

FOR WHICH CRIMES IS THE DVNLP IN THE PILLORY?.....	1
A. MISCONDUCT AND SUSPECTED OFFENCES IN THE DVNLP	1
B. VIOLENCE AND CRIMES OUTSIDE THE DVNLP'S AREA OF RESPONSIBILITY	4
C. CRIMES FOR WHICH THE DVNLP IS RESPONSIBLE.....	4
1. <i>Depersonalization - The DVNLP turns a Member into a Non-Person</i>	6
2. <i>Revictimization - The DVNLP criminalizes and pathologizes the Complainant</i>	7
3. <i>Elimination - The DVNLP utilises the Destruction Energy of the Perpetrator System</i>	7
D. DVNLP SUPPORTS PEDOCRIMINAL OFFENDERS	8
E. DVNLP MAKES MEMBERS DISAPPEAR.....	8
F. LAST, NOT LEAST.....	11

For which Crimes is the DVNLP in the Pillory?

*Thies Stahl, December 27, 2017, update January 27, 2020*¹

In the last few years since 2014, I have often been asked: Why don't you just leave this association, which so obviously operates below your level, behind? What is your struggle with the DVNLP about?

It is a responsibility and an obligation which I face up to in the light of my knowledge of misconduct and alleged or actual crimes committed by individual DVNLP members and also by the DVNLP as an association², or even those which were naively and incompetently ignored by the DVNLP leadership and not considered by the board in its decisions. These misdemeanors and alleged or actual crimes can be divided into three groups.

A. Misconduct and suspected Offences in the DVNLP

The complainant, who was injured in the DVNLP, was a participant in one of my master courses, with whom I entered into a relationship nine months after the end of the course in December 2011. Only little by little did she tell me not only about the

¹ 11.01.2018: Chapter E added, last paragraph changed; 12.04.2018: Update Links; 27.05.2018: Minor corrections and additions (in chapter D: Denunciation at the LKA by DVNLP-officials, and in chapter C Def. of crimes); 28.05.2018: Footnote #10 changed, 17.08.2018: Update links, 15.09.2018, 20.09.2018: Errors corrected, 30.07.2019: Links corrected, 18.01.2020: Corrections and link "Legal facts" new; 27.01.2020: Corrections. On ThiesStahl.de this text and all documents linked to in this text can be found on the website <https://thiesstahl.com/texte-und-materialien-zum-dvnlp/>.

² See *"The Perverse Triangle as a Recursive Pattern in DVNLP"*, *"Violence, Abuse, Double Morals and the Return of the Repressed in DVNLP"*, *"DVNLP Abandoned by All Good Spirits? predetermined breaking point fascistoid-totalitarian slips and loss of self-control"*, *"The NLP and the madmen. The DVNLP corrupts its method"*, *"My beautiful delinquent German Association! DVNLP completes perpetrator-victim conversion"*, *"Perpetrator Association DVNLP - Silence, Denial and Repression"*, *"DVNLP + GNLC hide suspected sex offender"* and *"Psychiatry. Not funny."* as well as *legal facts of the "DVNLP case"*, *"DVNLP relies on lying managers"* and *"DVNLP lies. Chronic"*.

violent experiences of her childhood and her exit from a pedocriminal offender system, against which she decided to testify as a key witness, but also about violent experiences she had had in my DVNLP-certified Master and as a participant in other DVNLP seminars and as a client of DVNLP-certified coaches and psychotherapists.

These experiences, according to her reports suppressed in the DVNLP - with physical violence - were emotional, physical and sexualized violence in power-asymmetrical relationships, either teacher/course assistant participant or coach/psychotherapist client/patient, starting in 2004. As the perpetrators had violated the DVNLP's ethical guidelines and thus fell within the area of responsibility of this association, she had filed a complaint.

