



PROFESSOR SUCHARIT BHAUDI... RABBLE-ROUSER?

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Professor Sucharit Bhakdi of Kiel, Germany, who has spearheaded the campaign against the "Covid" dictatorship and the MRNa "vaccines," has recently been indicted on flimsy charges that boil down to rabble-rousing. What is more, a change to the German Criminal Code has just been waved through the Bundestag, one designed to facilitate a clamp-down on dissidents of every stripe, including those who do not buy the "Satanic Putin" tale. We review the issues here.

Since the 16th Century and the crusade waged by a certain ex-Augustinian and heavy feeder, unredeemed by his undeniable literary skills, and going by the initials ML, Germany's enthusiasm for freedom of speech and freedom tout court, has been at best, lukewarm. Mendelssohn Moses, author of these lines, would merely remark that the views of that monk on the subject of my co-religionaries, though notoriously [unflattering](#) were perhaps less immediately disastrous than his views on the peasantry—8,000 murdered in the [Peasant Wars](#) of 1524 to 1526.

The fact remains that from the days of the bizarre ML, the German-speaking world, like England since the day of that other heavy feeder Henry VIII, has squirmed in fear of the authorities.

However, while in 2022, the entire German state apparatus is seen to fawn and simper before its NATO oppressors, Germany is not quite Sodom and Gomorrah: she has righteous men in her midst.

Such as Professor Sucharit Bhakdi, standing straight as a poplar. Although born a Thai, he has been a German citizen for decades, while his endless CV points to perhaps the most-decorated natural scientist in the contemporary German-speaking world:

- 1979 Justus Liebig University Giessen Prize
- 1980 Konstanz Medicine Prize
- 1987 German Society for Microbiology Prize
- 1988 Dr. Friedrich Sasse Prize
- 1989 Ludwig Schunk Prize for Medicine
- 1989 Robert-Koch-Förderpreis of Clausthal-Zellerfeld
- 1991 Gay-Lussac Humboldt Prize
- 2001 Aronson Prize

2005 H. W. Hauss Award

2005 Verdienstorden des Landes Rheinland-Pfalz

2009 Rudolf-Schönheimer Medal of the German Society for Arteriosclerosis Research

From the outset of the Scamdemic, Bhakdi [spoke out on every occasion](#) against the irrational “anti-Covid” measures, and then, well ahead of the curve, against the so-called MRNa-based anti-Covid “vaccines,” foreseeing precisely what forms of harm would likely arise. Suddenly, he and his wife Karina Reiss became international celebrities, [and their books](#) on the matter, best-sellers. (Separately, there is also an excellent [dissection of the “Covid” scam](#) networks by two intelligence specialists).

Where NATO Stalkers, Playing Goodie Two-Shoes, Make the “Law”

But in Germany, the hyena, not the bear, roams the wilds. The moment an intellectual pokes his head above the parapet, an army of hyena-like Goodie Two-Shoes pore over his every word, in hopes of finding a nano-particle of that catch-all substance, “anti-semitism.” (As an aside, allow me to add that Palestinians and “Arabs” are every bit as much the Semite as Papa Mendelssohn, save that anti-Palestinian, anti-Arab and of course anti-Muslim sentiment is actively encouraged... one wonders why?)

Be that as it may, one day in April 2021, bursting out in disappointment at the lamb-to-the-slaughter attitude of Israel's citizens in the face of the vaccine lobby, Professor Bhakdi exclaimed:

“Here we have a people who fled Germany, a Germany racked by outright Evil, and we find they have made (of their country) something worse even than was Germany then (...) What is disturbing with the Jews, is how quickly they learn. No other people learns so readily. But they have learnt what is Evil—and they have put it to work. Israel has become hell on earth.”—Die lebende Hölle.

On September 24, 2021, at an election meeting whilst campaigning for office on the Die Basis party ticket, Bhakdi declared that the “anti-Covid” injections were to be analysed in the context of an Endziel, a “final solution” or second holocaust.

If one can still speak of “law” in Germany's current state of disarray, we are to believe that merely referring to a second holocaust would amount, in legal terms, to “relativising” that which struck the Jews in W/WII. One fails to see how such a ludicrous argument might hold, but the point, of course, is to

muzzle all opposition.

