

## Let's deport the state under the rule of law

The "Ordered Return Act" is essentially about declaring flight a crime, systematically disenfranchising, excluding and destroying fugitives.

A 'toleration light', a new status of the disenfranchised, is planned. All those from 'safe countries of origin' are potentially affected, including, for example, refugees from Albania. And all those who afford to 'refuse to cooperate', such as not entering an embassy. They can be downgraded to "toleration light" by the authorities. Who can be affected by it, who will be affected? For example a young woman in Bavaria. She fled from a forced marriage with her rapist and stated a wrong age. Reason enough for Bavarian authorities to lock her away and to deport her mercilessly because of "lacking duties to cooperate".

With Duldung light all these humans are excluded in principle all integration measures, work, school and training possibilities are completely denied to the concerning people and social means are strongly shortened, far under the prescribed minimum benefits. In other words, they are rightless, destitute, excluded and unemployed. The only people who could benefit from this are racists\* and organised crime, and they hardly find a better breeding ground - in particular it helps sex slavery.

It contradicts all principles of freedom and equality, and the abuse of power by authorities is bottomless. That is inhuman racism! There must not be a Duldung light!

Prison only for fugitives is to be extended extremely:

If fugitives do not obey, as for instance going to work instead of to the appointment for the embassy, this should be allowed to be punished with 14 days of imprisonment in a benevolent manner.

Detention for deportation should be almost arbitrarily possible: Not to explain voluntarily to leave, not to notice dates or money for the escape to have paid, should be sufficient, in order to lock humans away up to 18 months.

Who does not want to advance the deportation of himself or his own children,

can get arrested for it. This contradicts the principle of not having to incriminate oneself. It sees the burden of proof the other way round, from the foreigners authorities block away, the detainees must prove that the reasons for detention of the authorities are not lawful. This already happens in a similar way with "guilty pseudo paternities".

And to top it all off, EU law is to be openly broken by violating the separation rule and by fleeing.

Those who do not obey must be imprisoned: that is the signature of fascist regimes.

The crowning glory is to criminalise civil society and legal action. It is currently planned to classify deportation as a secret.

It exposes the character of deportations - deportations have always been and are shameful! Abolish deportations!

In the slipstream of racist special laws, abuse of power, systemic violence and right-wing extremist violence are on the rise.

The authorities think they can allow themselves anything as long as they only violate the individual rights of the fugitives.

For instance by arrangement of house searches and 3-Tagesduldungen.

In the ANKER centres there are systematic unprovoked uses of force by security forces, some of which are used in

Whatsapp groups openly report violence against fugitives as if it were a game.



In 2018, right-wing extremist attacks in Germany increased sharply. The number of unreported cases rises at the same time as potential victims are deprived of their rights.

It is only a matter of starving people and destroying them.

However, the wealth of principles and institutions violated by the mania for exclusion shows that we are on the right side:

Public pressure in the 1920s was able to ensure that deportation camps were closed. Time to do it again!

Away with all deportation jails and camps! Orderly return law into the barrel! Abolish racist special laws!