The relevant misconduct and alleged crimes also fell, at least as I felt, within *my sphere of responsibility*, as is clear from the fact that the complainant reported,

- to have come to harm in the background of *my* DVNLP Master Course 2010/11 by *my* DVNLP Course assistant, XY³, whose affinity for violence and women's problem I obviously had overlooked as a danger for his coaching and psychotherapy clients - although he was assistant in many of my courses. XY had promised to help her to get out of the pedocriminal perpetrator system and also had faked corresponding activities for her - while at the same time he had increasingly made his competence as a manipulating NLP user, wingwave coach and hypnotist available to this system and used it criminally against her and her children,
- to have been harmed before by several participants of *my* DVNLP-certified Practitioner course 2004/2005: One of them would have been SF, one of her pimping husbands, who both would have been part of that pedocriminal perpetrator system in her life background. SF and others of *my* former students at that time, such as BE and RP, had coerced the complainant in "coaching" sessions in the exercise groups of that course and had harassed her with sexualized violence. One of them, RP, who would even have had these "coachings" paid for by the youth welfare organization run by the complainant and SF, now belongs to the group of DVNLP teacher trainers which she has reported,
- to have come to harm within *my* coaching training, presumably among others by *my* co-leader and colleague Martina Schmidt-Tanger and by SM and DN, two participants of this training group. SM is an "NLP-professional" employee of the "NLP-professional" owner Martina Schmidt-Tanger and DN was previously a participant in my master's course together with the complainant. DN would have acted as a liaison person in this coaching training, whose task, like that of XY, was to keep the complainant in check. DN, like XY as an auxiliary pimp of the

³ See the report "*Background of abuse complaints*" and my other texts. Names are as anonymous as in my other texts and in *Causa DVNLP - the chronology* .

perpetrator system in Hamburg, tried to to prevent the complainant in the coaching training from leaving this system by use violence. Martina Schmidt-Tanger would have known about this and also about the cooperation of her employee SM with DN. Both men were charged by the complainant with sexual violence,

- to have been harmed by the power and sexual abuse of several DVNLP teaching trainers and coaches of "my" DVNLP (which I, as its initiator, was instrumental in founding), e.g. in 2008/2009 by AL, the DVNLP Teaching Trainer of her Practitioner Course - besides the current DVNLP Teaching Trainers XY, SM and OA, the former course attendant of the Landsiedel Trainer Training, as well as three DVNLP Teaching Trainers and two DVNLP Teaching Trainers, who belong to the narrower circle of "causa DVNLP" perpetrators and whose names cannot be mentioned here in connection with the crimes accused by the complainant of being committed in the context of unethical role mixing,
- to have been harmed by users of "my" NLP method (which I brought to Germany in 1980), partly even with my own NLP methods, i.e. methods developed by myself, which the perpetrators obviously misused in perverted application for coercion and submission.

All these "my" formulations are of course intended to indicate that it was natural for me to help the complainant. They point out that the corresponding misdemeanors and crimes had not only taken place in the context and area of responsibility of the DVNLP, but also in my area of responsibility, in so far as it could have been possible for me - at least theoretically - to prevent them, e.g. by gaining more experience in dealing with participants and a psychopathic course assistant who are acting criminally and suffered from sexual preference disorders. Also I was not experienced in safely recognizing a pronounced "Jekyll & Hyde" dissociation.

Just like master course assistant XY, she asked the other DVNLP teacher trainers to help her to get out of the perpetrator system that exploits and harasses her and her children. All DVNLP instructor trainers, as the complainant reported, had disregarded her limits and her right to sexual self-determination in roles mixed up between private and professional life. Instead of helping her, they had thought more about her own lust and satisfaction and, above all, her NLP business than about the needs and legitimate demands of her client and training participant, the complainant. And: In all cases, the violent and criminal acts of the DVNLP teachers, coaches and psychotherapists concerned, which were directed against the emotional and sexual integrity of the complainant, would have occurred in the context of an unsound equal orientation towards the subjugation and exploitation of the complainant, that is in overt or covert consensus with her background perpetrator system at the time - mediated through XY or one of her two pimping husbands who were cooperating with each other and who, being at the center of this perpetrator system, would have had the complainant and, most worst, also her children firmly in their grip.

B. Violence and Crimes outside the DVNLP's area of responsibility

The complainant reported experiences of violence and crimes against sexual self-determination that had already taken place in her life in large numbers before DVNLP teachers and coaches ingloriously participated in the statistics of crimes already committed against her. These crimes were neither the sphere of responsibility of the DVNLP, nor of mine, because all the other perpetrators of her family and pedocriminal perpetrator system were unknown to me - apart from GB, who abused his position as a professor of psychology examining the complainant, as well as the advisor and supervisor of her youth welfare service and training institute, and whom I knew remotely from my Gestalt therapy training in 1977.

