

Caution!

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"My beautiful delinquent German Verband!" DVNLP completes victim-offender conversion

from Thies Stahl, on 13.04.2017, update 30.07.2019¹

In 1981, his family therapy colleague and the author sat with her for a while after her interview with Virginia Satir over² a glass of wine. The conversation came back to John Grinder and Richard Bandler and the development of NLP in the five years since the publication of their joint book "Changing with Families"³. The negative side of NLP as practiced and taught by Richard and John, Virginia said in this very honest interview, is that they teach it as rather heartless and soulless manipulation⁴.

¹ 24.04.2017: Footnotes #50 and #79 changed; 23.08.2017: Correction publication date 13.04.2016/13.04.2017; 23.11.2017: Addition footnote #91; 14.04.2018, 16.08.2018: Update links, 20.09.2018: Minor corrections, 30.07.2019: Links corrected. - 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 Virginia Satir is one of the original models of NLP along with two other therapists of the century. Here is the interview with Virginia.

³ Bandler, Grinder, Satir: "Talking to families. Conversational patterns and therapeutic change" (series Leben Lernen 30, Klett-Cotta)

⁴ In the edited interview text it says, "And then there's the part that caused me a lot of unpleasant feelings and still does: the arrogance with which they started working, especially Richard. He left out the heart, he left out the soul, and I saw that he was not yet developed enough not to become power-hungry, not to let himself be corrupted by power. In 1986, Virginia paid me a great compliment about a text (*preface to John and Richard's book Reframing made*, (quoted verbatim from a letter from Virginia): "I liked what you did very much. Your careful and precise way of thinking organically helped me to see implications of my work that I had not seen before. The negative part of NLP as practiced and taught by Richard and John has been the fact that it is taught as manipulation rather than something human that is evolving. You have added that piece. I am glad that you have done that.

When she finally summed up her view of how John and Richard would bring what she had learned to the world, she picked up the book "Changing with Families", which the author had with him for an interview, at that time still hot off the press,

Here the Cover of the book "Changing With Families" (*For the pictures see the German version.*)

turned it over and pointed to the picture on the back cover.

"Look at this," she said, looking at the photo for a while, shaking her head in silence.

Here the picture of the back cover: Virginia with Richard and John (*For the pictures see the German version.*)

and then, with tears in his eyes, he said, "*here you see me with my two beautiful delinquent sons.*"⁵

Today, 36 years later, the author looks stunned at the DVNLP congress evening gala photo of the five new DVNLP honorary members and their laudators. Like Virginia back then, he shakes his head today and thinks, "so that's what they are now, *my beautiful delinquent sons and daughters*":

Here: The picture of the new honorary members (*For the pictures see the German version.*)

Four of the people in this photo⁶ are former participants in Thies Stahl's training: the three new honorary members Cora Besser-Siegmund (1), Franz-Josef Hücker (2) and Martina Schmidt-Tanger (3) and also the laudator Anita von Hertel (C). And: All five new DVNLP "dignitaries" are, together with Dr. jur. Jens Tomas (5) and the laudators Sebastian Mauritz (A) and Conny Lindner (B),⁷ entangled in the monstrosities of the

⁵ The author remembers this quotation intensely, both literally and scenically. In a *conversation with Virginia Satir*, it appears edited: "*If you look at the pictures on the cover of 'Changing with Families', it looks like they show me with my two adolescent, gorgeous and delinquent sons. And I still love them very much - both of them...*"

⁶ The original photo "The new honorary members of the DVNLP and the laudators": <http://tinyurl.com/z9fbzyf>, <http://tinyurl.com/gpk6twn>, and <http://tinyurl.com/z4so69u>

⁷ Since the DVNLP in an official statement on 26.09.2014 spoke misleadingly and defamatory of a "*case Thies Stahl and ... [a DVNLP member who has been officially harmed by the association: the unheard complainant]*", Thies Stahl has spoken of the "*DVNLP case*". Here a detailed and well documented documentation: *Causa DVNLP - the chronology*. Other texts useful for internal association and judicial review: "*The Perverse Triangle as a Recursive Pattern in the DVNLP*", "*Violence, Abuse, Double Morals and the Return of the Repressed in the 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*"

"DVNLP cause" - with the personal guilt of acting responsibly as member (C), member (A and B) or chairman (5) of the board or of looking away and omitting as a DVNLP member⁸ informed about monstrosities in the association (4).

Just as Virginia at that time could not avoid once again to deal with her "delinquent sons" John and Richard, so the author today stands stunned before his former students, especially his three most successful students. Obviously they decided to live different values than those he thought he had taught them together with NLP - for him they had been inseparably connected with this method and its humanistic, communication and systems theory tradition for almost four decades.

These values, criteria and standards were very loosely applied and even trampled on by the newly appointed honorary members Martina Schmidt-Tanger, Cora Besser-Siegmund, Dr. jur. Jens Tomas, as well as by the two laudators and former board members Sebastian Mauritz and Conny Lindner⁹. In a way, this also applies to the laudator Anita von Hertel and the new honorary member Dr. Franz-Josef Hücker to: Both were already informed very comprehensively and well documented by Thies Stahl in the summer of 2014, three months before the general meeting, which was deceived and manipulated by the board of directors, about the violations of the statutes and the grossly violent acts of pathologization and exclusion in the association, on the basis of which the board of directors finally excluded two members, the complainant and Thies Stahl, illegally and in a perfidious manner, defamatory from the association. For probably different reasons of their own, neither of them felt compelled to intervene in this process of exclusion¹⁰.

Youthful sins or crimes of the new DVNLP honorary members?

Delinquent sons and daughters? Delinquent former students? Delinquent Association? Of course, the author has used "being delinquent" here, as Virginia probably did at the time, as a spontaneous analogy, in combination with the analogy "being children of parents", which is often used by family therapists. As an American social worker, Virginia knew of course that the term "delinquency" was preferably

and "*Psychiatry. Not funny*", as well as "*DVNLP relies on lying managing directors*", "*DVNLP lies. Chronic*" and "*For what crimes is the DVNLP pilloried?*"

⁸ The newly appointed honorary member Kaweh Babak was "only" well informed in the same way as the approximately 1,700 association members were, whom the author wrote to several times by e-mail and informed about the machinations of their board of directors, e.g. that the board manipulated and deceived the 2014 general meetings.

⁹ Of course, Thomas Biniasz, who was one of the board members responsible in 2014, and Thomas Pech, who is still in office today, must also be mentioned here.

¹⁰ Anita von Hertel and her position in the larger field of "NLP and Mediation" is mentioned several times in Thies Stahl's articles (cf. footnote #7) on the "Causa DVNLP". What ultimately prompted Franz-Josef Hücker to become an honorary member rather than to stand up for his "old teacher" and for the complainant who was officially bullied by the association was certainly not mentioned in his laudation.

used in connection with young people, as she had told some examples of what she experienced at the time as unacceptable, irresponsible and ultimately unadult behaviour, especially by Richard - despite all her benevolent, "motherly" love for her two "sons" who had gone off the rails, as it were, that was still present at the time.

Of course, neither John and Richard were Virginia's sons, nor are Thies Stahl's former trainees his children. It is also clear that the term "delinquent" is used in normal language to refer to natural persons rather than legal entities.¹¹ But, as is well known, analogies can be used to express aspects of situations or relationship structures that are otherwise difficult to put into words, in this case the emotional bond between trainers and their former students at the moment of becoming aware of the limitations of what is actually transmitted, especially in relation to the values and attitudes to be transmitted.

To be a delinquent is to have committed a criminal offence, to have done something, to have committed a misdeed or an offence for which a penalty would *actually* be due - depending on whether charges are brought or depending on the leniency of the courts. Whether one would like to see the monstrous lapses of¹² the DVNLP leadership described by the author as a chain of faux pas due to excessive demands, rule violations and transgressions, i.e. as a whole rather as a variety of juvenile delinquency, where punishment would *actually* be due, or whether one sees them as actual crimes, is very different for those involved in the "DVNLP case", depending on camp and loyalty - and of course depends on the concept of crime used: According to Duden, the term "crime" is¹³ not only used for a "serious offence", but also for violations of the ethical standards and highest own values of the speaker, in the sense of "despicable misdeed; reprehensible, irresponsible action" - and also in a figurative sense, such as *"it is a crime against its method if an NLP communicator and*

¹¹ Perhaps Dr. jur. Jens Tomas and his DVNLP association lawyers have a different opinion, because they think that the DVNLP has "personality rights" which Thies Stahl *left behind* by using analogies from the Nazi era in his article *"DVNLP of all good spirits?"* (cf. footnote #7). The Hamburg Regional Court took a different view and assumes that the expression of opinion is permissible.

¹² Violent removal of voting members from the 2014 General Assembly manipulated and deceived by the Board of Directors; unexamined evidence of psychopathological behaviour of a DVNLP teacher trainer, HP psychotherapist and coach officially diagnosed as "decompensated" and in need of treatment; complaints against this and other DVNLP members in the association "swept under the carpet" about several cases of sexual and power abuse in training and coaching contexts; grossly unethical behaviour in DVNLP-certified seminars not investigated by the management of the association; suppressed complaints of abuse of authority and power by DVNLP officials; a prejudgement by the DVNLP management of an association member deprived of his membership rights, which amounts to a public character assassination, and finally abuse of authority and cronyism within the association (cf. Footnote #7)

¹³ <http://www.duden.de/rechtschreibung/Verbrechen>

mediator training association excludes members instead of talking to them!"¹⁴ or in "it's a crime not to nurture that kind of talent."¹⁵

The author will explain in what figurative sense he also means that the misconduct and lapses in the DVNLP can - and should - be called crimes. But first of all, two more misconduct in this association, which have been published by the author so far, are to be added to the list of members of this association, which can only now be named publicly, since the members in question publicly represent the association as honorary members and honorary prize winners. The two misdemeanours to be named here are as stunned as those already publicly named by the author, e.g. those of the new honorary members Martina Schmidt-Tanger and Dr. jur. Jens Tomas. As in their case, in these two new cases, too, professional ethical, uncooperative, statutory and even criminal misconduct did not stand in the way of the appointment as honorary member or the award of a DVNLP honorary prize.

Questionable psychotherapy at the beginning of the "DVNLP case

The author had already pointed out that the executive committee did not adequately investigate serious and psychologically expertly presented indications of a presumably socio- and psychopathic behaviour¹⁶¹⁷ of DVNLP Teaching Trainer XY, who is accused of abuse in the association - still unexplained -. Although the management of the association was aware of his need for treatment and his actual psychotherapeutic treatment, the board negligently ignored a suspicion, based on detailed reports from the injured participant and on well-founded warnings from his trainer, an experienced clinical psychologist, that the DVNLP teacher trainer, NLP and "Wing-Wave" coach, as well as HP psychotherapist XY had presumably not yet solved a power and violence problem of his own, potentially dangerous for his participants and clients. The psychological psychotherapist treating this DVNLP teacher trainer before and during the events of the "Causa DVNLP" is the new DVNLP honorary member Cora Besser-Siegmund.

When his licensed psychological psychotherapist XY, who was treating him under her health insurance license, was and is DVNLP member Cora Besser-Siegmund, who is at

¹⁴ This "crime" is the subject of all DVNLP-critical articles by Thies Stahl (cf. footnote #7).

¹⁵ This example from the Duden also fits in well here: One can certainly speak of crimes of the DVNLP in this sense, e.g. the waste of the complainant's expertise and specialist knowledge for e.g. modelling projects and specialist groups on how to deal with trauma, abuse, physical and psychological violence, as well as survival in and exit from systems of violence, etc., which Thies Stahl has already reported on in his previous texts (cf. footnote #7).

¹⁶ In addition to the other texts by Thies Stahl, see in particular "*Background to the abuse complaints*".

¹⁷ In *Causa DVNLP - the chronology* is his name anonymized with "XY".

the same time her patient's "Wing-Wave" and "GNLC"¹⁸trainer, apparently got involved in conflicts that DVNLP member XY is having with two other (then) DVNLP members: "XY vs. Both are suing XY for an injunction, in the case of the complainant, for her accusations against him made against the leadership of the DVNLP and in the case of Thies Stahl - with witnesses who have been accused by the complainant of being accomplices of XY - for allegedly making these accusations her own"¹⁹. There are clear indications of Cora Besser-Siegmund's involvement in these two initial and core conflicts of the "DVNLP case", which has been kept hidden from the public:

1). In the dispute XY./., which was not mediated within the association in²⁰ accordance with the articles of association due to wrong decisions of the board of directors, but in court by means of an action for an injunction, the board of directors was not able to take legal action. Stahl interfered with Cora Besser-Siegmund in a way that aggravated the dispute and prevented a solution rather than mediating in any way - in a similarly absurd way as the new DVNLP honorary member Martina Schmidt-Tanger did: Concealed from the public of the association, both provided XY,

¹⁸ The "Society for Neurolinguistic Coaching e.V." (GNLC) is a new association founded by DVNLP honorary member Cora Besser-Siegmund. See: *"DVNLP + GNLC hide suspected sex offender"*.

¹⁹ With this lawsuit, XY carries the identical, but inappropriate, allegation of the party acting DVNLP chairman Dr. jur. Jens Tomas against Thies Stahl in a public court case. Thus XY, as "delegate" of the executive board, assumes a supporting function in the "disposal" of an internal and relevant association conflict by "outsourcing" it to a court case outside the association. This conflict has arisen around the ethical misconduct (an abusive assistant-participant relationship concealed from the course instructor) of XY and includes ethical and theoretical positions that are very controversially discussed in the association. The Hamburg court in question is now in its fourth year of dealing with something that should have been - and could easily have been - resolved within the association: Thies Stahl's justified interest in clarifying the events in his DVNLP-certified master course, which had been lost in the collective "blind spot" of the executive board and the association's committees, and which was the subject of his application for referral to the arbitration commission in the initial internal association dispute, which was suppressed by the executive board in violation of the association's statutes, was redefined as an allegedly committed justiciable "offence" under the expert supervision of the chairman of the executive board, Dr. jur. Jens Tomas. **The outsourced conflict, however, as an internal, central issue of the NLP and the DVNLP, cannot be solved by the external courts - at least not while at the same time protecting the reputation of the association and its methods.** Addendum of 23.11.2017: With the judgement of 30.06.2017, I am not allowed to make certain statements about the special nature of XY's relationship with the complainant and especially with her children. XY's claim was only partially well-founded and I was not prohibited from making all the statements in relation to which XY sought an injunction. And: Statements about the meanwhile provable violation of §174c by XY are not meant here.

