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DVNLP lies. Chronically

by Thies Stahl, on 25.01.2018, update on 17.01.2020¹

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On 24.01.2018, DVNLP Managing Director Berend Hendriks, explicitly on behalf of the Board of Directors, answered a member's question as to² why the DVNLP allowed itself to be "insulted" by Mr. Stahl with an indiscriminate collection of lies, false assertions and omissions. These can be found both in his reply e-mail to this member and in the four mail attachments: Stale DVNLP statements of the last years, whose old lies the board of directors reuses like fresh ones and which in their combined complexity are suitable to conceal the decisive "lies by omission" from the reader.

Misrepresentations and lies in the reply mail

Already in the short e-mail reply of its managing director the DVNLP spreads five untruths and lies.

Lie #1

He (Thies Stahl) has been excluded from the dressing because of bandage damaging behavior.

I resigned before the Conciliation Commission had even worked through the³ detailed documentation that I had submitted to it. On 13 April 2015, the chairman of the Arbitration Commission confirmed my resignation from 11 April 2015: "I have respect for your decision (to resign from the DVNLP) and indeed the arbitration has ended as desired".⁴

The DVNLP association lawyer also points out, e.g. on 07.05.2015 to the LG Berlin⁵, that I resigned: *"This resignation has been declared in the course of the current arbitration proceedings. The association has accepted the resignation with immediate effect. The arbitration proceedings have been terminated by implied withdrawal of the request for arbitration".*

The arbitration proceedings were not concluded by a decision of the arbitration commission, as the board of directors repeatedly states, but by my leaving the association. And this was connected with the withdrawal of my application to the Arbitration Commission, the superior body of the Association, to deal with the exclusion procedure initiated by the Executive Board. I decided to resign from the DVNLP when it became clear that the Arbitration Commission only wanted to talk to me and not to the complainant, who excluded her just as radically as the Board had done before.⁶

² Link: *DVNLP-GF Hendriks to member (reference to SPIEGEL)*

³ Link: *Causa DVNLP - the chronology.*

⁴ Link: *Last mail (13.04.2015) to arbitration commission*

⁵ Link: *Harms (07.05.2015) to LG Berlin*

⁶ I had noticed too late how strongly the pattern of exclusion of the complainant was already established within the association and its committees "Training and Further Training

In addition, Barbara Knuth and Ulrich Wewel-Erdmann had already voted for our expulsion in the MV, which had been deceived by the board. Henrik Andresen, who as the previous spokesman of the Arbitration Commission had campaigned for the preservation of our voting rights in this general meeting⁷, had been publicly punished⁸ for this by the chairman, Dr. jur. Jens Tomas, and had cancelled his participation in the discussion of the Arbitration Commission with me.⁹

The LG Berlin also speaks of a voluntary resignation on 01.07.2015: *"The membership rights of the plaintiff (my) in the defendant (DVNLP) lasted until his voluntary resignation"*.¹⁰ And it unmasks the circular, self-immunizing strategy of the executive board by pointing out that the decision of the general meeting to "self-authorize"¹¹ the DVNLP board with the help of a general power of attorney *"is already invalid for formal reasons because the plaintiff was denied participation in the involvement of these decisions due to the previously expressed exclusion"*.

The circular reasoning with which the board of directors tries to legitimize its actions is also uncovered by the LG Hamburg.¹² It judges: *"For the board of directors has had the decision it made on the exclusion of the defendant confirmed by the general meeting, bypassing its own statutes. In doing so, the defendant was not only unlawfully, but also forcibly prevented from attending the general meeting"*, and, *"...the exclusion of the defendant was (was) confirmed in the 2014 general meeting, while he was forcibly prevented from attending, although due to the suspensive effect of his challenge, he had a right to attend and thus to present his position."*

With its paradoxical logic, the board of directors still confuses its members today. The chairman, Dr. jur. Jens Tomas, even attempted to sell it to the Regional Court of

Commission", "Board of Directors" and "Board of Trustees" of the DVNLP. Furthermore, I had believed the chairman of the conciliation commission, the lawyer Wewel-Erdmann, that the commission had to conduct the discussions with the applicants individually for formal reasons. I am sorry today and it pains me to say that I was alone in a conversation with him and Barbara Knuth, while the complainant had to stay (literally) "outside the door" - fobbed off with courtesies and the mendacious promise that she would be invited.