And so, in July 2021 we find the Public Prosecutor at Kiel, the town of Bhakdi's residence, examining whether the Professor should be indicted for "relativisation" (sic) and "incitement to hatred" (Volksverhetzung), which roughly corresponds to that legal UFO known to the English-speaking world as "hate crime." To the keen disappointment of some, in November 2021 the Prosecutor dropped the case for lack of suitable grounds.

The air resounded with relentless howling from the hyenas however, and by May 2022, Kiel's superior, the Public Prosecutor for the State of Schleswig Holstein, had been got to file a complaint against Bhakdi for "incitement" to hatred and contempt, which was accepted by the Plön Circuit Court (Amtsgericht) in November, just in time for Bhakdi's birthday. By the way, the legal position has been dealt with on several occasions and very competently, by a group of "dissident" Judges and Prosecutors, [KriSTA](#).

In any event, assuming that poor Germany, littered with US bases and atomic weapons, may still exist in May 2023, the case will be tried in March 2023.

Bhakdi Attempts to Head Off the "Covid" Disaster

Allow me a digression here: Professor Bhakdi is a practising Buddhist, and something of a visionary, foreseeing the consequences of acts and events years, even decades in advance. For us Jews, Bhakdi is the very definition of a prophet. Like the vaccinologist Stefan Hockertz, who has had, literally, to [flee Germany](#), or his colleagues Professors Vélot, Peronne or Toubiana in France, or the medical doctors Carlo Giraldi, Dario Giacomini and Giovanni Vanni Frajese in Italy, Bhakdi was right about "Covid," right about the "anti-Covid" scam, right about masking, right about the D-dimer tests, right about the MRNa vaccines—while most of the Western world was hiding under the bed.

Fearing for the future of Man, and to crack us out of mass-hypnosis, Professor Bhakdi has a penchant for harsh, even ruthless language - prophetic if you prefer. Upon this being who suffers for Man and who is therefore vulnerable, unlike the grinning enforcers of this world, falls the latter's rage, as they attempt to drive him to bankruptcy through legal fees, and to despair.

Wailing and Teeth-Gnashing? The Rest of the World has had Enough

Before looking at the changes to German law on *Volksverhetzung*, voted up shortly before midnight on October 20, 2022, allow me to return to the allegedly unique character of what happened to European Jewry between 1939 and 1945, the incessant droning repetition of which is designed to keep Germans cowed and on the leash for eternity.

Most historians would put the figure for the dead amongst my co-religionaries at roughly six million. WHAT then shall we say of the 26 to 40 million Slavs, Hungarians and Gypsies of various nations "lost in death's dateless night" during Operation Barbarossa? Entirely burnt up, sacrificed—that is what the Greek word "holocaust" means. For Russia alone, though the exact figure remains unknown, 20 million civilians at least are thought to have been lost, and well over ten million soldiers, as the Wehrmacht broke over her borders. What if Operation Barbarossa had succeeded? Would there yet remain a single Slav on earth? Bear in mind that we are meant to believe that the Western Ukraine is not "Slav". Therefore, what of the current alliance between Germany, NATO and the Stepan-Banderites in the Ukraine—is this not Operation Barbarossa II?

Accordingly, Papa Mendelssohn has a message to his co-religionaries: Watch your step. The peoples of the rest of the world have had it up to here with our non-stop wailing and gnashing of teeth over the events of 1939-1945, used to justify the many and varied crimes perpetrated before our eyes—or, face it, by us. Get to work on the veterinarian Albert Bourla and his bosses first. Given the kill-rate in Israel from the vet's injection campaign, saving what's left of us Jews is going to be a tall order. So, deal with it. (As an aside—have we yet the right to call ourselves "Jews," as we blithely ignore Yahve's Sixth and most fundamental Order to Moses? Which is THOU SHALT NOT KILL).

Professor Bhakdi is Not, nor Ever Has Been, a *Volksverhetzer*

On no account whatsoever, neither in the ancient nor in the modern sense of the term, can Professor Sucharit Bhakdi be said to be a "*Volksverhetzer*."