²⁰ The board of directors has consistently blocked the corresponding requests of Thies Stahl to refer the matter to the DVNLP arbitration commission - although the DVNLP statutes, § 29 para. 4, stipulate: *"Before legal disputes between members on the one hand and the association on the other hand or the organs of the association, the arbitration commission is to be called upon and the arbitral award is to be awaited. Legal proceedings without the involvement of the conciliation commission and a final arbitration award are not permitted."*

who was protected by the board of directors in court, with information with the help of which his lawyer, who had been denounced by the complainant as an accomplice, attempted to portray Thies Stahl as a libellist and thus the complainant as a false accuser.

- What is different about these collegially underhanded and statute-breaking²¹ actions of the two new DVNLP honorary members is that Martina Schmidt-Tanger, then already and still today, held an office in the DVNLP, which she abused for the "covert mission" before the Hamburg court. Cora Besser-Siegmund, on the other hand, as a newly appointed honorary member, has²² only recently become an official or functionary member of the DVNLP representing the association in public.
- The result of the covert operations of the two new honorary members would be more or less the same, at least in case of success: The obvious plan of the DVNLP leadership around Martina Schmidt-Tanger, and apparently also that of DVNLP member Cora Besser-Siegmund, to silence Thies Stahl inside and outside the association about the abuses of power swept under the carpet, would have worked: The "business-damaging" abuse complaints would have been much easier to keep under lock and key not only in the DVNLP, but also in Cora Besser-Siegmund's GNLC²³.

2). The psychotherapist Cora Besser-Siegmund, who is treating XY in 2011 and 2014, had previously disclosed the diagnosis of her patient XY in the social and professional environment of her patient and the complainant, as well as in the joint association DVNLP, combined with a statement on the aetiology of his symptoms, i.e. what, in her professional opinion as the treating psychotherapist, caused the "*need for treatment*" of her protégé that she had diagnosed: The "*serious depressive*

²¹ If legal actions by a member against other members are inadmissible without prior recourse to the Arbitration Commission, then the support of the complaining member by other members, which is concealed from the General Assembly, is also inadmissible.

²² The awarding of honorary membership of an association to a member who has just founded a competing association is astonishing: Despite all similarities in the title ("*Neurolinguistic Coaching*"), there is no mention on the GNLC website of the fact that the NLC has emerged from NLP: the terms "NLP" and "DVNLP" no longer appear, and the coaching training that is fundamental for the NLC, in practice at present probably mainly a DVNLP training, is only called "130 hours of basic training" there.

²³ But this plan did not work out: In the summer of 2016, the judge suspended the relevant proceedings XY./Stahl before the Hamburg Regional Court after hearing the complainant for more than four hours and forwarding the minutes to the public prosecutor's office. He forced them to finally investigate against XY and the other DVNLP members who had been reported - which had been successfully prevented by a presumably manipulated LKA note (see footnote #25).

decompensation" of XY would have been *"triggered"* by its relationship with the complainant.²⁴

Such a statement by a psychotherapist is problematic from the point of view of family and systemic therapy, as it can be understood or interpreted by members of the private and professional relationship system of the patient as indirectly one-sidedly assigning blame - quite apart from the question of the extent to which it violates the personal rights of the person named. This risk increases with the extent to which they are disseminated in the shared private and professional environment of the patient and the person concerned, and with the extent to which this potentially pathologizing and criminalizing expression is synergized in this shared network of relationships with a tendency, which may already exist there, to malign the label and stigmatize the person concerned. This appears to have been precisely the case in the relationship system shared by the complainant and XY, which, according to their reports suppressed by the DVNLP, consists mainly of their former offender system, expanded to include XY and other DVNLP members - into which their two children have now been fully integrated, whom she was no longer able to protect after her departure at the end of 2011 and whom she last saw in summer 2012. In this perpetrator system, there seems to have been more than a mere tendency to label and stigmatize: a manifest pathologization through a presumably professional-criminal attempt to psychiatrize the complainant.²⁵

In the XY./Stahl proceedings, which can be regarded as the interface or interface between the offender system and the "exit" system represented by Thies Stahl, Cora Besser-Siegmund is named as a witness in the pleadings of XY's lawyer, who at this point in time has already been trying for two years to portray the complainant as untrustworthy: The *"quite serious depressive decompensation"* that had been dealt with ultimately meant the *"processing of the failed relationship"* of XY with the complainant, which had neither been *"problematic"* nor *"not consensual"* and in which there had also been no *"entanglements in the sense of the accusations of the*

²⁴ The context of this indiscretion by Cora Besser-Siegmund is an exchange by e-mail and telephone concerning DVNLP supervision lessons for the complainant's admission as a teacher trainer, a recommendation by XY for coaching and therapy sessions withdrawn by Thies Stahl, and XY's internal conflicts with the complainant and Thies Stahl.

²⁵ From an alleged manipulation of communication between the Social Psychiatric Service Altona and the LKA-Hamburg and its effects, it can be concluded how effectively the perpetrators apparently proceeded: A self-immunizing, the complainant and Thies Stahl pathologizing and stigmatizing LKA note has spread in the computer system of the authorities and the police and could, demonstrably and well documented, mutate virally: From the initial, hypothetical form *"the frequent writers ... [the complainant; she had filed charges against several perpetrators of her violent experiences over three decades, including against XY and other DVNLP teacher trainers]..."*, was *"...extremely conspicuous and presumably delusional"* was reported about *"...is mentally ill"* finally the communication of the public prosecutor's office to the Hamburg court in the form of a factual statement that *"the witness... [the complainant in case XY./Stahl] is a mentally ill woman. See the dossier on victim-offender reversion.*

witness ... [the complainant]".²⁶ It will be interesting to see what Cora Besser-Siegmund, if actually called as a witness, will say about the origin of her knowledge of the nature of her patient's relationship with the complainant: That she knew the complainant well enough from other professional or private contexts? Or that her patient, during the long period of his psychotherapy and Wing-Wave training with her, expressed himself in the same way and not differently and she believed him without question? One can also be curious whether she knew that her patient's lawyer buddy, who was charged as an accomplice, also named the complainant's children as witnesses in these court proceedings, who are also to testify for XY and against her mother.

The interferences of the current honorary members and psychologists Cora Besser-Siegmund and Martina Schmidt-Tanger in the conflicts of other DVNLP members are not only describable as professional ethical lapses, but they also represent a behaviour damaging to the association:

- The court proceedings, in which both of them interfered, must probably be regarded ²⁷as a violation of the statutes, since the competent bodies of the association were prevented by the board of directors, contrary to the statutes, from dealing with the corresponding complaints of Thies Stahl and the complainant, including those against Martina Schmidt-Tanger. By interfering in the conflicts of three other DVNLP members, both contributed to the escalation and prevention of a solution, so that these conflicts were ²⁸no longer solved within the association, but were completely transferred to the public courts, to the detriment of the DVNLP and the injured association members, the complainant and Thies Stahls.
- As a psychotherapist of XY who acted in a rather questionable manner from the point of view of professional ethics, DVNLP member Cora Besser-Siegmund knowingly or unknowingly aggravated the difficult situation of the complainant as a member of the joint association in which the complainant had made serious allegations of abuse against another member, her patient XY.²⁹ As his

²⁶ See footnote #49.

²⁷ See footnote #20 and #21.

²⁸ Apparently, the association management, informed by Thies Stahl about this inappropriate interference of Cora Besser-Siegmund in the existing conflicts, decided not to confront DVNLP member Cora Besser-Siegmund with his behaviour contrary to the statutes, but to ensure together with her that the core persons and the central issues of the "DVNLP cause" conflicts - until today - are hidden from the association's public.

²⁹ The abuse complaints of the persons concerned against XY and other DVNLP teacher trainers have not only not been heard and swept under the carpet in the DVNLP, but the complainant was even publicly and officially discredited and (pre)condemned in the DVNLP as an untrustworthy false accuser as a result of an arrogance of judicial or expert authority by the board of directors, which was sufficiently informed about the unethical actions of XY and other DVNLP members.

psychotherapist, Cora Besser-Siegmund had not been able or did not want to prevent XY from having a coach-coachee relationship with the complainant in 2011 as a DVNLP teacher trainer, coach and HP psychotherapist, i.e. to carry out paid coaching sessions with her, even though his, according to her own diagnosis, *"serious depressive decompensation"* had been triggered simultaneously by his relationship with the same coaching client, the complainant.³⁰

The process of criminalizing, pathologizing and stigmatizing the complainant, i.e. the perpetrator-victim-reversion process in the DVNLP, reached a new level of malignancy probably as early as the time of the indirect apportionment of blame in the direction of the complainant, which Cora Besser-Siegmund disseminated in the association, but no later than the time of Cora Besser-Siegmund's first interference in³¹ the proceedings XY./Stahl:

1. Initially, the pathologization and criminalization of the complainant in the DVNLP "only" consisted in the fact that the board of directors unilaterally and exclusively upheld the presumption of innocence towards both parties to the conflict only towards XY. However, the board manifestly (pre)condemned his conflict partner, the complainant, a participant in the DVNLP master course at the time, with whom XY was³² deeply involved in a power-abusive relationship as an assistant, according to the view of Cora Besser-Siegmund, known to the association's leadership, until his need for psychotherapeutic treatment.
2. This loss of neutrality on the part of the Board became its complete bias, after some of the Master participants, who were also involved in conflicts with the complainant and around the then course supervisor XY, then made themselves

³⁰ If Cora Besser-Siegmund had known about this coaching relationship of her patient, she would certainly have experienced a role conflict: As a "DVNLP" teacher trainer who implicitly supervised him during the therapy sessions, she might have thought that *"a coaching relationship with a client with whom one simultaneously maintains a private relationship in which one decompensates in need of treatment is actually only conceivable as an unprofessional and abusive one"*. And as his psychotherapist, working for her "Wing-Wave" coach and "GNLC" instructor trainer, she may have been tempted to turn a blind eye to him and help him to look forward optimistically to the end of his *"relationship"* with the coaching client who he may not have treated "quite" correctly, to leave the responsibility for what happened and also for the abusive relationship with this client and not to look any more at the damage done in her life and in the DVNLP - and also not to look at her own fault.

³¹ Cora Besser-Siegmund handed XY a private e-mail addressed to her by her colleague Thies Stahl, with which his lawyer tried to discredit Thies Stahl and criminalize him as a libellist. With the help of this mail, she draws XY's attention to a 130-page dossier, with the help of which the complainant, in a kind of self-defense reaction, had informed the public about her complaints against XY and other members, which had been suppressed in the DVNLP, and about the derailed handling of this association with her.

³² See also: *"Background of the abuse complaints"* and the *complainant's request to the Conciliation Commission*.

known to the Association's management. In an extremely disrespectful tone of voice, they accused the complainant - in all her detailed allegations against XY and individual Master participants - of lying and defamed her with attributions such as "tragically ill". In it they were confirmed by the association in a way that aggravated the conflict by the fact that neither the managing director nor the board of directors commented or corrected such statements of association members about other members, but rather supported and promoted them.³³ Instead of at least passing on these further conflicts to the Arbitration Commission for referral in accordance with the statutes, the Board of Directors has completely sided with the master-conflict partners and course supervisor XY, who they support, granted them an absurdly one-sided right to be heard and to speak and muzzled the complainant and her advocate Thies Stahl by using physical-brute force.³⁴

3. The conflict-aggravating and solution-preventing interference of Cora Besser-Siegmund in the internal association conflicts around XY apparently set the course for a perpetrator-victim-reversion process very early in the association. The new stage of this process reached by their action or non-action can be described by the fact that not only conflict-ridden "simple" DVNLP members or participants of DVNLP-certified seminars are involved in the process of pathologization and criminalization, but now also exposed and influential DVNLP members and association officials:

- After the intervention of Cora Besser-Siegmund, Martina Schmidt-Tanger, as a psychologist who is also influential in the association, also decides to pathologise the complainant and to interfere in the conflicts between XY, the complainant and Thies Stahl ³⁵by means of presumptuous "diagnoses" made in public in the association and violating her personal rights, as well as by means of covert "back room" actions in the Hamburg court.
- The DVNLP chairman Dr. jur. Jens Tomas has the complainant, as a member of the DVNLP, officially pathologized and criminalized by instructing the association's lawyer to exclude her from a DVNLP event in Göttingen at the beginning of June 2014 with the help of a false assertion based on a falsification of a quotation. By passing on the relevant letter of invitation to the LKA and the public prosecutor's office, which Dr. jur. Jens Tomas helped to create *as a fake* and which pathologized the complainant as a member of the association by the association's lawyer, the DVNLP board of directors contributed to the fact that the perpetrator-victim-reversion process initiated

³³ See the corresponding entries in *Causa DVNLP - the chronology*.

³⁴ In all my articles there are descriptions of the criminal actions of the executive committee, e.g. in *"Perpetrators Association DVNLP - Silence, Denying and Suppressing"*.

³⁵ Thies Stahl is *"together with a mentally disoriented partner" who "should go to a clinic and need professional help"*.

against the complainant by a clearly recognizable manipulation of communication between the social psychiatric service and the LKA could finally develop a stable momentum of its own³⁶. In addition, Dr. jur. Jens Tomas, as DVNLP chairman of XY, and his lawyer, who has been charged as an accomplice, are also named as witnesses for the prosecution, with the help of which Thies Stahl is to be portrayed as a slanderer of XY.

- The DVNLP trainer Anita von Hertel, the influential spokeswoman of the Mediation Section, who initially helped to initiate a mediation, also contributed to the failure of this mediation by taking over positions of the entangled executive committee³⁷ and finally blessed the breaches of the statutes of the executive committee with her silence in view of the violence illegally exercised in the MV. Through her participation in the fact that the violations of the statutes known to her were not discussed in the Tribunal-MV, she is not insignificantly involved in the success of the offender-victim-reversion trial in the association³⁸.

If one looks at the events of the "DVNLP case" from the perspective of this chronological sequence, the new DVNLP honorary members Cora Besser-Siegmund and Martina Schmidt-Tanger should be credited with the dubious merit of having decisively contributed to or even initiated the perpetrator-victim-reversion process in the DVNLP, which arose around XY and was directed against the complainant in a destructive manner. With their clandestine actions in the "back room" of the Hamburg court, for which Dr. jur. Jens Tomas is apparently partly responsible, these three new honorary members have presumably stabilized this process on a level of irreversibility - at a time when, due to the misconduct already practiced and thus de facto becoming a matter of fact³⁹ in the DVNLP, there was no longer any possibility

³⁶ Cf. the "decomposition measures" No. 2 and 4 in *"Perpetrators Association DVNLP - Silence, Denying and Suppressing"*.

³⁷ The board insisted that Thies Stahl should bear the costs of the professional mediation privately, which had become necessary due to the wrong decisions of the association's management, which were contrary to the statutes. When it did not agree to this, the Board of Management summarily cancelled the mediation initiated by Thies Stahl and opened exclusion proceedings against him and the complainant.