⁷ Link: *Andresen arbitration award BF and Stahl (31/10/2014)*

⁸ Link: *lieu of an oath Declaration Dr. jur. Jens Tomas (09.12.2014)*

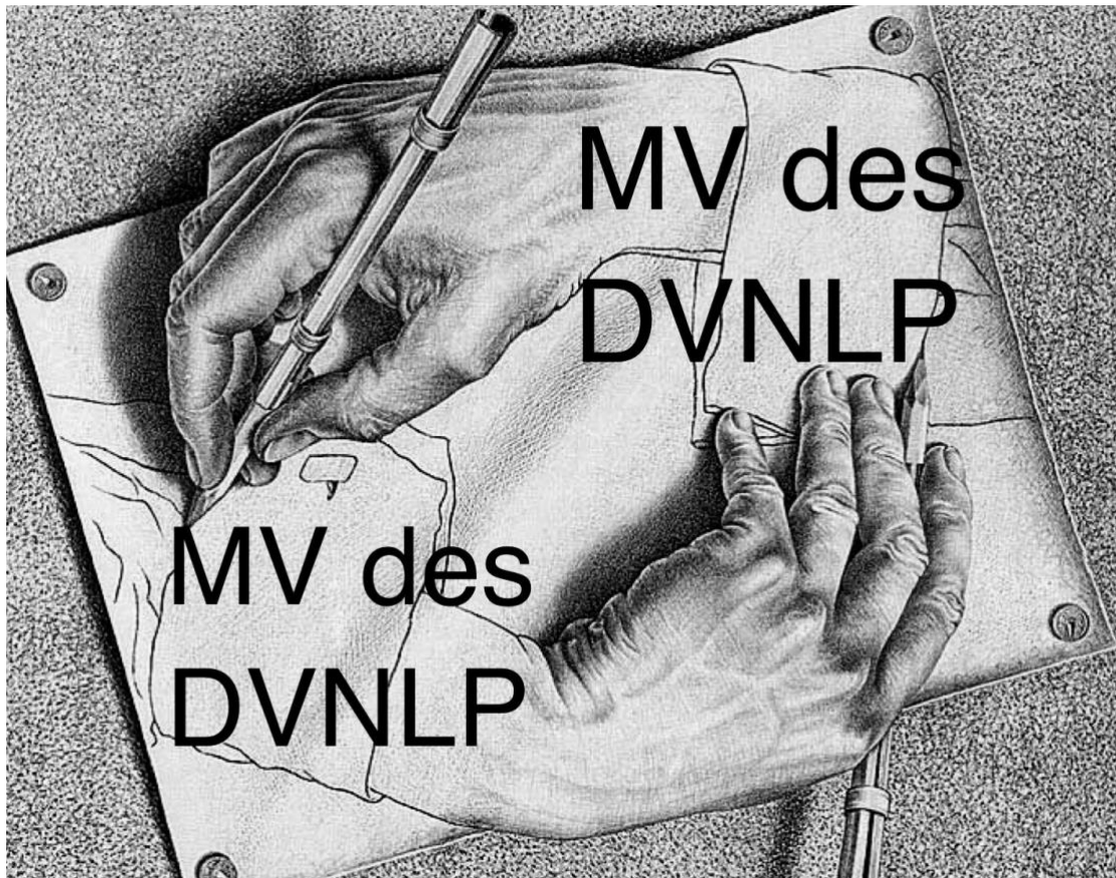
⁹ In contrast to his colleague Barbara Knuth, who, without responding to our urgent direct call to the Conciliation Committee, which at the time consisted only of her and Henrik Andresen, went to the general meeting in order to vote for our exclusion, Henrik Andresen had reacted and advocated a communicative and therefore humane treatment of the complainant and myself (cf. footnote #7).