The term *Volksverhetzung* is an ancient one, referring to acts that deliberately cause disturbance amongst the people. It is made up of the term Volk (people), and the ancient verb *hetzen* or *verhetzen*, which means "to stir up" or "incite." Might there be some sort of relation between the verb *hexen*, to cast

an evil spell, and *hetzen*? Whatever—the fact remains that in modern times, the legal purview of such an offence must always be very narrow indeed, and restricted to those rare circumstances where an agitator willfully stirs the crowd to perpetrate a crime against persons or property. A very recent and telling example of *Volksverhetzen* and *Hexerei* (witchcraft) is when provocateurs excited the crowd to burn fifty Russian-speaking trade unionists alive in their offices at Odessa on May 2, 2014.

And so we have the latest wording (October 20, 2022) of Section 130 para. 5 of the German Penal Code:

“Whosoever shall approve of, deny or crassly downplay whether in public or at a demonstration, a gesture amongst those referred to at Sections 6 to 12 of the International Criminal Code directed at a group referred to at paragraph 1, point 1 (of the German Criminal Code), or against an individual on account of his belonging to that group, in such fashion as to incite to hatred or violence against such persons or group and to disturb the peace, may be sentenced to fines or to three years’ goal.”

As the Göttingen legal scholar Dr. Wolfgang Bittner [observes](#), Sections 6 to 12 of the International Criminal Code concern genocide, crimes against Mankind, against persons, operations and humanitarian emblems, and war crimes that involve forbidden methods of means of war. That Section's purview is so vast, that a Prosecutor or Magistrate will enjoy virtually unrestricted latitude faced with dissidents of any stripe. What of Demonstrator X marching down the street, whilst somewhere lost in the crowd Demonstrator Y, a hirsute fanatic or provocateur, waves about a sign with irresponsible scribblings? Might X be prosecuted for marching in the same crowd? With the new wording of Section 130, the answer may very well be Yes.

“Political convictions” and New Section 130

Neither is Colonel (Reserve) Edgar Siemund a happy camper—as one sees from his remarkable commentary, published on November 3rd in the on-line Austrian weekly *Wochenblick*.

Col. Siemund, a practising lawyer, notes that the German Government claims to have had new Section 130 para 5. voted up, only further to grievances raised by the EU, when Germany “failed” to implement EU Council Framework Decision 2008/913/JAH dated 28th November 2008 on various forms of racism and xenophobia. That Framework Decision however, dates from 2008, while the Bundestag was called upon to vote in October 2022—out of the blue and near midnight—on this rider, smack in the midst of

NATO's Operation Barbarossa II.

Secondly, Col. Siemund pointed to a fascinating little "Whereas" (N° 10) of that Framework decision, where one reads:

"This Framework Decision does not prevent a Member State from adopting provisions in national law which extend Article 1(1)(c) and (d) to crimes directed against a group of persons defined by other criteria than race, colour, religion, descent or national or ethnic origin, such as social status or political convictions."

Are we to understand that harsh critics of the Ukrainian Banderites such as Arno Klarsfeld, may henceforth be indicted for *Volksverhetzung*, having objected to the Banderites' "political convictions?"

As one will readily perceive, like most of what passes for EU legislation, these self-proclaimed "legal" texts are so poorly drafted, as to admit of virtually any interpretation or rather, manipulation. That this is precisely the aim, is scarcely conjecture.

Following Col. Siemund's lead, we shall skim through the all-purpose terminology offered up on a platter to Prosecutors, terminology for which the new German Section 130 does not trouble to propose a definition, whether linguistic or legal.

- *leugnet* (to deny) : should a researcher express doubt as to a received "truth", has he ipso facto become a "denier?"
- *gröblich verharmlosen* (crassly relativise or minimise): who shall define the semantic field of the adverb "crassly"? What does "relativising" a murder mean? Merely placing it into a military or social context? Would a silly, vulgar joke brawled out at a drunken get-together suffice ?
- *zu Hass aufzustacheln* (inciting to hatred) : what is "hatred"? Lack of respect for a Banderite? How does one "incite" third parties to hatred? Does that take years? Months? Minutes? Must the inciter hold sway and authority over the incited?