³⁸ So far Anita von Hertel has received neither an honorary membership nor an honorary prize for her participation in the "Causa DVNLP", but apparently she has been granted easier conditions for her DVNLP trainer recognition. She had asked the author shortly before the 2014 Tribunal MV to certify her as a Master's assistant afterwards, but forgot that she had only accompanied the practitioner with him back in 1998. Who now helped her to obtain a Master's assistant certificate for her teaching trainer status was probably not mentioned in her laudatory speech for Dr. jur. Jens Tomas.

³⁹ Such as blatant breaches of the statutes, covert operations contrary to the statutes, deception of members, collegial underhandedness protected by the board of directors and supported member injunctions against members filing complaints, shyster tricks used by the

of changing or correcting this process by the fact that it could have been communicated about in the association. Before the time when Cora Besser-Siegmund allowed herself to be involved in the association's policy in the manner described above through the support of her patient XY, the wrong decisions of the board of directors might have been correctable - in accordance with the proposals made in vain by Thies Stahl as mediator⁴⁰. But the force of the stigmatization, pathologization and criminalization, which had meanwhile been carried out in an official manner and hidden from the public, was probably already too great.

Cora Besser-Siegmund has taken risks for the protection of her patient, "Wing-Wave" student and "GNLC" teacher trainer XY:

1. In addition to the risk of a complaint for breach of her duty of confidentiality with regard to the diagnosis and the aetiology of her patient's symptoms, she also took the risk of a complaint for breach of the complainant's rights of personality, since Cora Besser-Siegmund not only disseminated the quasi-attribution mentioned above, which potentially discredited the complainant, in the social and professional environment of the complainant, as well as in the joint association, but also provided additional information on the duration of her relationship with XY⁴¹.
2. Cora Besser-Siegmund took the risk of being admonished by the psychotherapists' association. For example, the professional code of conduct of the Federal Chamber of Psychotherapists states⁴² under "§ 6 Abstinence" et al: "Psychotherapists (1) have the duty to (2) ...take into account at all times the special responsibility towards their patients, (2) ...must not abuse the relationship of trust between patients to satisfy their own interests and needs, (4) ...should limit extra-therapeutic contacts with patients to what is necessary and arrange them in such a way that a therapeutic relationship is disturbed as little as possible". In addition: (6) "The abstinence position also extends to persons who are close to a patient".

If, therefore, a psychotherapist gives her patient, who is acting as a plaintiff in legal proceedings against a third person, an e-mail addressed to her privately by this third

board of directors and the "establishment" of pathologization, stigmatization and criminalization as an "appropriate" form of communication in the association.

⁴⁰ Reflections on the internal association handling of abuses in power-asymmetrical relationships in NLP contexts can be found here: *Complainant's motion to the Arbitration Commission, Stahl's motion to the Arbitration Commission, 2nd Complainant's motion, 1stp / "1st Suppressed Motion (Steel) for the DVNLP General Assembly 2014", 2nd Complainant's motion Stahl and Complainant's motions Stahl #3 to #5*

⁴¹ With this probably equally justifiable indiscretion, Cora Besser-Siegmund has fortunately not been able to cause any harm in the complainant's new relationship. However, with her she harmed her patient XY, whose contrary assertion in court she exposed as a lie with her time data.

⁴² Link: *Model professional regulations*

person for use in court against this third person, and if this act, at the same time and clearly recognisable to her, is an act directed against a fourth person, then this psychotherapist is in breach of the abstinence requirement of § 6, in particular if

- the third person is a person who is close to his patient as his former instructor and friendly colleague (§ 6, 6) and the fourth person is a person who is also close to his patient as his former and current partner of the third person - even if his patient is in dispute with these two persons in court, they are still "close persons" to his patient,
- she contacts two of the persons close to her patient, the just mentioned third and fourth person, with confidential information originating from the psychotherapy with her patient (§ 6, 6),
- the "extra-therapeutic contact" of the psychotherapist with her patient, necessary for the delivery of the above-mentioned private mail to her patient, goes beyond "what is necessary" (§ 6, 4) and is possibly not designed in such a way that the therapeutic relationship is disturbed as little as possible by it - for example, by the fact that this third person is not only the psychotherapy trainer of her patient, but also her former own⁴³, which carries the risk of "mixing up" issues that are still unresolved or even unresolved in her respective relationships with this third person and that disturb the therapeutic relationship
- she agreed with her patient that his lawyer not only named her as a witness for the validity of the above-mentioned private mail, but later also as a witness for the validity of his indiscreet "diagnostic and etiological" statement, which discredited the third and fourth person in court.⁴⁴

The required abstinence towards this third and fourth person could not be realized in a conflictual direct encounter with these two persons and their patient together in court, which the psychotherapist obviously or even probably accepted as possible or even probable by giving her the said private mail. This is probably the case even if the judge should not summon this psychotherapist as a witness appointed by her patient's lawyer: she would have violated the abstinence rule - in the psychological reality of her patient - in fact, at the very moment when she handed over this private mail for use against this third person, because at that moment she left the framework of the therapy and acted together with her patient against this third person⁴⁵. In doing so, the psychotherapist would have run the risk of indirectly or

⁴³ And at the same time her colleague and competitor on the psycho-seminar market, who has decidedly different opinions than she does on crucial theoretical, methodological and association policy issues. See also footnote #98.

⁴⁴ See footnote #49.

⁴⁵ If one makes it clear that both Cora Besser-Siegmund and Thies Stahl, as instructors of XY, are quasi-parental figures for him, one could regard the conflict triad XY, Cora Besser-Siegmund and Thies Stahl as the archetype of the "perverse triangles" that constitute the "Causa DVNLP" at

directly supporting her patient in acting out his or her internal conflicts in relation to this person by means of legal proceedings, instead of resolving them with him or her under appropriate psychotherapeutic conditions.

As a consequence of these considerations, it must be said that Cora Besser-Siegmund has been quite generous with her special responsibility towards her patient (§ 6, 1) not to interfere in his life as regards content, since she has taken the risk with such an active-supporting intervention far outside the therapeutic situation to bring her patient into a dependency on herself and ultimately even the risk that he might be emotionally abused by her. For she could not and cannot really be sure whether she did not and still does not influence him through her active support - possibly to this day - in such a way that she has experienced and continues to experience his decision to take legal action against his former trainer and against the complainant for more than three years as one that was "absolutely right" - and thus also one that could "by no means"⁴⁶ be changed, e.g. in the direction of mediation or settlement.

With her obviously strong "confession of faith" of a "I believe you and not the complainant, as Thies Stahl, who is important to you, obviously does", Cora Besser-Siegmund would have to ask herself whether she - in this way co-operating with her patient and his symptoms - can really still rule out "*abusing the relationship of trust of [her patient] to satisfy her own interests and needs*". (§ 6, 2). A corresponding danger would be the close entanglement and interweaving of the unresolved conflicts of her patient XY with Thies Stahl and with the complainant: If Cora Besser-Siegmund acts together with her patient XY against Thies Stahl, she acts together with XY against the complainant at the same time - and thus possibly makes it more difficult for her patient to clarify his conflicts with regard to Thies Stahl *and* his conflicts with regard to the complainant - both the external conflicts which have meanwhile been settled with them in court and, above all, his inner-soul conflicts relating to these two persons.

Whether and which professional ethical misconduct Cora Besser-Siegmund is responsible for in the course of the "psychotherapeutic" treatment of XY with XY under the conditions of her own entanglements in 2011 and in 2014 should be decided by the psychotherapist association responsible for this. The latter will probably also feel compelled to question not only the professional ethical

various levels in the association. In "*The Perverse Triangle as a Recursive Pattern in the DVNLP*" this view could only be hinted at anonymously.

⁴⁶ In his proceedings against Thies Stahl, which have dragged on for years, XY has categorically rejected every possibility of a settlement several times: The court should please condemn Thies Stahl for having "made the complainant's accusations against him his own", because after all, he, XY, was completely innocent, both with regard to the accusations relevant under criminal law and with regard to the accusations relevant under professional ethics - which, incidentally, the Hamburg authority for alternative practitioners sees differently, rather in accordance with Thies Stahl's proposals (on the subject of "DVNLP and voluntary commitment to § 174c StGB", see footnote #40).

misconduct within these two psychotherapeutic treatment periods, but also the fact that these psychotherapies took place at all. Cora Besser-Siegmund would then have to explain before the arbitration committee of the Psychotherapeutic Association why she did not refuse psychotherapy with XY, as there were potentially conflicting personal and professional points of contact as early as 2011, a question that is even more pressing for psychotherapy that is to be resumed in 2014, as the points of contact in 2011 had in the meantime given rise to interwoven and escalating conflicts between XY, the complainant and Thies Stahl, in which Cora Besser-Siegmund is clearly involved.

In 2011, Cora Besser-Siegmund and her patient XY were not only members of the same association DVNLP, but, like the complainant, they also belonged to the same NLP orientation as students (she 1979-1987 and he 2000-2012) of Thies Stahl, who introduced and disseminated the NLP method in Germany from 1980 onwards. Against the background of this affiliation, DVNLP members Cora Besser-Siegmund and her patient XY are involved in two conflict triads with two other DVNLP members, the complainant and Thies Stahl.

Conflict Triad #1 - Cora Besser-Siegmund, XY and Thies Stahl: The current instructor of her patient XY is, as mentioned, also the former teacher of Cora Besser-Siegmund. At the time of his psychotherapy with Cora Besser-Siegmund, XY was both an assistant in her training courses and in those of Thies Stahl, e.g. in an NLP master course in which he and the complainant concealed from his course instructor a relationship that was disastrous for the group dynamics of this course.

It can be assumed that this ethically questionable relationship, which is highly problematic for the group, for the complainant and above all for himself, was addressed by XY in his psychotherapy with Cora Besser-Siegmund in 2011. In her complaints suppressed in the association, the complainant reported that even before his psychotherapy sessions with Cora Besser-Siegmund, which will be billed to the health insurance company in 2011, XY had already intensively discussed his conflict of loyalties in coaching sessions with Cora Besser-Siegmund, whether or not he should disclose his special relationship to his course instructor Thies Stahl in the background and background of his master seminar. There had also been discussions with Cora Besser-Siegmund, XY and the three of her about this issue, which was also difficult for the complainant, since she might have had to decide to come out to her seminar leader regarding her special activities as a sex coach or whore "coordinated" by XY in the underground of the Master's seminar. Cora Besser-Siegmund had advised them not to inform Thies Stahl about this.

If one assumes that his conflicts of loyalty were an important topic for XY in his therapy and that his psychotherapist Cora Besser-Siegmund already knew in 2011, before that and also in 2012, when XY was an assistant to Thies Stahl, about the problematic assistant-participant relationship of her patient in the master of her former trainer Thies Stahl (who was not informed about his absurd role mixing until 2012), one can probably assume the same, that Cora Besser-Siegmund at the time of her psychotherapy with XY herself also had to resolve a conflict of loyalty with regard to her former teacher - after all, in this case she would probably have been aware of

the risk that her therapeutic interventions could touch on problematic events that were within the sphere of influence and responsibility of her colleague Thies Stahl, who had finally been deceived by her patient in a way that was dangerous for his seminar participants.

If, in addition, it were to be assumed that Cora Besser-Siegmund had already in 2011 certain reservations about XY's problematic "relationship" with the complainant in Thies Stahl's master's course, in relation to which she spread in 2014 that it had triggered the "quite serious depressive decompensation" of XY, one could conclude that there might have been good reasons for Cora Besser-Siegmund to decide against psychotherapy with XY already in 2011 or to terminate the therapy begun with him again.

In 2014, Cora Besser-Siegmund would clearly have had weighty reasons not to resume her psychotherapy with XY: As a DVNLP member, she was aware that DVNLP member XY was engaged in a fierce internal conflict with her common former teacher, DVNLP member Thies Stahl, and also that he had taken this dispute to court, which potentially threatened the existence of both.

Cora Besser-Siegmund could have known that it would be difficult for her to stay out of this conflict because she not only trained her patient XY as well, but also accredited him as a teaching and training trainer of her newly founded NLC association. Furthermore, she could assume that Thies Stahl, as honorary member and founding board member of the DVNLP, would have reservations about such a "competing association" of the DVNLP.

She might also have been able to assume that, in view of her public opinion expressed by the association that his "relationship" with the complainant had⁴⁷ triggered XY's "serious depressive decompensation", she would not have found it easy to emerge from conflict XY/.Stahl; after all, the conflict is essentially about XY and the complainant accusing each other of making grave false statements in court

⁴⁷ From the NLP point of view, this statement, which can be interpreted in many ways, is a nice example of an (everyday) hypnotic-linguistic use of language (nominalization: "the relationship"; unspecific verb: "to trigger"; violation of the semantic scope: a relationship cannot "trigger" anything, events or people can trigger something), which triggers an unconscious "transderivational search" in the listener, which pre-consciously or semi-consciously gives rise to an idea of who as an acting part has triggered what in whom. When a person is described as passively suffering something, i.e. something "triggered", e.g. a pain or a crisis, and the interaction of two people is mentioned, who do you immediately imagine as the active, acting part in this interaction? Nothing is said about the motivation of the active interaction partner, who then probably caused the change of state in his counterpart, because he has only caused an anonymous, mystical something, "the relationship". Thus only two basic categories remain for the listener composing this scene in his mind: the respective interaction partner, who has triggered, i.e. caused a "serious depressive decompensation" in her counterpart, did so either consciously or unconsciously, i.e. the listener has the choice to imagine her as a consciously acting criminal or as an unconsciously acting madman, or oscillating as both (cf. also footnote #49).

and Thies Stahl having made it clear to the DVNLP leadership and the court that he believes the complainant's statements.

At the latest after Cora Besser-Siegmund, by passing on Thies Stahl's private e-mail to XY, for use against Thies Stahl and the complainant, apparently succumbed to the temptation to actually, actively - and far outside the therapeutic situation protecting her patients and those close to her - interfere in this conflict of her patient, she probably should have pulled the emergency brake and ended the psychotherapy with him.

Conflict Triad #2 - Cora Besser-Siegmund, XY and the Complainant: As regards an entanglement of Cora Besser-Siegmund with the Complainant in 2011, there is, apart from corresponding reports by the Complainant, only the reference to the strange-looking certainty with which she could say in 2014 that her patient's symptoms had been triggered by his "relationship" with her at that time.