I know a great many of the acts of violence and abuse committed against the complainant before 2004 and in some cases since her early childhood, from her extensive autotherapeutic treatment texts and from conversations with her. As her partner, however, I have also co-experienced many scenes of abuse, sexualized violence and evil punishment very vividly and closely, when, in the course of her writing and therapeutic trauma processing, they came up spontaneously as concrete memories from her repression and she relived them intensively and with the painful physical side effects of the original scenes.⁴

C. Crimes for which the DVNLP is responsible

According to the complainant's reports, which were suppressed in the DVNLP, it appears that some DVNLP instructors not only failed to help the complainant, but also exceeded ethical and criminal law limits towards her, for their own hedonistic and egoistic motives.

Furthermore, several DVNLP members, e.g.

- the current honorary members Cora Besser-Siegmund and Dr. Franz-Josef Hücker,
- the DVNLP honorary prize winners Stephan Landsiedel and Ralf Dannemeyer,

⁴ I have never been - and of course I am not - her psychotherapist. However, on the basis of my own psychotherapeutic experience and my trained perception of psychophysiological changes of state, it was always immediately clear to me in these situations that the reports of the complainant, which were presented as unbelievable by the DVNLP officials who were intensively involved in conflicts with her (above all Martina Schmidt-Tanger, Dr. jur. Jens Tomas and Petra P., who psychopathologized her and denounced her to the police and public prosecutor's office denounce as a false accuser) were without doubt valid descriptions of real violence experienced by the complainant. This is true for experiences from her childhood as well as for those in which she was badly abused as an adult - also by DVNLP members - male and female. In The "Causa DVNLP" has been made it abundantly clear that sexual abuse and sexual violence is no longer a exclusive domain of male members.

- the spokespersons of the Mediation Section and (at that time) of the Regional Group Hamburg of the DVNLP, Anita von Hertel and Petra P. and
- the current board members Leo Buchholz and Ralf Dannemeyer as DVNLP-members together with
- the current honorary members Martina Schmidt-Tanger and Dr. jur. Jens Tomas, who can be considered to be the "Causa DVNLP" main perpetrators,

participated in a perfidious perpetrator-victim-reversion process directed against the complainant and in her "disposal" by a criminally staged association exclusion.

In doing so, the DVNLP - as an association - has once again harmed the complainant on a completely different, but no less painful level. This is not only about a financial loss caused by a bad investment in her training as a DVNLP instructor, but above all about the emotional, physical and health consequences of an extreme mobbing that ends in an DVNLP-official character assassination and a violent elimination, as the complainant had to experience as a DVNLP association-official one.

The misdemeanors, derailments, breaches of statutes and laws for which the DVNLP is responsible to the complainant are crimes - both in the sense of the Duden⁵, which defines crimes as "serious offences" and as "detestable atrocities" and "reprehensible, irresponsible acts", and in the meaning of "*crimes against humanity*". This term is meant not only in the sense of § 7 VStGB, in which the corresponding criminal offence, "crime against humanity", according to the criticism of Karl Jaspers and Hannah Arendt, would probably have been better translated as "crime against humanity"⁶ but also in the sense of "crimes against the spirit of NLP", i.e. in the sense of crimes against all humanistic values of the tradition from which NLP originated.

This association, which with NLP represents a method that should actually make it easier for people to deal with their history and its consequences, has committed the crime of placing an additional burden on the complainant as a trauma survivor: By refusing, in violation of the statutes, to investigate serious misconduct by its members and by blocking and making a perpetrator-victim compensation impossible (for the injustice committed by the complainant within the DVNLP by means of internal conciliation or mediation) this "perpetrator and follower" association DVNLP still expects the complainant to carry the burden, the guilt and the shame of the DVNLP trainers and association functionaries who are involved in conflicts with her. That seem to be always the case when there is no victim-offender compensation or sanction or punishment of the perpetrators.