As an aside, it is my conviction that the notion of "hate crime" has no place, in any form, in any modern

legal system. Either the hater undertakes an overt, criminal act against persons or property, or engages in an overt, criminal conspiracy to commit such acts. What he may think, whom he may hate, will always remain irrelevant to the law—unless actual harm be done. Or unless we intend to carry on policing Thought—a trend which cannot but lead to mass psychosis, outbreaks of rage and thus criminality on an unheard-of scale.

Surprise!—The Non-Existent “Russian” Lobby and Sundry “Dissidents”—The Law’s Real Target

On November 5th, 2022, Ulrich Heyden, a formerly mainstream and now “controversial”, Moscow-based reporter, observed in [Rubikon Magazin](#) that the German Parliament, manifestly intent on setting up a legal grey-zone, expressly declined to restrict the notion of Volksverhetzen in criminal law, to those rare cases where a domestic or international Court had already found that some form of war crime or crime against humanity was indeed involved.

According to Heyden, a prominent Green Party MP, Canan Baryam, after expressing delight at the opportunities the new Section 130 might afford against the opposition party Alternative für Deutschland (AfD), let the cat out of the bag [to Legal Tribune](#): “one can full well imagine a state of affairs,” where the new Section 130 might be relied upon against those who fail to toe the NATO line on “Putin’s” war in the Ukraine. “For example”, she said “in the context of the Russian war of aggression, endorsing a war crime against the Ukrainians as a group via slogans or signs carried aloft at a demonstration, could become an indictable offence.”

New Section 130 Cunningly Interwoven with the G10 Act

As though the above were not enough, on to the hidden nasties. Like Dr. Hans-Georg Maassen, former head of the Bundesverfassungsschutz (domestic intelligence services) now considered to be a “dissident” and a “conspiracy theorist”, Col. Siemund has happened on another worm in the bud. Section § 3 para. 1 S. 1 Nr. 6A of the Act dealing with limits on the secrecy of private correspondence (Gesetz zur Beschränkung des Brief-, Post- und Fernmeldegeheimnisses)¹⁰, known as the G10 Act, refers back to the aforesaid Section 130.

Given the rarefied responsibilities Dr. Maassen held until very recently, it may not be found amiss to cite

[his Tweet](#) from October 26th in full:

"Take a close look at the new wording of Section § 130... it's an onslaught on freedom of opinion. Few realise that Section § 3 para. 1 S. 1 Nr. 6A of the G10 Act refers back to it. (...). The latter Section deals with monitoring telephones, WhatsApp, e-mails etc. and the post by the intelligence services, which monitoring may be set up as soon as someone even thinks of Volksverhetzung. Since we now have a broader purview of Section § 130 of the Criminal Code, Section § 3 of the G10 Act may be implemented without restriction. The law as it stands today, was already unworthy of a free democracy, since the intelligence services may listen in to someone on mere suspicion of Volksverhetzung (as opposed to some capital crime). With the broadened purview of the offence under Section § 130 and consequently, extension of Section § 3 of the G10 Act, not a shred remains of the secrecy of private correspondence."

Just perhaps, writes Col. Siemund, those who live in glass houses might not want to throw stones – while 12 million Germans have been forced or coerced into taking the "anti-Covid" shots with the disastrous known effects, the unvaccinated have been ostracised and deprived of basic rights. One day rather sooner than one might imagine, these twisted laws may be twisted back against the perpetrators of these new forms of injustice ... such as one Nils Dampz, who, from German public television's ARD studios at Los Angeles, in an article attacking Elon Musk, went on to refer to non-conformists as "rats, racists or conspiracy theorists".

Meanwhile, back at the Ramstein air base in Hessen, the earth trembles at the arrival of US bombers, whilst Foreign Minister "Miss Piggy" Baerbock baldly states that the Ukraine's interests must prevail over those of Germany's citizens. Behind the back of Chancellor Scholz, away in China attempting to patch up the broken crockery, Miss Piggy then receives US Secretaries Blinken and Vikki "Cookie Handout" Nuland.

Keep calm and carry on. As the Gauleiters winkle away at their work of death and destruction, a shadow government is arising in every nation of Europe, made up of those who like Sucharit Bhakdi, are Thomas Mores who will keep their head.

[On November 30, 2022, Professor Bhakdi spoke, via video, to [a sold-out conference in Austria](#), to which Herbert Kickl head of the FPÖ, sent a message of greetings when he was unable to attend at the last minute].

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