The situation is different in 2014: With her e-mail from Thies Stahl forwarded to XY, Cora Besser-Siegmund took the risk of actively participating in the fact that the complainant in the XY./Stahl proceedings is innocently presented as a libellist and false accuser. Cora Besser-Siegmund would have to ask herself where she got the security from to intervene in such a quasi-judicial, indirectly assigning guilt and innocence in a court case of her patient. On the basis of what criteria could Cora Besser-Siegmund be so convinced that the symptoms of XY do not include any sociopathic or psychopathic traits which, as his psychotherapist, if she knew about them, might have prevented her from trusting her patient so blindly that, in order to support him, she even took the risk of actively participating in bringing an innocent person to prison? Was she so convinced of her knowledge of human nature as a psychologist and psychotherapist that she thought that she could only conclude from the messages of her patient in the therapeutic situation that the latter did not - consciously or unconsciously motivated - paint an incorrect, incomplete and above all "socially pleasing" picture of herself? Didn't she have any doubts about whether it was right to take on such a great responsibility? Metaphorically speaking, has she always talked only to Jekyll and never met Hyde? After all, it should not have escaped Cora Besser-Siegmund's notice that her patient wanted to make a career with her in her training institute long before he started his psychotherapy, and that he had made some of them and would certainly like to continue doing so.

However clearly Cora Besser-Siegmund may have perceived the risk, mediated by her involvement in the discrediting of Thies Stahl in Case XY./Stahl, of also participating in the criminalization and pathologization of the complainant, it is certain that Cora Besser-Siegmund has made it very clear that she is willing to cooperate in court as a witness for her patient in order to ensure that her former trainer and current colleague and competitor on the seminar market, Thies Stahl, is discredited as a defamatory person and possibly even convicted. She apparently accepts the damage that has been and can still be caused to her former trainer - and obviously also the psychological damage that her patient has to pay for the questionable support of his psychotherapist.

The **conflict potential of these two triads together** was further increased by the fact that the complainant became the partner of her former trainer Thies Stahl at the end of 2011. In February 2012, Cora Besser-Siegmund, the complainant and Thies Stahl met at a coaching congress in St Petersburg. At the latest since that date, Cora Besser-Siegmund knew from her own experience that Thies Stahl and the complainant were in a relationship. And at the latest since the beginning of 2014, she knew that her patient had sued the complainant and Thies Stahl for defamation and omission and that, in addition, legal proceedings on the complainant's allegations of abuse and other charges against XY, which had been suppressed in the association, were to be expected.

All this illustrates the communicative context of Thies Stahl and the complainant, also in early 2014, when Cora Besser-Siegmund stated to the complainant that the 48 "*serious depressive decompensation*" of XY had *been "triggered"* by his relationship with the complainant: Although Cora Besser-Siegmund speaks of "*the relationship*" of XY with the complainant as the cause of his "*serious decompensation*", in the context of her double involvement in both conflict triads, it is difficult to understand Thies Stahl, the complainant - and probably also third parties in the association - in any other way than that Cora Besser-Siegmund sees the complainant as the cause of his need for treatment and communicates this in this way.

The overall conflict potential of this role-mixed situation⁴⁹ should have led Cora Besser-Siegmund in 2014 to the decision not to resume her psychotherapy with XY in 2011, which was already being conducted under unprofessional conditions of entanglement.

⁴⁸ **By passing on confidential information from her patient's psychotherapy to his private and professional conflict partners, Cora Besser-Siegmund has probably weakened rather than strengthened his position - not only in the ongoing and expected legal proceedings, but in the common professional field in general.**

⁴⁹ It is almost amusing to hear the statements by XY's lawyer in the proceedings XY/Steel in the same statement in which Cora Besser-Siegmund can again be named as a witness: "*The 'quite serious depressive decompensation' that is being dealt with ultimately means the processing of the failed relationship [of course assistant XY with the complainant as a participant], which lasted about six months. However, he would like to be clarified: "As a precautionary measure, it is already now denied that the treatment by Ms Besser-Siegmund proves that there must obviously have been serious entanglements between the plaintiff and the witness ... [the complainant], obviously in the sense of her accusations [XY had also been active as a violently acting mediator of sexual services of the complainant to seminar participants and DVNLP teacher trainers in an unethical mixing of roles]...". Nor could it be concluded that the relationship between the applicant and the complainant had been "problematic". Interesting logic according to the motto "The situation is **hopeless**, but **not serious**": In the power-asymmetrical relationship with the complainant (with the mixed roles as her coach/psychotherapist and her co-worker, as her NLP tutor/mentor and at the same time her trainee, as her pimp and at the same time unhappily in love with her, as her suitor and at the same time her escort agent/manager, as well as, in private and sequentially, as her "dom" and her "sub") XY would **only** be **decompensated**, but **neither** would he be **entangled** with her, **nor** would this relationship with her have been **problematic**.*

The two new DVNLP honorary members and "Grandes Dames" of the NLP, Martina Schmidt-Tanger and Cora Besser-Siegmund, have secretly supported XY before the association public in his legal proceedings against Thies Stahl - and thus, indirectly but effectively, also in his fight against the complainant. According to the will of these two new DVNLP honorary trainers, which is probably clearly discernible in their actions, the complainant should, in any event and at all costs, continue to remain silent about the abuses of power and sexual abuse for which, according to their reports, several DVNLP instructors and DVNLP instructors and a current GNLC instructor are responsible.⁵⁰ Cora Besser-Siegmund has thus, intentionally or unintentionally, just like her colleague Martina Schmidt-Tanger, contributed to a process in the course of which the complaints brought forward in the DVNLP against several male *and female* members and DVNLP teacher trainers for sexual violence in training and coaching contexts were successfully suppressed and concealed. If one considers the horrible treatment and "disposal" of the complainant in the association, among other things as a result of the actions of these two (business-)conscious, successful and adult women, the term youthful sins will probably be rejected as inappropriate.

⁵⁰ Martina Schmidt-Tanger and the board of directors provided the spokeswoman of the DVNLP regional group HH/SH, Petra P., and another of the indicated master-conflict partners of the complainant in the MV, which was manipulated and deceived by the board of directors, with a one-sided stage for a two-hour beamer-supported presentation in order to destructively defame the violently forced absent complainant and to present her as crazy. XY and his role in the core of the "Causa DVNLP" was not discussed during these two hours, he was hidden from the eyes of the members present. It should probably not be asked why XY, as an assistant, hid his "relationship" with a participant from his teacher, when, according to Cora Besser-Siegmund, he was after all "decompensated". For his dishonourable rescue by the board of the DVNLP, XY will probably now have to make the permanent sacrifice of having to hide in this association: Like Quasimodo of Notre-Dame, he seems to ring the bells for the DVNLP's seminar clientele to this day, but he is not allowed to show himself - probably not because of unsightly physical ailments, but rather as a walking symbol for the risk of abuse hidden in the "Notre Association" DVNLP for the participants of DVNLP seminars. - **Addition on 24.4.17:** In its "*Judgment on Nazi Analogies*" of 24.02.2017, the Hamburg Regional Court certifies that the DVNLP in connection with the 2014 AGM "...indisputably acted in violation of the statutes..." of the executive board and comments on one of its MV lies: "...it was claimed that the criminal accusations of the excluded woman ... [the complainant] have proven to be groundless. The criminal investigation into the charges brought by Ms... [the complainant] has not been concluded. With regard to Thies Stahl's claim that the DVNLP was falsifying history, this ruling states: "*The 'Final Declaration on the Expulsion of Thies Stahl'* does not reflect the view of the Berlin Regional Court that the expulsion was unlawful. Furthermore, it is not mentioned that the defendant [Thies Stahl] was granted membership rights until his voluntary resignation and that the resolution in the general meeting was passed illegally and contrary to the statutes. The defendant is therefore entitled to express the opinion that the past events are misrepresented".

Certificate Lie: Youthful sin or full-grown Villainy?

In the case of Stephan Landsiedel⁵¹, who was recently honored by the association, his "slip-up" - also no longer a youthful sin, but rather a full-grown villainy - consists of the fact that in 2016, five years after it was issued, he declared a DVNLP certificate signed by him invalid: It is the DVNLP trainer certificate of the complainant.

Two years previously, the Board decided not to forward two applications of the complainant, which were based on serious allegations against Stephan Landsiedel, to the competent bodies in violation of the articles of association. Her first request concerned a formal error, for which Stephan Landsiedel was responsible, regarding her trainer training with him, which called into question her recognition for her DVNLP Teaching Trainer Recognition: Stephan Landsiedel had inadmissibly included the complainant in his trainer training before she had completed her NLP master.

The Board should have let the Education and Training Commission (AFK), whose senior member Martina Schmidt-Tanger had already been informed about Stephan Landsiedel's formal error, decide whether and under which conditions the DVNLP trainer training successfully completed by the complainant could have been credited for her recognition as a teaching trainer despite this formal error.

If the AFK had found that there were no such conditions, or none that were acceptable to the complainant, the Board should have referred her case to the DVNLP's Arbitration Commission with a view to finding a compensation settlement in respect of the damage suffered by the complainant as a result of the trainer training sold to her but not creditable to her. The Arbitration Commission would then have had to deal with this matter - in addition to the accusations against Stephan Landsiedel, on which its second motion was based, because of some derailments for which he was partly responsible in the context of his trainer training.

In the conversation with the Board of Management in 2014 on the occasion of these allegations, Stephan Landsiedel apparently had no reason to declare the DVNLP trainer certificate issued by him to the complainant invalid. Two years later, however, things were different: Stephan Landsiedel had the lawyer of XY, who had been accused of being an accomplice in the court proceedings against Thies Stahl, argue that the complainant had received her certificate only because of an "office oversight" - shortly after the complainant had testified as a witness in these proceedings for more than four and a half hours and had, among other things, not been able to testify. a. had also brought up some scary events in the Landsiedel training group concerned around XY and some participants, which, according to their detailed statements, Stephan Landsiedel as DVNLP teacher trainer and private person is jointly responsible for.

⁵¹ Here together with the other DVNLP Honorary Award Winner Ralf Dannemeyer:
<http://tinyurl.com/z4-so69u>

A clarification of the complainant's allegations by the two competent bodies of the association could have ensured that the conflict between the DVNLP instructor Stephan Landsiedel and the participant who was harmed by him, the complainant, as well as her conflict with XY, would have been dealt with within the association and solved with the help of an appropriate compensation.

But the board of directors prevented this. By acting in a biased manner and in violation of the statutes in favour of XY, Stephan Landsiedel and the complainant's other conflict partners, he has done enormous damage to the DVNLP: With its wrong decisions, the board of directors has put its members in the uncomfortable situation of having to publicly resolve their internal association conflicts in court. In doing so, the board of directors has taken the risk of damaging the reputation of the DVNLP by making internal association breakdown construction sites and gruesome details of member conflicts public.

And that is exactly what has happened now. And this in a variant made worse by the fact that the board of directors has obviously accepted that Stephan Landsiedel - hidden from the association's public and probably unmentioned in his Honorary Prize Evening Gala Laudatio - will help his buddy XY, who is charged as an accomplice, in court: With the invalidation of a DVNLP certificate by the issuing DVNLP teaching trainer, Stephan Landsiedel has publicly continued the association's official defamation, criminalization and pathologization of the complainant - two years after the first of the statutory and illegal acts of exclusion by the board of directors.

With his dubious support of the exclusion policy of today's DVNLP honorary members through this "remote ignition of the self-destruction mechanism" of his Landsiedel certificate, Stephan Landsiedel took a risk both personally and professionally. With this, however, he has done the DVNLP a disservice, just as the board of directors did the association a disservice by accepting this dubious assistance of Stephan Landsiedel in the first place - he has⁵² established another "perverse triangle" within the DVNLP organization, which continues to work in a textbook-like pathogenic way.

By the silence of the DVNLP Board with regard to this action and by failing to correct the misuse of a DVNLP certificate as required by the association, as well as, if it was a covert mission of Stephan Landsiedel for his association, by approving or even supporting such an action, the Board has discredited the quality of DVNLP certification and the quality of DVNLP certificates.

The reputation of the DVNLP as a guarantor of a reliable NLP quality assurance through a serious certification beyond any doubt has now been permanently damaged by its new honorary members and honorary prize winners - and thus the reputation of this association: In addition to the increased risk of becoming a victim of abuse in DVNLP seminars, participants of DVNLP certified seminars run the

⁵² See *"The Perverse Triangle as a Recursive Pattern in DVNLP"*.

additional risk of becoming the victim of abuse of one of the DVNLP instructors who is ⁵³covered and hidden by the association's leadership, who is presumed to be violent and in need of safe treatment, and the also significantly increased probability of being declared crazy in this association,

- that their DVNLP certificate can be surprisingly revoked, e.g. in the course of an arbitrary act of their DVNLP trainer, who is secretly supported by the board of directors, and who can present their certificate ownership as a certificate lie without giving any reasons and without consulting the responsible association committees, i.e. simply out of himself and his dark motives, and criminalize them, as the legitimate certificate owner, as title assassin, and
- that there is no guarantee that in case of a conflict with one of their DVNLP instructors or coaches, as the DVNLP statutes actually guarantee, they can bring their concern before the Arbitration Commission in order to present their legitimate demands there.⁵⁴

In case of violations of rules by DVNLP instructors and coaches, there is a high chance that a client or participant of DVNLP members will be unilaterally burdened, pathologized and even criminalized and thus have to pay a high personal and professional price for not learning more about central questions in this association: Not with regard to the missing formulation and then the implementation of theoretically well-founded, justifiable⁵⁵ ethical guidelines concerning the entering into power-asymmetrical relationships of DVNLP members with their participants and clients in NLP contexts, and also not with regard to the urgently needed quality improvement of the dysfunctional, quasi non-existent internal jurisdiction of the DVNLP⁵⁶.

In the official evening gala justifications for the honours of Stephan Landsiedel and Ralf Dannemeyer, there was probably no speculation, for example in small anecdotes, about whether and if so, how the new DVNLP honorary members Dr. jur. Jens Tomas, Martina Schmidt-Tanger and Cora Besser-Siegmund worked together

⁵³ According to her reports, in addition to XY, there are other *DVNLP* instructors who have been reported by the complainant for sexual and other abuses of power and who have been covered up by Dr. jur. Jens Tomas and his executive board in the course of wrong decisions contrary to the statutes and hidden from the public of the association.

⁵⁴ In the case of a not unlikely future non-involvement of the DVNLP arbitration commission to their disadvantage, DVNLP-damaged seminar participants and clients have to turn to the arbitration court of the further education industry under the auspices of the "Forum Werteorientierung e. V.", of which the DVNLP prides itself on being a member. The complainant and Thies Stahl have submitted requests to that effect.

⁵⁵ See footnote #40.

⁵⁶ See the entries on the complete failure of the DVNLP Conciliation Commission in *Causa DVNLP - the chronology of October 2014 and early 2015*.

with the honorary prize winners Stephan Landsiedel and Ralf Dannemeyer to ensure that it was possible, in a joint effort within the association, to pathologise, criminalise and finally eliminate the complainant as an untrustworthy false accuser. In any case, now that his friend Stephan Landsiedel has helped him with his "*certificate destruction*" campaign and, through his inactivity, also the DVNLP, XY can once again hope that his lawyer might succeed in presenting the complainant as mentally ill to the court after all.