¹⁰ Link: *LG Berlin Form of order sought*

¹¹ See my article *"DVNLP deserted by all good spirits? predetermined breaking point fascistoid-totalitarian slips and loss of self-control"*.

¹² Here the *"groundbreaking verdict on the Nazi analogies"* in my article *"DVNLP abandoned by all good spirits? predetermined breaking point fascistoid-totalitarian slips and loss of self-control"*.

Berlin in his affidavit¹³, in which he claimed that the municipal court had "ratified" the ban on the complainant and me, and thus also our exclusion. It's a bit like Escher's drawing hands drawing each other:



The general meeting, which excludes by resolution, creates itself by excluding the members to be excluded from the corresponding resolution.

The general meeting decides on the exclusion of two members, which it can only decide on because it does not have a quorum.

Since it cannot decide on the quorum for their exclusion without the members to be excluded, the general meeting has decided to exclude the two members to be excluded from the quorum of the general meeting, and thus of course also to decide on their own exclusion.

This confusion induction of the Dr. jur. board, which was carried out officially by the association with some criminal energy, was quite effective. The resulting trance of the DVNLP members, including the current board of directors, continues to this day. The DVNLP people can only wake up when the present executive committee has the courage to tell them the truth: *Dear DVNLP-members, you have been manipulated*

¹³ Link: *lieu of an oath Declaration Dr. jur. Jens Tomas (09.12.2014)*

and deceived by your association's leader in the 2014 general meeting - by the previous board and, by denial and concealment and until today, also by us, your current board.

Lie #2 (by omission)

In connection with the "exclusion lie", the DVNLP withholds from its members the information that the LG Hamburg in its judgement¹⁴ of 09.03.2017 grants me the right to assert: *"The executive board manipulated and deceived the 2014 general meeting"*.

Lie #3

The DVNLP hides the lie #2 behind this equally untrue statement:

The DVNLP has taken legal action (injunction, warning, legal action) against Mr. Stahl. The DVNLP was successful in several lawsuits and was able to successfully sue for injunctive relief.

The DVNLP was not successful in any lawsuit against me! In no case has he sued me for injunction!

As a contribution to de-escalation (the DVNLP had promised to write a joint declaration with me), I signed a cease-and-desist declaration on 28.01.2016, not to make any further statements, either verbatim or in spirit, that I explicitly warn against the DVNLP association, both before becoming a member of the DVNLP and before attending DVNLP-certified seminars.

Lie #4

Various attempts to reach a reasonable agreement with Mr. Stahl have failed in the run-up to the meeting.

The documentary "Causa DVNLP - The Chronology"¹⁵ shows that the DVNLP has let all attempts by Mr. Stahl to come to a common statement come to nothing.

Lie #5

The now new statements have also been examined by our lawyer, but unfortunately they are not legally punishable factual claims, but rather to be seen as expressions of opinion and therefore not attackable, regardless of their truth content.

¹⁴ Link: *Judgment - Interim injunction MV*

¹⁵ Link: *Causa DVNLP - the chronology*

Wrong. Of course, these are factual allegations, including those that concern quite justifiable misconduct¹⁶ in the DVNLP. With this misleading remark, the board is hiding the fact that it is of course not attacking these factual claims because they are true.

Lies and misrepresentations in the attached old DVNLP statements

DVNLP Managing Director Berend Hendriks attached four outdated and untrue DVNLP statements to his e-mail to the inquiring member of the association.

DVNLP statement of April 2014

In April 2014, the *DVNLP Board* sent this "*Statement of the Board of the DVNLP on the accusations of the members Thies Stahl and ... [complainant]*"¹⁷ to the complainant's conflicting parties - behind her and my back.

Lie #6: Cosmic Joke Neutrality

The DVNLP board of directors wrote at that time and repeats until today again and again:

The DVNLP as a non-profit association can and must initially act on the basis of neutrality.