⁵ <https://www.duden.de/rechtschreibung/Verbrechen>

⁶ https://de.wikipedia.org/wiki/Verbrechen_gegen_die_Menschlichkeit

The crime against humanity, the spirit of NLP and, above all, to the detriment of the complainant for which the DVNLP is responsible can essentially be assigned to these three categories of description:

1. Depersonalization - The DVNLP turns a Member into a Non-Person

*"There is an even worse fate than being a trauma victim, namely not being recognized as a trauma survivor."*⁷ This quote⁸ sums up a crime for which the executive board of the DVNLP, this association of humanistically oriented communicators, is responsible: Failing as a model and setting an example for a *"reprehensible, irresponsible act"*. The non-recognition and therefore also the disregard of an DVNLP member as a trauma survivor, who was presumably harmed by other DVNLP members, becomes clear from the monstrousness that the board of directors consistently did not hear the complainant and blocked her hearing both by the responsible association committee, the arbitration commission, and by the general meeting. Treating the complainant in this way in the DVNLP as a non-person is, as a perfidious attack on her dignity, a crime against humanity.

This is particularly the case because the perpetrators Martina Schmidt-Tanger and Dr. jur. Jens Tomas, who, along with Cora Besser-Siegmund, who is rather laying low in the DVNLP, are probably most responsible for the perpetrator-victim-reversion attack against the complainant in the DVNLP, just like the rest of the DVNLP leadership, knew very well that the complainant was a (very resilient, but nevertheless) trauma survivor. And they also knew that a person who is engaged in therapeutic workup, i.e. in the correction and healing of a complex post-traumatic stress and trauma sequelae disorder, while at the same time being threatened by a perpetrator system⁹ that spreads violence and fear, needs anything but a disrespectful and derogatory non-recognition of his or her person and a conscious disregard for his or her challenging life situation.¹⁰

⁷ The complainant, herself a textbook example of resilience, agrees with me that the term "trauma survivor" is more appropriate. It leaves more room for the perception and development of activity and effectiveness, while "victim" fixes the meaning more on a passive "being the victim", i.e. a person is linguistically made into a thing, stripped of his processuality and thus of his self-healing powers (NLP-wise spoken: is nominalized). Moreover, a "victim" of (latent) aggression and (potential) perpetrators of violence is probably abused again - as some of the abusers and perpetrators of violence of the complainant from more than three decades, including apparently also some DVNLP teachers and trainers, would probably confirm.

⁸ From Marc Rufer, *"The Dark Side of Psychiatry"*.

⁹ *"Why not move to the Eifel [a dull and secluded region in Germany],"* my colleague Martina Schmidt-Tanger, an influential advisor to the DVNLP board of directors, said to the complainant and me when we told her that we had installed a camera from the door because of the death threats from the Hamburg pedocriminal offender system.

¹⁰ As I will show in *"Contexts of the 'Causa DVNLP'"*, this repeats in the DVNLP the way the 1987 NLP community dealt with Corine Christensen, who was murdered in Richard Bandler's immediate vicinity, and who was made impersonated by the fact that about her, as a historically

2. Revictimization - The DVNLP criminalizes and pathologizes the Complainant

This crime committed against the complainant in the DVNLP has an additional dimension, which can be named by means of an addition to the above quotation: *"There are worse things than not being recognized as a trauma survivor, namely being criminalized and pathologized as a false accuser as a trauma survivor who was courageous enough to come out of the closet and file a complaint."*

The DVNLP leaders, Martina Schmidt-Tanger and Dr. jur. Jens Tomas, were already informed before the beginning of the actual "Causa DVNLP" in 2012 that the complainant would presumably not have sufficient evidence against XY and the other perpetrators inside and outside the DVNLP and that she would therefore possibly endanger herself with her decision to nevertheless report the pedocriminals and other perpetrators from her three decades of experience of violence: The psychologist Martina Schmidt-Tanger and the lawyer Dr. jur. Jens Tomas knew, just like the complainant and myself, that there was a risk that she would be accused of defamation and that she would be retraumatized in a perpetrator-victim-reversion, as we had spoken to them about this on several occasions. Martina Schmidt-Tanger and Dr. jur. Jens Tomas, together with the "Dr. jur. Jens Tomas" board of directors and the DVNLP lawyer mercilessly used this knowledge against the complainant - in order to protect her "NLP-professional" institute from loss of revenue, her joint "NLP-professional" colleague SM and herself from prosecution and the DVNLP from bad press. This is the perfidious core of the "DVNLP case": Instead of helping her, the association's leaders, together with the other DVNLP members mentioned by name above, officially criminalized, psychopathologized and psychiatrize the complainant - something that the pedocriminal offender system, which was acting against her with the same objective, was certainly pleased about.