At the very least, Stephan Landsiedel's relief action for XY in court probably contributed to the fact that the complainant could be portrayed within the association - thereby criminalizing and pathologizing her - as someone who "then yes, indeed" must have "illegally" "acquired" a DVNLP trainer certificate, for the legal acquisition of which she "then probably was probably psychologically probably too disturbed anyway". Similarly, in the XING NLP forum of Ralf Dannemeyer, who was recently honored as an "unofficial employee" of the DVNLP, the Master Course conflict partners, who were generously granted the right to speak unilaterally by him as a forum moderator, have expressed their views on the complainant in this way.⁵⁷

With this further action in the "back room" of the Hamburg court, in which, metaphorically speaking, Stephan Landsiedel and three other of the new DVNLP honorary members - Dr. jur. Jens Tomas was also named by XY as a witness - met for underground deals with XY and his lawyer who was charged as an accomplice, another of the newly decorated association members thus proves to be deeply and unpleasantly involved in the "DVNLP case".

Swarm intelligence or coordinated "decomposition measures

The slips or misconduct of Cora Besser-Siegmund, Stephan Landsiedel and Ralf Dannemeyer were, like all the derailments in the DVNLP described in Thies Stahl's⁵⁸ articles before, presented as actions of individuals. Thus, Stephan Landsiedel's "slip-up" has the same effect as the action of an individual DVNLP member, for example in the sense of an emergency measure for joint defence with XY against the complainant. The dubious support that Cora Besser-Siegmund gives to her psychotherapy patient XY at the expense of the complainant also appears to be a single, unprofessional act by which Cora Besser-Siegmund may have secured

⁵⁷ The "slip-up" of the DVNLP honorary award winner Ralf Dannemeyer, which lasted for months, consisted in consistently taking the side of the excluding DVNLP and the conflict partners of the complainant, who were supported by the DVNLP, as moderator of the NLP-XING forum with its 12,000 readers. Their conflict partners, on the other hand, were and are allowed to express themselves freely and defamatory: <https://www.xing.com/communities/posts/offen-frage-1008756635>, <https://www.xing.com/communities/posts/schliessung-einer-diskussion-1008822723>, <https://www.xing.com/communities/posts/urteil-und-vorurteil-gewalt-und-opfer-im-nlp-1008792633> and <https://www.xing.com/communities/posts/meine-sicht-zu-einer-aktuellen-dem-nlp-schaden-zufuegenden-situation-1008751725?page=2>. As a DVNLP member, he thus interfered inappropriately in the internal conflicts of other DVNLP members.

⁵⁸ See footnote #7.

something in her professional or even private life. However, all "causa DVNLP" derailments in the association have in common that they must probably be seen in close relation to the complainant and Thies Stahl, to whom they are obviously directed.

If one makes it clear to oneself that all misconduct constituting the "DVNLP cause", including the ones newly published here by Cora Besser-Siegmund and Stephan Landsiedel, are measures which are damagingly directed towards two DVNLP members, which were explicitly presented by the board of directors as "*damaging the association*", d.h. as quasi "*hostile-negative*" towards the DVNLP members as a whole, all these misconduct together appear as a collective action within this association which is directed in the same direction towards a certain overriding goal. This coordinated action appears to be primarily aimed less at protecting the professional and social relations of two members of the Union or at enhancing their personal and professional reputation and psychological well-being than at the opposite.

And if one then continues to make it clear to what extent this opposite is true for the effects of these actions directed against these two members, the misdemeanours of the "DVNLP case" appear to be more a kind of collectively consciously or unconsciously coordinated defensive movement⁵⁹ against two members, who are presumably⁶⁰ regarded by some members in the association concerned about their turnover as something like "nest-polluters".

And if one allows for a moment the idea that behind the individual acts of the parties, which harmed the complainant and Thies Stahl, there might have been something like agreements to coordinate them, one can hardly defend oneself against another analogy⁶¹ from recent German history: that of "decomposition"⁶².

⁵⁹ One could also speak of an "intellectual field", as it is effective in any professional or professional association. In it and through it the totality of the professional or class belief systems is at work - it defines "what goes and what doesn't go in this community".

⁶⁰ In post-war Germany, in many debates in the German Bundestag, persons were referred to as "Nestbeschmutzer" who criticised the Nazi past of individual dignitaries (see <https://de.wikipedia.org/wiki/Nestbeschmutzer>).

⁶¹ In "*DVNLP deserted by all good spirits? predetermined breaking point fascistoid-totalitarian slips and loss of self-control*" Thies Stahl uses some analogies from the Nazi era to describe the processes in the DVNLP. It was only with their help that he was able to overcome his shock and speechlessness and put into words the inconceivable nature of the derailments (they are so monstrous that the Hamburg Regional Court considered all Nazi analogies in this article to be legitimate expressions of opinion - see the "*groundbreaking ruling on the Nazi analogies*") in this association. The same applies to the analogy "decomposition" used here in the following.

⁶² Recently, the author dealt with the cruelties of the "decomposition measures" of the Ministry for State Security (MfS) in the GDR. That made him, as a former FRG member without contacts to GDR members, stunned - similarly (= analogously) stunned, as the measures of the DVNLP leadership experienced in recent years at first hand for the planned, comprehensive and

Their use as perception filters⁶³ for the individual misdemeanours in the DVNLP, which in fact probably did not occur by chance, just like the use of Nazi analogies in the "DVNLP abandoned by all good spirits?" article, can sharpen the view of how deeply the DVNLP and its members are actually still rooted in the socially prevailing "hierarchical world view" (Virginia Satir), which is based on the preservation of given power structures in families and organizations.

*"Decomposition measures"*⁶⁴ was the term used to describe the *"operational procedures"* coordinated by the Ministry for State Security (MfS) of the GDR with the aim of *"deliberately causing psychological impairment or damage"* to *"hostile-negative persons"*, i.e. members of the community classified as enemy or adversary on the basis of their *"hostile-negative attitude"*.

Decomposition measures should *"undermine the self-confidence and self-esteem of victims. They should be confused or frightened, exposed to permanent disappointments and socially uprooted by disturbing relationships with other people? The aim of disintegration is the fragmentation, paralysis, disorganization and isolation of hostile negative forces in order to prevent, substantially limit or completely prevent hostile negative actions including their effects"* (quoted from Directive 1/76, MfS). *"Decomposition was a method of repression used in the GDR against opponents with the aim of unsettling them. It is characterized by the fact that, on the one hand, it used the entire power apparatus of a state and, on the other hand, did not recognize it as the originator."*⁶⁵ The corresponding language usage of the MfS was "conspiracy": *"The political explosiveness of decomposition places high demands on the preservation of conspiracy"* (quoted from the MfS "Dictionary of political-operative work").

Proven forms of disintegration of the MfS were the *"systematic discrediting of public reputation, prestige and prestige on the basis of interconnected true, verifiable and discrediting as well as untrue, credible, non-refutable and thus also discrediting statements"* and the *"systematic organisation of professional and social failures to*

deep damage to two members. These two types of bewilderment have led to the analogy of "decomposition" which has given him the language for this article. (Otherwise, he might have tried it in terms of bullying, as the extreme form of which one can also consider coordinated decomposition measures).

⁶³ Analogies open the view to something that one could not have perceived or named without them. Often, in a (further) analogy, they "let the scales fall from your eyes".

⁶⁴ The quotes in this and the next paragraph are from the Wikipedia article "Decomposition (Ministry of State Security)", unless otherwise stated.

⁶⁵ Quoted from <http://www.operative-psychologie.de>. Using this definition as an analogy, *"the entire power apparatus of a state"* naturally becomes *"the entire power apparatus of an association"*.

undermine the self-confidence of individuals"⁶⁶. A writer affected by decomposition measures spoke of a "*psychosocial crime*" and an "*attack on the human soul*"⁶⁷.

Instead of participating in a form appropriate to NLP in a constructive communication and in the initiation of mutual learning processes with regard to the topic "power-asymmetrical relations in NLP contexts", the new DVNLP Honorary Members Martina Schmidt-Tanger, Cora Besser-Siegmund, Dr. jur. Jens Tomas, Stephan Landsiedel and Ralf Dannemeyer ultimately - in terms of the outcome, planned or in wondrous synchronicity - worked together with the complainant's conflicting parties on her deprivation of rights, isolation, dismantling and "expulsion" through exclusion and marginalisation, i.e. on her "disintegration".

All the "Causa DVNLP" slips and derailments described in this article and previously appear in a new light if one looks at them again under the perception filter of the analogy "decomposition" and describes them in this context and under this heading. In the case of the author, doing this has had the effect of opening his eyes to the fact that in the middle of German society, in which this large further education association DVNLP has arrived today, there are still collective social and interpersonal patterns of behaviour circulating, which not only originate from the dark, probably only insufficiently processed Nazi episode of German history, but also from the likewise dark and apparently not yet sufficiently processed GDR Stasi era.

If one assumes - for a moment - a conscious and coordinated cooperation of the voluntary, official and unofficial employees of the DVNLP responsible for the "Causa DVNLP" acts of pathologization, criminalization, stigmatization, psychiatrization, disfranchisement and exclusion that have become public so far, all these individual, monstrous acts appear - using the analogy of "disintegration" - as "operative measures" of this association against two of its members, the complainant and Thies Stahl:

1. Mails from the DVNLP chairman of the board, Dr. jur. Jens Tomas, within the extended board distribution list, in which⁶⁸ he took up the accusations made

⁶⁶ Quoted from MfS Guideline 1/76, see <http://www.ddd-wissen.de/wiki/ddd.pl?MfS-Richtlinie1-76>.

⁶⁷ This also applies to the suffering done to him and thousands of GDR citizens, as it does to the suffering *abandoned by all good spirits* in "*DVNLP? - Sollbruchstelle faschistoid-totalitarian slips and loss of self-control*" used analogies from the Nazi era (SS, empowerment, summary judgment, final solution by elimination, etc.), that the suffering of the victims in question should under no circumstances be minimized by using the corresponding analogies. However, their use for a clear description of the monstrous events in a large German continuing education association is nevertheless considered justified here due to structural isomorphisms that cannot be overlooked.

⁶⁸ In this mailing list containing the entire board, Martina Schmidt-Tanger, the managing director of Hendriks and the association lawyer, he accuses Thies Stahl, for example, on 30.05.2014, that his "entire communication" would contain "worst mobbing structures" and that

against the complainant and Thies Stahl by their conflicting partners in the conflict, which the complainant had denounced as accomplices, and repeated them to them, as if they had been made completely his own.⁶⁹ This had a not inconsiderable disintegrating effect on the DVNLP and on the professional and social environment of Thies Stahl and the complainant in Hamburg, since Dr. jur. Jens Tomas knew that the complainant and Thies Stahl were unable to defend themselves against these accusations, which had been accepted but were unfounded, on the basis of declarations of discontinuance issued (as a prerequisite for de-escalation as mediation). The⁷⁰ latter applies in particular to the corrosive misuse of confidential information by Dr. jur. Jens Tomas: He used his knowledge that Thies Stahl had had to pay a contractual penalty to one of XY's alleged accomplices because of a breach of a cease-and-desist declaration which he had naively signed without modification⁷¹, distorted-simplified in meaning and against his better judgment as "proof" of the complainant's alleged implausibility. (*"Systematic discreditation of public reputation, prestige and prestige on the basis of interlinked true, verifiable and discrediting as well as untrue, credible, non-refutable and therefore also discrediting information"*, quoted from MfS Directive 1/76),

2. The defamatory false assertion of the DVNLP chairman Dr. jur. Jens Tomas via the association's lawyer, the exclusion of the complainant from a DVNLP event in Göttingen in June 2014, which pathologised and criminalised the

he had accused and bullied members. The archived correspondence in the overall document file *Causa DVNLP - the chronology* to show that this is not true.

⁶⁹ Also on May 30, 2014, for example, Petra P., spokeswoman of the DVNLP regional group Hamburg/Schleswig-Holstein, had filed charges against Thies Stahl for defamation because he had asked her and the other participants of his master group at that time, by e-mail and without mentioning names, questions about the events in her group at that time. The corresponding investigations were immediately stopped, but: The investigations by Dr. jur. Jens Tomas, which are incorrect and pathologize and criminalize him and the complainant, were not corrected within the board and have apparently spread within the association as the decisive opinion of the board - as a basis for the victim-offender-reversion trial within the DVNLP and its synchronization, which is concealed from Thies Stahl and the complainant, with the victim-offender-reversion trial in the LKA and the public prosecutor's office, at which Dr. Jens Tomas appears to have played a decisive role (see subversion measures 2 and 4).

⁷⁰ Why did Thies Stahl not take legal action against the unprofessional and discrediting actions of the association's officials Dr. jur. Jens Tomas and Martina Schmidt-Tanger? He was a collegial friend of both of them, would never have believed that both of them would so brazenly manipulate and deceive the MV and, above all, that the MV would be so easily deceived and manipulated.

⁷¹ This is a clear indication of a covert cooperation of the DVNLP via XY with the perpetrator system (cf. also decomposition measure No. 16 and footnote #73). Background: XY had given his alleged co-pimp a private e-mail from Thies Stahl containing a statement by Thies Stahl, in which he had signed to refrain from doing so. With this action, XY has "made clear" for himself and his buddy and accomplice the fat loot of 5.000,00 € penalty and at the same time secured their mutual *"We are both completely innocent"* defence.

complainant, had very disintegrating effects in the social system of the complainant and Thies Stahls - on the one hand because both were given the opportunity to speak at the event, the long-standing colleague of Thies Stahl, Lukas Derks, had been personally invited to this event and, secondly, because the complainant's conflicting parties had free access to this event, were able to maintain their contacts there and to disseminate their "*It wasn't me*" or "*She's crazy*" versions of the conflicts in undisturbed one-sidedness.