That is exactly what the board of directors did not do. I have proven in detail¹⁸ that the Executive Board, among other things, with this recommendation

"We can only recommend those affected by the accusations to file criminal charges. If the accusations made by Ms. ... [the complainant] prove to be unfounded in the course of investigations by the public prosecutor's office and clarification by a criminal court, then numerous criminal offences have been committed. These include the criminal offences of insult, defamation and slander (§185, 18, 187 StGB), but also the offence of false suspicion according to § 164 StGB".

to the DVNLP conflict partners of the complainant has lost its neutrality. Cosmic joke: In the same letter, in which it points out its commitment to neutrality, the board calls on its conflicting members to take joint legal action against one of them, whereby the board members naturally "*acts on the basis of neutrality*". (A little later they openly and publicly prejudices the complainant as a false accuser).

¹⁶ See in particular the texts "*Perpetrator Association DVNLP - Silence, Denial and Repression*", "*Legal Facts of the 'Causa DVNLP'*", "*For which crimes is the DVNLP in the pillory?*" and "*DVNLP relies on lying managers*".

¹⁷ Link: *DVNLP statement without date (April 2014)*

¹⁸ Link: *Causa DVNLP - the chronology*.

Lie #7 (by concealing the perpetrator-victim-reversion in the association)

With the help of these four old lie statements, the DVNLP has artfully avoided acknowledging the fact that it is responsible for a complete perpetrator-victim-reversion process in the association, to the detriment of the complainant who was harmed by the DVNLP. This is confirmed by the suppressed court decision of the Hamburg Regional Court¹⁹, which points out that two members of the association's management and the board of directors may be explicitly and publicly described as "perpetrators": as intensive accomplices in this perpetrator-victim-reversion process, for which they are largely responsible in the DVNLP, and also as "perpetrators" who can be counted among the complainant's perpetrators who are psychologically extremely violent. This explicitly refers to the DVNLP perpetrators Martina Schmidt-Tanger and Dr. jur. Jens Tomas, who have been decorated with honorary membership.

Lie #8

The association's arbitration tribunal, called (later appeal withdrawn) by Thies Stahl and ... (the complainant), has dealt with the allegations.

That's a lie. All the complainant's and my renewed applications after the initial withdrawal were blocked by the Board in violation of the Articles of Association. Not for a second - until one day before the general meeting - the arbitration committee consisting of Hendrik Andresen and Barbara Knuth had dealt with our complaints, which is made clear by the plea of the chairman of the arbitration committee²⁰, Hendrik Andresen, to the board of directors on 31.10.2014.

In addition, despite requests, there is a lack of concrete objectives for possible arbitration by the parties.

Also lied. Both the complainant²¹ and I²² have on several occasions stated firm objectives for conciliation negotiations.

Lie #9 (by concealing)

Parts of the board of directors and the board of trustees have personally contacted Thies Stahl to obtain clarification of his accusations.

I have never accused anyone except the Master Course Director of hiding a problematic relationship with a participant from me as a course instructor.

¹⁹ Link: *Judgment -Ghost article*

²⁰ Link: *Andresen arbitration award BF and Stahl (31/10/2014)*

²¹ Link: *Application by the complainant to the Conciliation Commission*

²² Link: *Request from Stahl to the arbitration commission*

What is concealed here is that Dr. jur. Jens Tomas, with the exception of a short e-mail, never contacted the complainant and talked about *YOUR* accusations against DVNLP members. Nor did any of the other members of the board of directors or the board of trustees seek or are available for personal contact with her - although the complainant had asked for an interview on several occasions, especially one with the only female member of the board. And from the first meeting, which was planned as a joint crisis meeting with me and the Board of Directors, the complainant was explicitly uninvited by the association's lawyer and the chairman under threat of violence.²³

The chairman and other members of the board have sought personal contact with the defendants who have approached the association with complaints about Thies Stahl, or have been available for such contact.

This is a perfidious lie, as far as the complainant and I are concerned. What is concealed here, is that the board has vehemently refused to tell the complainant or me who complained about what and demanded our exclusion.