3. Elimination - the DVNLP utilizes the Destruction Energy of the Perpetrator System

The DVNLP had thus not only failed to protect its member, the complainant, from the alleged perpetrators within and outside the DVNLP, but had completely sided with the perpetrator system outside the DVNLP by synchronizing its own actions to muzzle and eliminate the complainant by criminalizing her as a false accuser and by pathologizing her as a mentally disturbed person with the psychiatric attack¹¹ that was already criminally launched by the offender system outside the DVNLP.

By synchronizing its own will to eliminate and destroy with that of the perpetrator system, the DVNLP board of directors has caused the complainant additional great damage.

important person from the then living environment of NLP co-founder Richard Bandler, was nothing more told about than the pejorative information that she supplied Richard Bandler with cocaine and was used by him as a prostitute for his V.I.P. clients.

¹¹ See *"Perpetrators Association DVNLP - Silence, Denial and Repression"*, the *"Dossier Perpetrator-Victim-Reversion"* and *"Psychiatric Report - a Gift for the Pedocriminal Offender System and the DVNLP"*.

D. DVNLP supports pedocriminal Offenders

By covering up a proven sexual and power abuse and alleged crimes committed by DVNLP teacher trainers, as well as the proven abuses of power of its leaders who systematically are deceiving the DVNLP members, the DVNLP board of directors put the complainant, who opted out as a testifying principal witness from a pedocriminal perpetrator system, into a situation threatening her existence: The DVNLP board of directors supported a psychiatric attack against the complainant carried out by this system with an DVNLP-official psychopathologization and criminalization of her person in a fatal way: The DVNLP board allowing or ordered that the complainant, a DVNLP member, was denounced by DVNLP officials and members and by the DVNLP lawyer at the police and the public prosecutor's office as a mentally disturbed false accuser and also that, with misrepresentations and lies slandering her person, her name is immortalized in the files of the authorities. Up to now she was not successful, by disciplinary complaint, in removing the traces of the character assassination committed against her by the DVNLP. As one of the stunned effects of this perfidious association policy it could turn out that, in the event of a sexual act of violence that might be inflicted on her in the future, the complainant could be sure that any report she might then make to the police and the public prosecutor's office would immediately go into the wastepaper basket. The DVNLP is thus guilty of having largely lost its civil and human rights.

This crime of the DVNLP and the crimes demonstrably and presumably committed by individual DVNLP members against her, the DVNLP board of directors has left uncorrected to this day, and thus cooperates to this day with the pedocriminal perpetrator system which is still threatening the complainant.

Her departure out of this system eight years ago had not put an end to the threat posed by this pedocriminal perpetrator system for the complainant. Her willingness to testify, which she has made clear by the numerous reports she filed, has created a threat situation which is present to this day.

E. DVNLP makes Members disappear

Both in devastating and approvingly formulated mails, which I received after my "joint guilt" mail of 07.01.2018 to the DVNLP members¹², a pattern became clear: The most important person of the "Causa DVNLP", the association member disenfranchised and abused in and by the DVNLP, the complainant, was and remains consistently excluded. She is only mentioned by me, but otherwise she has disappeared and remains missing. She is not mentioned in any of the many mails from DVNLP members. Only one single member speaks - in accordance with the DVNLPs official character assassination - indirectly of an "egocentric and her sex and fraud stories", from which he doesn't want to hear anymore.

Those DVNLP members,

¹² Link: *"My mails to about 1700 DVNLP members"*.