3. This disintegrative measure of a pathologizing and criminalizing exclusion from the conference hotel by an explicit threat of application of the "householder's rights" is to be seen as a supporting framework measure of another measure whose intended disintegrative effect was clearly recognizably aimed at the relationship between the complainant and her supporter Thies Stahl: The invitation to the crisis meeting with the board of directors scheduled during this DVNLP event in the conference hotel was accepted by the DVNLP chairman, Dr. Jens Tomas expressly confirmed this to Thies Stahl by pointing out very explicitly to him that the complainant had *not been "invited"*, even though this conversation was supposed to be about Thies Stahl's handling of her in violation of the complainant's articles of association.
4. The passing on of the letter of exclusion by the lawyer of the association, which pathologized the complainant (see decomposition measure no. 2), to the LKA by the lawyer of the association had an extremely corrosive effect. Instead of talking to the two association members, the complainant and Thies Stahl, who⁷² were discredited by an LKA investigator, and helping them to defend themselves legally against the file note, which was immediately recognizable to them as having been manipulated, the DVNLP chairman Dr. jur. Jens Tomas and the association lawyer Harms have chosen a different strategy: They provided the LKA with the letter of invitation from the association's attorney, which Dr. jur. Jens Tomas had written *as a fake and which* the complainant, with the help of a false assertion, had pathologised and criminalised, for further use *against*⁷³ the two association members, together with a DVNLP statement criminalising them and containing false statements.
5. For the complainant, the most evil consequence of the disintegration through pathologization, which is practiced against her in the DVNLP and intensified through the LKA and the public prosecutor's office, is the "*destruction of family*"

⁷² As the LKA informed the complainant after the successful supervision complaints by Thies Stahl and the complainant, the latter has since been transferred. The other police and LKA investigation notes influenced by his questionable manipulated note (cf. footnote #25) will hopefully now be revised.

⁷³ Neither Thies Stahl nor the complainant were informed of the existence of this "DVNLP April-without-date" statement (chronology entry 25 April 2014), which had been handed over to the complainant's conflicting parties, nor of the "conspiratorial" cooperation of the DVNLP lawyers with the public prosecutor's office.

and friendship relationships" (Directive 1/76, Mfs). First and foremost, the alienation of the complainant from her children must be mentioned here, whose chances of leaving the prostitution, violence and "exploitation" system of the perpetrators and accomplices of the DVNLP reported by the complainant have been radically minimized in the last four years by his disruptive cooperation with them: Years were wasted in which the children would have been able to leave if the DVNLP had supported the complainant and not pathologized her. - The destruction of the complainant's relationship with her employees and with NLP colleagues and business partners, which is also true of Thies Stahl, is also a direct consequence of the disintegration of the association against these two DVNLP members (*"Generation of distrust and mutual suspicion within groups..."*, Directive 1/76, Mfs).

6. Decomposition through diffuse threats to belonging: The executive board informs the complainant and Thies Stahl that complaints and even demands for exclusion exist against both of them within the association, but refuses to name both the contents and the submitters of these complaints and demands for exclusion⁷⁴ or to forward them to the arbitration commission for referral in accordance with the provisions of the statutes (*"systematic discreditation of public reputation, of reputation and prestige on the basis of interlinked true, verifiable and discrediting as well as false, credible, non-rebuttable and therefore also discrediting information"*, Directive 1/76, Mfs).
7. An "unofficial employee" of the DVNLP with the code name "halligoland" did a dismantling of the call and title on the "Thies Stahl" and the "DVNLP" Wikipedia page⁷⁵. The DVNLP has not yet distanced itself from the dirty manipulations of a Wikipedia user "halligoland", knowing very well that DVNLP managing director Berend Hendriks is an avowed fan of "Hallig Oland", the smallest North Sea hallig, and also, that "halligoland" has been maintaining the DVNLP Wikipedia page, which he also set up at that time, since exactly the time when Berend Hendriks was hired as DVNLP managing director⁷⁶ (*"systematic organisation of professional and social failures to undermine the self-confidence of individuals"*, also Directive 1/76, Mfs).
8. A highly effective decomposition measure of the DVNLP chairman Dr. jur. Jens Tomas, in the course of favouring his *"NLP-professional"* employer Martina

⁷⁴ See footnote #88.

⁷⁵ On 10.06.2014 he will cancel the status as the first German NLP trainer by replacing *"...and brought NLP to Germany"* with *"...and brought NLP to Germany with others"*. (https://de.wikipedia.org/w/index.php?title=Thies_Stahliff=prevId=131195916) and on 30.06.2014 he repaid without replacement *"...and as a member of the founding board honorary member of the DVNLP"*.

⁷⁶ From the list of Wikipedia user contributions from "Halligoland" it is clear that he maintained both Wikipedia entries on the North Sea Hallig "Hallig Oland" and the DVNLP page at Wikipedia. See also: *Are you "halligoland", Mr DVNLP managing director Berend Henriks?*

Schmidt-Tanger and a common "NLP-professional" colleague, was not, in accordance with the statutes, to pass on two internal complaints of the complainant concerning these two colleagues to the Arbitration Commission, but rather to his two "NLP-professional" colleagues in abuse of office: for their private use in actions for an injunction against the complainant in court. The enormously disintegrating effect of this highly effective measure was that the complainant was now no longer able to present her complaints against the "NLP-Professional" DVNLP members in question in the association without being sued by a lawyer colleague of Dr. jur. Jens Tomas under the threat of an administrative fine of €250,000 ("*fragmentation, paralysis, disorganisation and isolation of hostile negative forces*", also Directive 1/76, MfS).

9. Harmful social, economic and reputation-related effects of the events within and outside the association, which are considered here in the light of the decomposition analogy, consisted in the invitation of Thies Stahl as a speaker from the Meta-Forum, a seminar organizer who had invited Thies Stahl almost annually since 1997. The Meta-Forum leader, Bernd Isert⁷⁷, justified the sudden exclusion on 17.06.2014: Thies Stahl was "*for many, too many, an unjustified aggressor blinded by his wife*" and there would be participants "*who are afraid of being exposed to unjustified accusations or have been exposed to such accusations*".⁷⁸ It is not known whether this step was based on information published to him by Sebastian Mauritz, the DVNLP board member for public relations who is engaged in the Meta-Forum and who acts as a speaker (for the alleged aggressiveness see also decomposition measure No. 10). But it is to be assumed that, if so, it would have followed the same logic as the Thies Stahl decomposition measure "Association-official statement of the executive board to the SPIEGEL" (see decomposition measure No. 21), which states, among other things, that "*Thies Stahl is one of the outstanding personalities of the NLP. The board is all the more shocked by the depth to which Mr. Stahl has gone to save the honour of his partner*⁷⁹, devoid of any truth in the accusations and decisions of the courts.
10. Before the Berlin Regional Court, Dr. jur. Jens Tomas stated in an affidavit in support of the deployment of a five-man, muscle-bound security service that the board and management "*had feared that riots would occur due to the*

⁷⁷ "*Bernd, we knew each other since 1982. You often told us about having been victims of the MfS in the GDR. Unfortunately, you believed the DVNLP leadership and the displayed meta-forum participants and not the complainant and me. Too bad you died. I would have liked to talk to you about the latest DVNLP and LKA revelations and to hear what you had said about such a return of dark MfS/DDR practices in the DVNLP. And maybe we would have laughed together about this cosmic joke that you of all people seem to have become part of a decomposition measure here.*

⁷⁸ See *Bernd an Thies Aggressor (17.06.2014)*.

⁷⁹ In this statement to SPIEGEL, the board had of course forgotten to mention the extent to which their origin-like and misogynistic act of exclusion actually made their rescue necessary in the first place.

aggressiveness of the two [Thies Stahls and the complainant]. The house ban, which is contrary to the statutes, would have been *ratified* by the general meeting "*shortly after Mr. Stahl's riot*". With the help of the power of his office, the DVNLP chairman, Dr. jur. Jens Tomas, starts the rumour⁸⁰ that the complainant and Thies Stahl were aggressive - not him or the brutally acting security service he has deployed. - The chairman of the arbitration commission, Hendrik Andresen - the only official of the association who acted in accordance with the statutes on the day of the MA and shortly before that - was included in this "targeted damage to reputation". Hendrik Andresen is defamed in the affidavit of Dr. jur. Jens Tomas and criminalized with the assertion that Thies Stahl "*tried to bring about a favourable decision for himself*". *The chairman* [Hendrik Andresen] *agreed to this and made a sole decision without involving the second member* [who had fled responsibility in violation of the statutes] *who was still in office. This friendly service met with complete incomprehension from the members at the general meeting.*

11. On September 19, 2014, DVNLP Managing Director Berend Hendriks intervenes in a discussion in the XING NLP Forum as a private person, i.e. as a quasi "unofficial employee" of the DVNLP. There, and discreditingly also on Thies Stahl's private Facebook page, he distributed misleading and false assertions containing "DVNLP association information" (see Decomposition Measure No. 12).
12. The "*Statement of the DVNLP in the case Thies Stahl und ...* [the complainant]" published on 26 September 2014 was left by the board of directors on dvnlp.de as a disintegrating public denunciation *for a whole year*, visible to the public. It contained rhetorical-suggestive, disparaging indiscretions⁸¹, criminalizations⁸², misleading representations⁸³, denunciatory

⁸⁰ The entire e-mail and SMS correspondence of Thies Stahl with Dr. jur. Jens Tomas and Martina Schmidt-Tanger can be viewed from *Causa DVNLP - the chronology* for a committee of inquiry. Which criterion Dr. jur. Jens Tomas used here for aggressiveness, he will have to explain. - **Addendum of 24.4.17:** In its "*Nazi analogies*" court ruling, the Hamburg Regional Court makes the following clear: "*No aggressive behaviour was assumed by the defendant* [Thies Stahl] *and Ms...* [the complainant].

⁸¹ As: "*Due to the hopelessness of the case, the complainant was not granted legal aid for the above-mentioned proceedings by either the Regional Court or the Higher Regional Court.*

⁸² The complainant would not, as she stated in her complaint, have been forced to sign the document by means of nasty force, but would have "*deliberately and falsely issued a certificate for a DVNLP member for 500 hours of teaching activity in adult education*".

⁸³ For example, DVNLP chairman Dr. jur. Jens Tomas made the following statement from a judgment by default issued in respect of an action for an injunction due to flashbacks that were difficult for the complainant to deal with: "*Sentenced with final effect by way of an interim injunction.*

false assertions and lies⁸⁴, and inaccuracies through extensive omissions and gross abridgements⁸⁵.

13. The virtual revocation of Thies Stahl's honorary membership in cyberspace by the covert Wikipedia operation of "IM halligoland" was followed by the official real revocation of his DVNLP honorary membership and training authorisation⁸⁶ by the association lawyer commissioned by Dr. jur. Jens Tomas. This disintegrative measure of the executive committee ("*staging of professional failures*"⁸⁷ and "*professional or school punishments, exclusion from mass organizations, Generation of doubts about the personal perspective and systematic organisation of professional and social failures to undermine self-confidence*", Directive 1/76, MfS) was quite successful in that the loss of the certification authorisation led to an economic damage threatening the existence of the DVNLP initiator and founder Thies Stahl.
14. The "collection" and suppression of the MV applications of Thies Stahl and the complainant, as well as the "collection", suppression and concealment of further applications by the board of directors, in which six other DVNLP members explicitly supported the applications of Thies Stahl and the complainant for the establishment of a committee of inquiry, had a corrosive effect on the social, professional and collegial network of Thies Stahl and the complainant.
15. The reasoning of the Association's lawyer in the exclusion proceedings against Thies Stahl, which should have been questioned in the deceived and

⁸⁴ From a theoretically well-founded motion on the subject of "Code of Ethics and Abstinence" (cf. footnote #40), which had been withheld by the board of directors, "*Thies Stahl has submitted three motions to the general meeting... which blatantly violate the personal rights of members and functionaries of the association*". - The bold lie is: "*There were various offers of discussion and mediation by the board of directors... to Thies Stahl and... [the complainant], which were boycotted by the wait-and-see attitude of the two*". (See footnote #37.)

⁸⁵ How: "[The complainant] and Thies Stahl are trying to putprivate matters into the context of the association" and Thies Stahl had "*taken on board the unproven allegations of [the complainant]*", thereby creating the false impression that he had no legitimate concern of his own.

⁸⁶ In retrospect, the reference made by the Association's lawyer in the letter of reasons one day before the MA on the exclusion of Thies Stahl, that the withdrawal of his training authorisation on the basis of the supervision certificate he had withdrawn (see the next footnote) would also remain in force in the event of a judicial review of the exclusion, has proved to be particularly disruptive. Thies Stahl wanted to bring this point to the attention of the MA or the requested investigative committee for a decision after the board of directors had prevented the statutory referral of the matter to the Training and Further Training Commission and the Conciliation Commission. He could not have known that he would be prevented from doing so with dull, brutal force.

⁸⁷ Sandra Pingel-Schliemann uses this formulation in "Decompose: Strategy of a Dictatorship", Publishing House Robert-Havemann-Society, 2004

manipulated MA and in the committee of inquiry requested in vain, contained corrosive elements in that it referred to three members who had demanded the exclusion of Thies Stahl and the complainant. Neither Thies Stahl's name nor the corresponding reasons were disclosed to Thies Stahl at that time.⁸⁸

16. The fact that the DVNLP board of directors cooperated with persons from the perpetrator system against Thies Stahl had a very corrosive effect: In the grounds for exclusion, there is a "proof" faked by Dr. jur. Jens Tomas and his association lawyer, Thies Stahl threatened a DVNLP member with criminal charges if he would not testify against another DVNLP member for serious sexual offences. This was a false assertion, because the two persons listed were not members. But what is worse: For this corrosive false accusation, the Dr. jur. board used as "proof" an e-mail which was provided to it by one of the accused accomplices: The DVNLP cooperated in the background with the perpetrator system of the complainant - "conspiratorially".
17. Contributions by Thies Stahl and the complainant in the DVNLP members' forum were systematically obstructed and deleted - initiated and carried out by "unofficial employees" of the DVNLP disguised as DVNLP association officials: The DVNLP members' forum on XING was considered a very official-looking (logo, etc.) forum.) in reality an unofficial, quasi *fake DVNLP members' forum*, because it was run by DVNLP association officials ("DVNLP Board of Directors for Public Relations", "DVNLP Managing Director" and "DVNLP Office Staff") under their official titles, but as private persons⁸⁹. In the course of the disintegrating, "operative-strategic" interventions of these unofficial DVNLP employees in this "members' forum" used ⁹⁰by the DVNLP board of directors for covert measures of "*operative communication*", first all contributions by Thies Stahl and the

⁸⁸ In the meantime, it has become clear that two of the applications for exclusion came from DVNLP members who had been reported as perpetrators, one from the Master and one from the complainant's trainer training. This should have attracted the attention of the "Dr. jur." and "Dipl.-Psych."-led management of the association, both on the basis of the false allegations contained in them, which were not counterchecked with Thies Stahl and the complainant, and on their confused argumentation.

⁸⁹ In spite of the evil effects this has had, there are also some satirical and amusing reports about how the DVNLP Forum was used as an instrument of power undercover by the board of directors: "*The DVNLP members' forum as a communication trap*", "*DVNLP members' forum - labeling fraud*", "*Rights of use of the DVNLP name and logo opaquely granted*" and "*Support staff for the dirty jobs of the DVNLP 'private individuals'*" (14.04.2018: still readable in the chronology). These contributions made clear the schizophrenia of the DVNLP's policy, which finally declared its official-looking members' forum to Thies Stahl through his association lawyer as an unofficial forum run by private individuals, for whose actions the executive committee is in no way responsible.