Lie #10

We investigated concrete accusations made by Thies Stahl against teaching trainers who were in his Master course. This mostly concerned his demand for the revocation of his teaching trainer license. All the teaching trainers concerned were given the opportunity to comment on the allegations.

This is a misleading lie: It was about *one* accusation of mine against *one* (today's) DVNLP teacher trainer, the former course assistant XY.²⁴

DVNLP Statement of 09.07.2014

The statement entitled "Dispute with Thies Stahl and ... (the complainant), Part 2" of 9 July 2014 was apparently only distributed to DVNLP officials²⁵. Today the DVNLP distributes the lies it contains to the general public.

An offer of a meeting with Thies Stahl made by the management board was rejected by him or accepted only on his terms (meeting only together with (the complainant)).

The board forgets to mention here that the complainant was uninvited shortly before, explicitly and under threat of violence, from a crisis meeting that had been

²³ Link: *Mail Jens to Thies (29.05.2014)* and *DVNLP lawyer to complainant (30.05.2014)*

²⁴ See *Causa DVNLP - The Chronology*. XY is the anonymization of his name in all my "Causa DVNLP" texts.

²⁵ Link: *DVNLP Statement Dispute with Thies Stahl Part 2 (09.07.2014)*

planned jointly with her and me (cf. Lie #9) and that the mediation proposed by me and initiated with a professional mediator (cf. Lie #28) was boycotted by the board.

At the time, I only wanted to be there as an accompanying mediator, trying to help the unheard and excluded complainant to obtain her membership and human rights. (It was only later, when the board was unable to stop me from helping her, that the board constructed an accusation against me: the withdrawal of a supervision certificate for the alleged sex offender XY, which I submitted in December, the later formal ground for exclusion.²⁶

Lie #11

As things stand at present, there are numerous injunctions against both Thies Stahl and ... (the complainant).

Not a single DVNLP-relevant "judicial injunction" has ever been issued against me (see lie #13).

DVNLP statement on the SPIEGEL inquiry of 13.04.2016

The board of directors answered of (the big German magazine) SPIEGEL's questions in writing on 13.04.2016²⁷ with several lies.

Lie #12

Any form of prejudgment of all accused persons in the criminal matters of the accusations by the association cannot, should not and will not exist, as this would place it above judicial decisions.

At the time of this lie, the Board had not only prejudged the complainant and committed character assassination against her, but had even conducted a full perpetrator-victim-reversion process against her²⁸.

Lie #13 (by deception and omission)

Some of the accused defended themselves in court against these accusations. An accused obtained a contractual penalty of € 5000 against Mr. Stahl on 15.5.2014 before the AG Hamburg-Altona, because Mr. Stahl had violated a declaration of discontinuance.

I have written to my former students asking for clarification and have not accused anyone by name. There is nobody in my former DVNLP master (here called "an accused") who would have obtained a 5.000 € penalty against me.

²⁶ Link: "Revocation of supervision certificate for XY"

²⁷ Here is the link: DVNLP answers to questions of the SPIEGEL (13.04.2016)

²⁸ Cf. lie #7 and the "dossier perpetrator-victim-reversion".

In a manifestly deliberately misleading manner, the DVNLP board is bringing into play here a contractual penalty based on a claim for an injunction that related to a communication I made to the complainant's children. On her behalf, I had warned the children against the violence of a member of the family pedocriminal offender system (which was SF, the second pimp ex-husband of the complainant) in which they were forced to live with their mother (after the complainant left, the children remained there, a consequence of, among other things, the criminal treatment of their mother by the DVNLP). SF's resulting cease-and-desist claim had nothing to do with the allegations in the DVNLP context, as SF was neither part of the master group nor a DVNLP member.

Lie #14 (by omission)

On 13.1.2016, the DVNLP (AZ 324 O 671/15) obtained a cease-and-desist order from the Regional Court of Hamburg against Thies Stahl: He may not claim that this support was given by the general meeting because it had deceived and manipulated the executive committee with incomplete and false information [so in the original].