- who wrote to me in a friendly way, praising my "spirit" as a "warrior", expressing their compassion for the unjust treatment of my person, honoring me as "the best NLP trainer", "the most important pioneer of NLP in Germany", "my teacher who deserves my respect and recognition" and wishing me to "find my inner peace" after all,
- as well as those who wanted to be removed from my "sick mailing list" and who were outraged that I am constantly "harassing innocent association members" with my private vendetta, which would have nothing to do with the association and its members, and enlightened me, that, as I must know, there is no truth but only my construction of reality, which, on top of that, would be based to a large extent on the construction of another person, and shows the "offended vanity" and the "arrogance" of the "great Thies Stahl",

did not mention with a single word the fact that I had to help a person, their former fellow member, who was disenfranchised and whose dignity was not only touched (German Basic Law: The dignity is untouchable/unimpeachable) but trampled underfoot. Even those whom I have reminded of this fact in a short back and forth mail correspondence persistently and completely blanked out this core of the "Causa DVNLP".

Through this consistent failure to mention the member who "disappeared" in the association, it became clear to me that, in addition to the "Nazi", "MfS decomposition", "witches and heretics" analogies I had previously used, an enlightening analogy was missing in describing the DVNLP case, namely that of the "disappearance of people" in military dictatorships. Also with regard to the use of this analogy, it is clear to me that the infinite suffering caused by the corresponding human rights violating practice in South American dictatorships actually prohibits the use of such analogies - if there were not a certain structural similarity.

During the mail exchange with those DVNLP members I realized: There is a pattern that runs through the causa DVNLP, from the beginning until now to this last mail to the DVNLP members: the exclusion of a person from communication and the complete disappearance of the person. This annihilation of a human being, this declaration of non-existence of a member who has come to harm, is the beginning, and to this day, the core of the "Causa DVNLP" crisis of this association.¹³

¹³ In my view, the DVNLP has seriously abused the complainant: In order not to have to deal with difficult topics, such as therapeutic abstinence (*Shouldn't § 174c StGB also apply to coaching and training contexts, by means of a voluntary commitment demanded by the association?*) or with the unethical mixing of roles (*Is it ethically unobjectionable, i.e. is it not also abusive, if DVNLP instructors charge others or themselves for sexual escort services rendered with coaching or training services?*), the DVNLP has ostracized her in a criminal way. It can be said that the DVNLP continues to abuse the complainant to this day because, probably for the same reasons, this association refrains from rehabilitating her and from apologizing to her after they officially and criminally prejudged her. The risk is probably too great for this association, and especially for some functionaries, that the alleged sexual crimes and unethical role mix-ups of DVNLP teachers

As a consistent pattern, it began on 30 May 2014 with the clear announcement by the Chairman of the Management Board, Dr. jur. Jens Tomas, regarding the crisis meeting I initiated with the Management Board and the complainant: *"As far as the meeting in Göttingen offered to you is concerned, this offer to you remains valid. ... [the complainant] is not and will not be invited by the board to attend."* This "non-invitation" was combined with an open threat of violence by the DVNLP lawyer, who was clearly operating at the edge of legality, in the event that she would nevertheless appear at the event hotel planned for this meeting.

The complainant was thus initially denied, in violation of the statutes, to refer her allegations to the Arbitration Commission, then a crisis talk with me, as the mediating background authority of the association, and the board of directors and finally - using brutal physical force - a hearing by the general meeting of members, by the sovereign of the association: The "military dictatorship" of the DVNLP leaders made one member of the community disappear.

As a pattern, this exclusion from all personal and internal communication contexts was repeated in the refusal of the DVNLP Arbitration Commission dealing with my appeal to hear the appellant: only I was invited, the appellant expressly not. They said they would talk to her later, which of course did not happen.

The decisive crime in the DVNLP, which has been denied and not dealt with by the association until today, is therefore the disappearance of a member and his accomplice, me. The complainant, who had been harmed, was only mentioned during the official character assassination, but has not been mentioned at all since then. Thus this "Causa DVNLP" pattern repeats another pattern in the NLP community that goes beyond the DVNLP: Also about Corine Christensen was not really spoken about and is still not spoken about today. She was shot with the NLP co-founder Richard Bandler's pistol, standing at arm's length¹⁴.

The DVNLP has made the complainant disappear in the Bermuda Triangle of the Bandler-Christensen tabooing of NLP¹⁵.

and coaches will come to light and then have to be discussed in the association from both ethical and theoretical points of view.

¹⁴ Link: *Internet research Bandler-Christensen*

¹⁵ See my article *"Violence, abuse, double standards and the return of the repressed in the DVNLP"*.