⁹⁰ Perhaps the term "*operative communication*" did not exist in the vocabulary of operative psychology at the University of the Ministry of State Security. Then the DVNLP attention could perhaps use it for a "*DVNLP specialist group for operative communication*".

complainant were blocked and then these two DVNLP members were unceremoniously excluded completely.

18. The master-conflict partners of these two defenceless association members, on the other hand, were allowed to attack the two muzzled members unhindered and in epic breadth for a long time - whereby their readers of this forum could absolutely not suspect that they had not posted these contributions in an official DVNLP members' forum, but read in a "attitude trap" of the DVNLP that can be "operationally selectively" used by the executive committee and can be switched on and off at will ("*preventing or restricting the mutual relations of the members of a group*" and "*fragmentation, paralysis, disorganization and isolation of hostile negative forces*", Guideline 1/76, MfS).
19. Thies Stahl and the complainant were exposed to a structurally identical decomposition measure in the NLP-XING forum of the DVNLP-related moderator Ralf Dannemeyer with 12,000 readers. The DVNLP member Ralf Dannemeyer was honoured by the board of directors for his special merits as an unofficial employee of the association with the DVNLP's honorary award - whether his forum policy directed against the complainant and Thies Stahl was an act of decomposition occurring in the course of a swarm-intelligent synchronicity or an agreed-coordinated decomposition measure was certainly not speculated in his evening gala laudation on the occasion of the awarding of this prize.⁹¹
20. Probably also rather "*conspiratorial*" in the background: Wikipedia-internally the "unofficial employee" of the DVNLP refers to "halligoland" on 18.09.2014 in connection with the question "*Hallo Halligoland, you have removed the honorary membership of Thies Stahl in the German Association for Neuro-Linguistic Programming. Do you have any proof of that? After all, if I am informed correctly, Stahl was one of the founders of the association and was one of its first chairmen*" with "*According to XING, Thies Stahl has been expelled from the association*" to the NLP-XING forum moderator Ralf Dannemeyer⁹², followed by a (meanwhile deleted) link to the corresponding partisan contribution of this "unofficial employee" and today's honorary prize winner of the DVNLP.⁹³

⁹¹ Mr Dannemeyer at least received public praise from the complainant's conflicting parties for his "moderation" - after he had granted them a very extensive unilateral right to speak before and after the exclusion of Thies Stahl and the complainant from the Forum (see footnote #57).

⁹² https://de.wikipedia.org/wiki/Benutzer_Diskussion:Halligoland

⁹³ The corresponding message of the moderator Ralf Dannemeyer from November 4, 2014 in the NLP-XING forum was of course just as libellous, defamatory and false as the claim of "halligoland" referring to it. It should have read correctly: "The general meeting of members, manipulated and deceived by the association's leadership and expertly 'hypnotized' in a two-hour beamer show, has given the board of directors blank authorization for the exclusion of two

21. The DVNLP executive board let a SPIEGEL editor, who asked the association well-founded questions about the "Causa DVNLP", know in writing *"that Mr. Stahl is suffering from disorders. ("systematic discrediting of the public reputation, prestige and prestige..."*, see Directive 1/76 of the MfS)
22. The "Dr. jur. Jens Tomas Board of Directors" had the law firm representing the DVNLP file a trademark lawsuit against Thies Stahl, which referred to a data garbage of the journal "Praxis Kommunikation" on the Internet, which can only be found under a very specific search query and is not publicly accessible from its website. These were old portraits of trainers, for whose ghostly existence the Junfermann-Verlag took full and sole responsibility in writing⁹⁴. The new DVNLP board of directors has distanced itself from this approach of the "kaputt-suit" of the "Dr. jur. Jens Tomas" board of directors by withdrawing - unfortunately without any comment of regret - this lawsuit, which is embarrassing for the DVNLP because it can be seen with the naked eye⁹⁵ as a disintegrating measure.
23. The *"final declaration on the exclusion of Thies Stahl"* published on 22.09.2015 and now, with its reputation-damaging false assertions and lies,⁹⁶ to be read for one and a half years in the members' area on dvnlp.de, can be described as a "long-term" or also "depot decomposition measure" of the DVNLP.
24. They seem a bit teenage and silly, but in the end and in this overall context they are also measures of decomposition: The "historiographical" attempts of the honorary members Martina Schmidt-Tanger⁹⁷ and Cora Besser-Siegmund to eliminate Thies Stahl not only as their own NLP trainer, but publicly and purposefully even as the first German NLP trainer.⁹⁸

members who were excluded from their meeting in violation of the statutes, unheard of and forcibly removed from the room before their eyes!

⁹⁴ *"Thank you, Dr Dietrich from Junfermann Publishing. This step was certainly not mentioned in your Honourable Mention in the evening gala. You have taken on responsibility in an exemplary manner, even though you have put your company in the situation that I might have passed on to Junfermann Verlag the damage resulting from this promising lawsuit by the "Dr. jur." governed DVNLP. For Dr. jur. Jens Tomas, her step of integrity was no reason to withdraw this action, which was clearly intended as a measure of subversion. It is more likely that he and his "Causa DVNLP" board of directors have decided to try to induce you by awarding the DVNLP Honorary Prize to remain benevolent towards this association in the face of such evil machinations".*

⁹⁵ The determination of a provisional amount in dispute of € 50,000.00 speaks volumes for the appropriateness of the term "Kaputt-Klagen".

⁹⁶ Cf. *first public statement on the DVNLP*.

⁹⁷ In her lecture at the DVNLP Congress 2016 she does not mention, as she always and quite naturally did in the three decades before, that she got to know NLP as a participant of Thies Stahl's 1985/86 Bochum NLP Practitioner.

⁹⁸ In her article in "Praxis Kommunikation", 5/2016, Cora Besser-Siegmund writes that she had registered for the "second Hamburg Practitioner Training". She does not mention that it was the

25. The cooperation of the new DVNLP honorary members Martina Schmidt-Tanger, Dr. jur. Jens Tomas and Cora Besser-Siegmund, the DVNLP honorary prize winner Stephan Landsiedel and the spokeswoman of the DVNLP regional group Hamburg/Schleswig-Holstein, Petra P., with XY and his lawyer at the Hamburg court, who was charged as an accomplice, must be seen as a masterpiece of "conspiratorial" art of decomposition: With this array of well-known and influential members of the association as character witnesses, the latter is still today trying to portray Thies Stahl as someone who would "adopt" the complainant's allegedly unfounded accusations. Cora Besser-Siegmund, Martina Schmidt-Tanger and Stephan Landsiedel - supported by the "Dr.-jur." executive committee and completely concealed from the DVNLP membership - let themselves be dirtily harnessed to the "court cart" of the XY and in this way make their authority and their celebrity available to their association for the success of the devastatingly staged perpetrator-victim-reversion in the DVNLP against the complainant.⁹⁹
26. At this point, we will refrain from further formulating the misconduct of Cora Besser-Siegmund (indirect apportionment of blame to the complainant) and Stephan Landsiedel (criminalisation and pathologisation through misuse of certificates) as effective decomposition measures.

These derailments and monstrosities in the DVNLP, which are considered here in the light of the analogy "decomposition", would have to be called, against the background of the values originating from the humanistic and communication theory tradition of NLP, at the latest when a "crime against humanity" officially committed

1986/87 practitioner of Thies Stahl, nor that she had been a participant in one of Thies Stahl's student Gestalt Therapy and NLP groups since 1979 and, when he flew to the USA every year from 1980 onwards to learn new hypnosis and NLP content, she witnessed his transition from Gestalt Therapy to NLP live. But at least Cora has not concealed from her readers that the typewriter she used as a student job in 1980 to type Thies Stahl's handwritten translation of "Frogs into Princes" was called "*Gabriele*". - In a newsletter seminar announcement for an NLP colleague from the early days of NLP in Germany, Cora Besser-Siegmund writes, "Prof. Barbara Schott brought NLP to Germany by organizing the very first NLP practitioner in Germany. In a corrective newsletter it is said that she "has undermined a historical inaccuracy on the topic of NLP introduction in Germany" and correctly it would be said that "Barbara Schott among other things helped to organize the first NLP seminars in Germany". *I assume, Barbara, that you have asked Cora to change this text after I had pointed it out to you. Thanks. In doing so, you may have helped to prevent Cora from falling to the level of IM "halligoland", who on my Wikipedia page had already tried to erase my rank as the one "who brought NLP to Germany".* (Cf. decomposition measure No. 7.)

⁹⁹ All together have obviously deliberately taken the risk that the judge will not, as presented to him, read Thies Stahl's private e-mails, which were made available to the court by Martina Schmidt-Tanger in large quantities, in which he reported to his then-friend colleague on the monstrous events surrounding XY and the complainant in his master class, as libel or slander against XY, but under a "Yes, and what if it was so? However, XY, his lawyer and the DVNLP, which secretly cooperates with both, seem to rely to this day on the effect of the "good reputation" of Martina Schmidt-Tanger, Cora Besser-Siegmund, Dr. jur. Jens Tomas, Stephan Landsiedel and Petra P. in order to finally be able to muzzle Thies Stahl ordered by the court.

by an association would become clear before a committee of inquiry or court of law dealing with the "DVNLP case", that their actors, *six of the seven new DVNLP honorary members* standing in the light of the stage, and the indicated members, who were covered by them and "kept in the dark", firstly coordinated their decisions and actions with each other and secondly knew about the "synchronisation" of the perpetrator-victim-reversion processes in DVNLP and LKA, respectively like the chairman, Dr. jur. Jens Tomas, have themselves actively participated in the operation or accepted it.

If it turns out that both were the case, the DVNLP would have a serious problem, not only because of possible recourse claims by the "causa DVNLP" victims, but above all because decomposition is a self-referral process: decomposition decomposes the decomposers.

Self-destruction through self-destruction?

A social or organizational system that uses decomposition measures through one or more of its subsystems attacks itself in its own healthy and living substance - decomposes itself. Decomposition measures endanger not only the integrity of the decomposition victims, but also the integrity of the system that uses them for its supposed protection. Using the example of the MfS-GDR system, we were able to witness this process of self-destruction: many creative, intellectually, mentally and morally highly developed GDR citizens were decomposed and eliminated from the system, demoralized, destroyed, morally broken, psychologically broken, sold to the West by expulsion - eliminated.

A similar process of self-destruction took place in German society during the Nazi era, where the DVNLP's hostile communication and learning prevention culture in the "DVNLP cause" crisis sadly borrowed from the impoverishment and violent brutalization of its communication culture. If one considers the extent of the DVNLP loans in the MfS GDR's culture of decomposition, which was equally hostile to communication, learning and life, the use of the analogies "NS" and "MfS crimes" for the derailments of the "DVNLP cause" suggests the question whether the DVNLP is not destroying itself as a result of its rather blind and unconscious adoption of the collected "vices" of the recent German past.

Both German social systems at that time were extremely self-destructive as real communication and mutual learning preventing systems. Both have attacked and extremely damaged themselves in their healthy living, intellectual-spiritual power and "multiculturally" diverse substance, through disparagement, bans on speaking, teaching and performing, compulsion to exile, expulsion and elimination through mass murder.

In the hostility to life of their violent, fascist-totalitarian, disintegrating communication structures, both can be described as very extreme forms of

expression of Virginia Satir's "hierarchical world view".¹⁰⁰ Instead of destruction and elimination of human beings, instead of non-communication and renunciation of mutual learning - all this belongs to the "hierarchical world view" - the healing of such a violent, fascist-totalitarian practice of communication and interaction, which apparently subliminally became socially acceptable again in the DVNLP, would lie in what Virginia Satir describes as a life-oriented, "organic world view": A richly differentiated and highly differentiated practice of communication, learning and living, to be striven for in mindful and daily efforts, which makes possible and promotes development, growth and integration through a life-oriented appreciation of difference and diversity.¹⁰¹

Does the DVNLP have a chance to find (back) to a communication practice compatible with the "organic world view"? Perhaps if he finds the strength to actually renew himself - and not only by making extremely "causa DVNLP"-engaged and burdened members new honorary members. A metanoia, a real, courageous and energetically lived conversion would be necessary - and a committee of inquiry which dares to really look at the monstrosities in the association and to name the misdemeanours or crimes against its members as such. And who is able to ask uncompromisingly wholesome questions.

Misguided immune system and confused identity - misdirected DVNLP

Many questions for a healing self-reflection in DVNLP arise from the descriptions of the "Causa DVNLP" processes in the DVNLP-critical articles by Thies Stahl - with regard to which DVNLP has been insistently silent for years.

Additional and perhaps deeper, salutary questions could be generated by a committee of inquiry if it used another analogy - an analogy that could be called a meta-analogy because it can shed light on the underlying structures of the "causa DVNLP" processes, illustrated by the "NS" and "MfS/DDR" analogies, as well as on the structure of what Virginia Satir called manifestations of the "hierarchical world view": What is meant is the analogy of a "misguided, misdirected immune system", a concept borrowed from the imaginary world of physicians who deal with allergic and autoimmune diseases.

If he had been asked a corresponding question in his evening gala video, the DVNLP honorary member Robert Dilts¹⁰², one of the first and most creative co-developers of

¹⁰⁰ See also: *"DVNLP abandoned by all good spirits? predetermined breaking point fascistoid-totalitarian slips and loss of self-control"*.

¹⁰¹ This NLP-ideological and still highly topical distinction has obviously been completely lost sight of by the majority of DVNLP members in the course of the "DVNLP cause".

¹⁰² *Robert, when you were asked about the beginnings of NLP in Germany as a DVNLP honorary member in the live video of the evening gala, you mentioned me and our joint seminars in the mid 80s. Thank you for this, because I assume that the board of directors told you, as they did the SPIEGEL, before the Life circuit, that I was no longer master of my senses and that the association*

NLP, would certainly have liked to say something about his current ideas on the psychoimmunological connection between identity and disturbed immune control - not only about the transfer of medical models of allergies and autoimmune diseases¹⁰³ to the psychological situation of individuals, but also to that of social subsystems like the DVNLP.

The analogy "allergy"

If a DVNLP investigating committee looks at the processes in the association under the perception filter of the analogy "allergy"¹⁰⁴, it can ask how it could have come about that the confused psycho-social immune system of the DVNLP was so wrong¹⁰⁵ that it reacted to something completely harmless as if it were something life-threatening and damaging - and then attacked it in an exuberant reaction? For it seems to be an extremely overshooting reaction that the board of directors has appointed five muscle-bound security guards especially for the complainant and Thies Stahl, in order to have these two members - she of graceful figure and he as a 64-year-old with some experience in mental but none in physical confrontations - violently attacked and removed from the members' meeting, pulling her by the hair and him with his arm turned on his back. How could it happen that the immune system of the DVNLP, i.e. its systemic force securing and stabilizing the identity of this association, was so confused that it attacked harmless members? How did this mismanagement come about, through which misconduct of which association official? And by which wrong decisions of the board?