A lie that's just as stale as a die. The DVNLP obtained a corresponding interim injunction, which was revoked by the Hamburg District Court in its ruling²⁹ of 9 March 2017: The DVNLP board of directors manipulated and deceived the 2014 general meeting.

Lie #15

Mr. Stahl published these allegations of abuse etc. several times in various forums and on a WordPress page (always until a court prohibited this publication again).

No court has ever prohibited me from publishing any of my blog texts!

In the period of time in which the injunction was in effect (see lie #14) that I could not claim that the board had manipulated and deceived the 2014 general meeting, I blackened the passage in the publication in question and added an appropriate comment.

Lie #16 (by deception and omission)

Furthermore, on 22.12.2013, Mr. Stahl accused himself of forging a certificate of supervision and coaching for the said assistant.

This letter³⁰ was about a major admission on my part that I did not realize that I had been deceived by the course assistant XY and that I had given him too many hours of supervision.

²⁹ Link: *Judgment - Interim injunction MV*

³⁰ Link: *"Revocation of supervision certificate for XY"*

Lie #17

In his statement of May 18, 2014, Mr. Stahl did not address the allegations..."

In my letter³¹ to the Management Board dated 18 May 2014, I did indeed respond in detail to the questions and accusations of the DVNLP board³² dated 8 May 2014.

Lie #18

There were further offers of talks to Mr. Stahl on 29.5.2014 and 16.6.2014, which were rejected by him.

The opposite is the case, as the documentary "Causa DVNLP - The Chronology" shows.³³

Lie #19

...dealing with the allegations became difficult, especially when they turned out to be false (according to the court decisions issued so far).

There is not a single court decision that has *found* the complainant's allegations, or my allegations against the association's officials, to be *incorrect*.

There are only three members of the Association who, due to an action of the board³⁴ which was contrary to the Articles of Association and abusive of office, have been able to obtain default judgments for omission - which, as is well known, say nothing about the truth of what is no longer allowed to be uttered publicly.

With the publication of this obsolete statement, the board of directors concealed the fact that the corresponding proceedings against course assistant XY due to defamation³⁵ were discontinued.

Lie #20

In the case of members of the Management Board, there is no explanation for Mr. Stahl's actions. However, the impression is growing that Mr. Stahl is suffering from disorders. In his "mission" he does not

³¹ Link: *Mail Thies to DVNLP (18.05.2014)*

³² Link: *DVNLP to Thies (08.05.2014)*

³³ Link: *Causa DVNLP - the chronology*

³⁴ See also: *Legal facts of the "Causa DVNLP", "For which crimes is the DVNLP in the pillory", "DVNLP relies on lying managing directors" and Are you "halligoland", Mr. DVNLP managing director Berend Hendriks?*

³⁵ Link: *Resolution AG-Altona (17.11.2017)*

recognize any more rules for even (so in the original), which shows his reaction to court decisions against him.

Apart from the insult to my personality, the lie is spread here that there have been relevant court decisions against me in the DVNLP context.

[Lie #21](#)

Mr. Stahl does not state the reason for his accusations.

All my letters to the DVNLP and my publications about this association make it³⁶ clear that this is a lie.

[Lie #22](#)

Mr. Stahl and Ms... [complainant] had been excluded from the association (see above). They therefore no longer had any rights to participate in an general meeting as a member.

Again the LG Berlin in its cost decision³⁷ of 01.07.2015: *"The membership rights of the plaintiff [Thies Stahl] in the defendant lasted until his voluntary resignation".*

[Lie #23](#)

The basic principle of Wikipedia is that the authors work there mostly anonymously. So anyone (even unannounced) can change the article via the DVNLP. The DVNLP can therefore not be aware of this.

Of course, the board was aware that the DVNLP managing director Berend (Hallig-Oland) Hendriks presumably as a Wikipedia user "halligoland" had carried out vandalism on the "DVNLP" and the "Thies-Stahl" pages of Wikipedia³⁸.

[Lie #24 \(by deception and omission\)](#)

The board of directors is therefore all the more shocked by the depth to which Mr. Stahl has gone in his "mission" to save the honor of his partner, devoid of any truth in the accusations and decisions of the courts.

