

Application to the Federal Constitutional Court for

Transfer of proceedings to the Attorney General

Fri 30.04.2021 11:04

High Court,

In the above proceedings, I request that the files be closed and forwarded to the Attorney General of the Federal Republic of Germany.

Because this is not only about grossly erroneous government action in the area of climate protection measures.

By deliberately failing to adopt the urgently needed, survival-critical protective measures against the now massively escalating climate catastrophe, the Federal Government, in particular

- Chancellor Angela Merkel

- Environment Minister Svenja Schulze

- Minister of Economics Peter Altmaier

knowingly and thus intentionally or, with regard to the legal consequences of their actions/omissions, at least conditionally intentionally, is committing the attempt of

genocide according to Art. 6 (c) Rome Statute

and

crimes against humanity according to Art. 7 paragraph 1 (b) Rome Statute

against the plaintiffs, the citizens of the Federal Republic of Germany and the entire world population.

In addition to the - thankfully - clear and unambiguous findings of your Senate, impressive evidence of the intentionality of the defendants' actions can be found, for example, in the following reports:

[Emissionsbudget: Zur wichtigsten Zahl beim Klimaschutz schweigt die Regierung - DER SPIEGEL](#)

[Geheimsache CO2 - Wie die Klimapläne der Regierung zur Erderwärmung beitragen | Kontraste - YouTube](#)

Moreover, it is questionable whether, due to the repeated years of deliberate delay in the adoption of highly effective measures against global heating by the federal government, the experimental stage has already been exceeded and the occurrence of the demise of the plaintiffs, the citizens of the Federal Republic of Germany and the entire world population can no longer be averted, i.e. the elements of a crime are fulfilled.

To make matters worse, the German government is also aware that the World Meteorological Organization (WMO) has determined that the maximum level of global warming that can still be bearable, so 1.5°, will not be reached in 2030, but as early as 2024.

In this respect are not for example for years braked and finally obviously completely insufficient measures for the averting of the deadly climatic disaster but absolutely maximum power efforts - like the immediate exit from coal, oil and gas, the immediate ending of any fossil subsidies, the massive subsidization of renewable energies, the active protection of the Amazon rain forest by cancellation of the EU-MERCOSUR agreement, which has been massively destroying the Amazon rain forest since the treaty was announced, as well as a fundamentally new, climate protection-oriented economic policy - necessary to save the plaintiffs, the citizens of the Federal Republic of Germany as well as the world population from the all-destroying, in the meantime exponentially increasing global warming.

[New climate predictions assess global temperatures in coming five years | World Meteorological Organization \(wmo.int\)](#)

[WMO Provisional Report on the State of the Global Climate in 2020 - English - YouTube](#)

[2020 on track to be one of three warmest years on record | World Meteorological Organization \(wmo.int\)](#)

[Animation on the occasion of the Climate Ambition Summit 2020 - English - December 2020 - YouTube](#)

The federal government must resign immediately!

The completely inadequate and still thwarting any highly ambitious climate protection measures Federal Climate Protection Act has to be repealed as a whole immediately.

The above-mentioned, for the survival of the plaintiffs, the citizens of the Federal Republic of Germany as well as the entire world population extremely urgently necessary, absolutely maximum protection measures for the averting of the beginning of the irreversible climatic disaster in 2024 are to be decided immediately by the parliament.

Gisela Toussaint

Lawyer

Geigersbergstr. 31

76227 Karlsruhe

Germany

www.vrany.de