³⁶ 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."*

³⁷ Link: *LG Berlin Form of order sought*

³⁸ To this day, the board has not had the courage to distance itself from the alleged machinations of its lying managing director. See: *Are you "halligoland", Mr. DVNLP managing director Berend Hendriks?*

Firstly, that is defamatory. And secondly: The association's official character assassination of the complainant and her criminal exclusion from the DVNLP are omitted as the events in the association for which the DVNLP is responsible, which made her "rescue" absolutely necessary.

Lie # 25 (by deception and by omission)

...Mr. Stahl was unanimously expelled from the association in fall 2014.

Not "unanimously", but with two abstentions. What is concealed here is that it was the 2014 General Assembly, which was *manipulated and deceived by its Board of Directors*³⁹, which decided to expel the members on the basis of this deception.

DVNLP statement of 03.05.2016

The following lies and misrepresentations can be found in the memorandum of the DVNLP board of directors of 03.05.2016 entitled *"Thies Stahl and his accusations - compilation of facts, communication and legal proceedings"*⁴⁰.

Lie #26

We present here court decisions against Stahl and Frau...

Misleading. There is no court decision in connection with the "Causa DVNLP" against me (compare lie #3 and #13).

Lie #27 (by omission)

On 4 July 2014, the person concerned filed a criminal complaint against Ms. ... [the complainant] with the Hamburg public prosecutor's office under file number 2314 Js 964/13.

With the help of this old statement, the DVNLP is of course concealing the fact that the corresponding proceedings⁴¹ with the consent of the public prosecutor's office by a decision that can no longer be challenged.

The DVNLP has (pre)convicted, criminalized, pathologized, sentenced and excluded the complainant as a false accuser. The court, with the consent of the public prosecutor's office, did not follow this vigilante condemnation by the DVNLP!

³⁹ Link: *Judgment - Interim injunction MV*

⁴⁰ Link: *DVNLP statement on Thies steel (05/03/2016)*

⁴¹ Link: *Resolution AG-Altona (17.11.2017)*

Lie #28

The board offers both Thies Stahl and Mrs. ... [the complainant] a mediation meeting (with a mediator proposed by Thies Stahl) in Hamburg. This mediation offer is rejected by Thies Stahl.

No, it wasn't rejected by me. I rejected the Board's demand that I - as the only one - should pay the professional mediator out of my own pocket, with good reason.⁴²

The board reacted to my corresponding expression of displeasure about this kind of "advance debt allocation" transported via the cost regulation by breaking off communication and initiating the official exclusion procedures.⁴³

Lie #29 (by omission)

On 9 September 2013, Thies Stahl and Ms... [the complainant] withdrew the applications for summons to appear before the Conciliation Committee (of 23 August 2013).

After the temporary withdrawal at the end of 2013, the arbitration commission was called upon again and several times by both of us.⁴⁴ It is concealed that the executive committee then suppressed the referral to the arbitration commission in a manner contrary to the statutes and consistently.

Double-moral criminal for Neuro-Linguistic Pathologizing (DVNLP)

The DVNLP is responsible for an internal perpetrator-victim-reversion against the complainant, which it has synchronized with a perpetrator-victim-reversion that can be proven had started in the authorities Social Psychiatric Service, LKA and prosecution.⁴⁵ In doing so, this association caused her - and me - immense damage.

Of all people NLPers stigmatize and pathologize. Virginia Satir⁴⁶ would have shudderingly turned away.

⁴² Link: *SMS exchange steel mediator (22/07/2014)*

⁴³ See *Causa DVNLP - the chronology*.

⁴⁴ See also *Causa DVNLP - the chronology*.

⁴⁵ See the "*Dossier Perpetrator-Victim-Repatriation*" and my communication-theoretical and hyno-linguistic analysis "*Psychiatric expertise - a gift for the pedocriminal offender system and the DVNLP*".

⁴⁶ See "*My beautiful delinquent German Association!*" *DVNLP completes perpetrator-victim-reversion*".