What caused the decision-makers in this communicators' association to panic to such an extent that they regressed to a level of coping where they had no other choice but to reduce communication with two members of the association to the use of formal-legal and shyster lawyer tricks and SS-like brutal security guards? Where has their socialization as NLPers and professional communicators gone? How is it that a communication that enables feedback and learning, going beyond mere hitting and eliminating, could no longer take place with the members "marked" by the

therefore unfortunately had to "dispose" of me. Soon I will translate this and the other articles on the crisis of the DVNLP for you and the other international NLP colleagues.

¹⁰³ "Allergies and autoimmune diseases are caused by a disturbed control of the immune system. The central disorder is the incorrect differentiation between the body's own structures and foreign substances in autoimmune diseases and an exaggerated reaction to harmless foreign substances in the context of allergies". (http://vmrz0100.vm.ruhr-uni-bochum.de/spomedial/content/e866/e2442/e7071/e7410/e7471/e7505/index_ger.html)

¹⁰⁴ With allergies "...the immune system's tolerance to harmless antigens fails, instead they are fought like pathogens." (<https://de.wikipedia.org/wiki/Autoimmunerkrankung>)

¹⁰⁵ "The confused immune system is in a panic and in such a confused state that it attacks our own body even though there is no danger at all." (Robert Dilts, <http://www.nlpu.com/Articles/article9.htm>)

immune system for decomposition, destruction and elimination in this association?¹⁰⁶

The psycho-social immune system of the DVNLP, which actually should have had an effect through the board of directors, which consciously suppresses its better knowledge, and through its DVNLP members, who in their majority are sufficiently informed about the deep structure of the conflicts in the association, but obviously look away and suppress it, reacts erroneously and misdirectedly to something that supposedly harms the DVNLP and the NLP - and attacks it: In a blind way the members of this association seemingly react phobically¹⁰⁷ exclusively to their¹⁰⁸ prejudices corresponding to social and NLP and association-specific taboos¹⁰⁹ and attack these prejudices in the two members, who in return were offered and presented to them in abstract-symbolically depersonalized form and free of communication as representatives of these prejudices¹¹⁰ - or, looking away, had them attacked and eliminated by the board of directors.

For the erroneous DVNLP immune system, the allegedly damaging party appears to represent above all the complainant, who apparently offers ¹¹¹a suitable projection

¹⁰⁶ Not a single DVNLP member, neither from the board nor from the group of old NLP companions of Thies Stahl, went into direct contact with the "elements" to be decomposed and eliminated: None of the 1700 well-informed (but unfortunately deceived) members contacted the complainant or Thies Stahl and asked even a single question.

¹⁰⁷ On the analog "Allergy as phobia of the immune system" Robert Dilts built up his allergy technique known to all NLPers.

¹⁰⁸ Such prejudices corresponding to the taboos mentioned above and, in addition, those which arose in large numbers as a result of discrediting statements by the association's leadership, apparently also had a decisive influence on the "cloak-and-dagger action" of the initiation of the expulsion of Thies Stahl and the complainant: On 23 October 2014, the members of the Board of Trustees were given the opportunity to prepare for their telephone conference on 24 October 2014, in which they decided to expel the two members. As part-time volunteers, did they have the time to thoroughly study Thies Stahl's 18-page response to the association lawyer's exclusion letter? Including the 120 pages of important documents and partly substantial texts as attachments? Or did they not need this time at all, nor did they need any mental effort, since their prejudices and suitable beliefs were already stable "in place"?

¹⁰⁹ Cf. the statements in *"Violence, abuse, double standards and the return of the repressed in the DVNLP"*.

¹¹⁰ This is what happened in the 2014 general meeting, which was manipulated and deceived by the executive board, and additionally in DVNLP statements containing several false assertions: Due to the blockade in the forums and the forced absence in the MV, the complainant and Thies Stahl were offered to the members purely abstract-symbolically, i.e. with the help of one-sided verbal, oral and beamer-supported written attributions as the target of destructive prejudices - spoken in the analogy "allergy": "marked" for attack and destruction by the immune defence (represented by five muscle-bound security guards).

¹¹¹ As a victim of commercialised paedophile and other sexual abuses who has been harmed for decades, the complainant was involved from birth until her courageous, because life-threatening,

surface for a number of prejudices rooted in certain NLP-specific and general social taboos. The DVNLP immune system reacted overshooting, phobic and devastatingly to the complainant. It attacked them, made them "harmless" through various decomposition measures and had them "macrophagically digested" by the association's lawyer and the security service - as did Thies Stahl, whom the phobically blind reacting DVNLP immune system also "marked" as an enemy¹¹² and attacked and unceremoniously "dropped out."

How is it that a DVNLP investigative committee could ask that the DVNLP, as a representative of the probably most advanced communication and therapy method NLP, has not succeeded in communicating with the complainant and Thies Stahl? That none of the NLP-socialised board members made any attempt to find out in a direct conversation or telephone call whether anything threatening to the association was actually emanating from the complainant or from Thies Stahl?

And how did it come about that this association of communicators could not prevent it, with the thinning out, impoverishment and destruction of differentiated, lively and learning-promoting communication practiced and induced by the board of directors, as well as with their replacement by perfidious acts of exclusion and an evil scapegoat policy, from so ingloriously resurrecting - and thus handing down - the life-hostile and self-destructive non-violent and violent forms of communication from both German fascist-totalitarian pasts?

The analogy "autoimmune disease"

The total of the "Causa DVNLP" processes, which can be described as fascist-totalitarian derailments and the "Causa DVNLP" processes, which can be described as coordinated decomposition measures, can be described both as an allergy of DVNLP and as an autoimmune disease of this association. The tolerance of the psycho-social, mental-cognitive immune system towards its members as harmless carriers of meaning or messages that are at most entangled in conflicts with other members fails: Either members are fought like dangerous pathogens, or in such a fight are also attacked as collateral damage (allergy), or members are attacked and "destroyed", i.e. decomposed and eliminated (autoimmune disease). In the latter case, the immune system of the DVNLP, as a systemic force securing its identity, is misdirected in that this association, specifically and not just as a rather random collateral damage, is directed against individual members and thus destroys its own healthy, living substance and structure. Both analogies of malfunctions of the psycho-social immune system of the DVNLP make it clear that this association

exit in November 2011 in a paedocriminal and prostitution, violence and "exploitation" system with which some DVNLP teaching trainers cooperate. For the simple bourgeois mind of the average DVNLP-member these are probably too many "untouchabilities" at once: Even one of these taboos alone - power and sexual abuse, paedocriminal crimes and prostitution - will probably push most of the (trauma)therapeutically inexperienced and untrained NLP-users to their limits.

¹¹² "Anyone who touches a person who is taboo becomes taboo." (See *"Violence, abuse, double standards and the return of the repressed in the DVNLP"*).

attacks and weakens itself in a blind attack - panicky and free of communication on the level of what NLP Bateson calls "learning zero". The DVNLP attacks, in the persons of two of its members, healthy functions of itself and makes them "harmless" by exclusion and marginalization.

In the case of the two members, the complainant and Thies Stahl, these functions, which strengthen NLP and are in principle probably healthy, consisted of a high degree of willingness to communicate and learn, the ability to make mistakes and to stand by them in order to learn from them *together with others*, freedom from taboos and the ability to deal with conflict, sincerity and fairness¹¹³, years of expertise in dealing with perpetrators of violence, individually and in groups, as well as decades of experience in teaching NLP.¹¹⁴

There are probably still few answers in the medical world about the kind of error of the immune system that underlies an autoimmune disease, namely to attack and destroy the body's own substances. And perhaps this is one of the reasons why there is still no specific approach to dealing with them in NLP - apart from this interesting remark by Robert Dilts: Since our immune systems essentially carry the physical representation of our "selves", an autoimmune reaction could be seen as an analogy

¹¹³ In connection with her departure from a system of perpetrators involving her family, her youth welfare organisation and her training institute, the complainant had "come out" in a courageous step as a love servant, escort, systemic sex coach and group worker (socialised in a special kind of group work, e.g. in the form of a "group work") trained since early childhood. It is also very difficult for them to have acquired individuals and groups as clients and employees for their company in DVNLP seminar and coaching contexts. She had decided to come out in confidence in the emotional and intellectual abilities of the people in the DVNLP, as she wanted to take fair responsibility for her part in creating situations in which she had become the victim of events that are the subject of her complaints and reports suppressed in the association. Together with Thies Stahl, she assumed that only in this way would it be possible to conduct fair negotiations with the addressees of her accusations in the context of the association's arbitration commission or mediation with them. Furthermore, she and Thies Stahl were of the opinion that with this honesty they were contributing to a learning process necessary in DVNLP regarding the topics "role mixing of DVNLP teacher trainers" and "power-asymmetrical relationships in seminars and coaching". With their sincerity and fairness the association's management and, it seems, the majority of DVNLP members could not cope: They preferred to regard these difficult issues as non-existent and to dispose of the complainant. Thus, the association does not have to deal with the question whether call girls, escorts or sex coaches may be members of the DVNLP - whether in any case, or only if, like the complainant, they have quit, or never (i.e. in the sense of double standards obviously practiced by DVNLP instructors and trainers at most secretly and unofficially).

¹¹⁴ In all DVNLP-critical texts by Thies Stahl, there are several descriptions of these healthy functions and abilities represented by the complainant, which are now no longer available to the DVNLP after their elimination. The functions embodied by Thies Stahl, which are probably also rather healthy for NLP, are revealed to the inclined reader, who may not know him from workshops or congresses, perhaps from his texts.

to the psychic event of the rejection of one part of ourselves by another part of ourselves, i.e. as an analogy for inner conflicts and identity crises.¹¹⁵

The analogy of an autoimmune disease would immediately lead a committee of inquiry to questions such as: How could it happen that the DVNLP attacks, disintegrates and eliminates members as parts of itself? Members who support and live their healthy identity as representatives of the NLP method, e.g. through NLP-compatible values, views, attitudes and opinions? Who in the association actually had what interest in devastatingly attacking the complainant as a member of the association? Was it more about economic interests of some leading association officials, e.g. the "NLP-Professional" DVNLP members? Or was it actually the interest of some male *and* female DVNLP members to prevent the complainant from reporting her for violations of her sexual self-determination in DVNLP and private contexts by psychic disintegration and destructive character assassination? After all, there are still serious, unexamined accusations against several male and female DVNLP instructors of having committed crimes against sexual self-determination¹¹⁶ against her - in the context of an unprofessional and unethical mixing of roles, as DVNLP instructor trainer, being a male or female coach, psychotherapist or psychotherapist, association or federation official, being at the same time a client of their trainees, their coaching client or psychotherapy patient in their simultaneous role as sex worker/sex coach

Whether seen under the analogy of "allergy" or "autoimmune disease", the new DVNLP board is well advised to assume that the "immune problem" of the association has become chronic - as the "final declaration on the exclusion of Thies Stahl", which is still in the members' area of dvnlp.de, points out with its grossly false assertions - e.g. he was not excluded, but *resigned* under protest and profound criticism.

In addition, the DVNLP should dissociate itself from the previous unecological "on-board resources" of the former Dr. jur. board to consider exclusively the high-dosage use of legal proceedings against the bearers of bad news in dealing with the association's hypersensitivity to the issues of "violence, abuse of power and abuse of authority". These did not have any healing effect and will not have it in the future without an internal processing within the association: Without the necessary inner

¹¹⁵ „Viewed from a metaphorical perspective, autoimmune illnesses may be seen as conflicts or confusions related to one’s identity or sense of self. Our immune systems essentially carry our bodies’ representations of our ‚selves‘. An autoimmune reaction can be seen as an analogy to the rejection of one part of ourselves by another.“ (Dilts, NLP-Encyclopedia-Eintrag „immun system“)

¹¹⁶ Under "violation of sexual self-determination" is today subsumed: sexual violence, sexualised violence, sexual abuse, sexual assault, sexual violation of boundaries, sexual coercion, sexual act, sexual offence, sexual child abuse. What all these offences have in common is that they refer to a violation of the right to sexual self-determination. They are all found, apart from that of crude rape, as concrete accusations in the complainant's reports, which have been suppressed in the DVNLP.

work in the bandage there will probably be no healing, because only if it takes place, the immune system, the identity power or the soul of the bandage can relearn.

And the DVNLP should also see that, to remain in the analogy, the DVNLP's errant and misdirected immune system, perhaps weakened by the "DVNLP cause" overreactions, could not prevent the intrusion of some practices and functions that *actually* threaten the NLP in its identity and integrity: a tolerance threshold that is too high with regard to unecologically one-sided, sales-oriented to mafia-like value priorities, the introduction and practice of violent internal association communication, the establishment of processes to cover up, conceal and deny acts of sexual violence, as well as official or Abuses of power. In addition, there are other forms of communicative violence, which in the course of the "DVNLP case" seem to have been established and made acceptable by the board as an association culture: disguised as "*consensual*" abuse relationships, as "*Halligoland? If we don't want to know, but let's grant*" Wikipedia vandalism or as legal letters faked by the board of directors, they could pass unhindered the "gates of perception" of the DVNLP members, which actually had to be guarded by the overpowered psycho-social immune system of the DVNLP, and probably became the "alternative facts" of a DVNLP communication culture that went with the times.

Hierarchical world view? Organic worldview? DVNLP without orientation.

Elsewhere it has already become clear¹¹⁷ that Virginia Satir's distinction between a hierarchical and an organic world view can be used to describe the communicative and interactive derailments of the Nazi era and their partial recurrence in the "DVNLP case". This also applies to the bad communicative and interactive derailments of the equally dark other part of our German history, the GDR/MfS era, in which, as described in this article, the DVNLP has borrowed to an astonishing extent for its own communication culture.

The life-hostile "right-wrong" and "you-need-to-be-(so)-and-not"-thinking, the blamings and the open and hidden discrimination, the devaluations that have a devastating effect, the readiness to violence, exclusion and destruction towards other members of one's own community, with which at first no longer communicate and which are then eliminated - all these are features of the hierarchical world view described by Virginia Satir and at the same time features of the fascist-totalitarian and disintegrating derailments in the DVNLP as a reflection of both dark German pasts.

So it makes sense for the DVNLP to orientate itself (again?) on the organic world view with its appreciation of diversity and difference. This could succeed in connection with the view of Dilts, who, as mentioned above, has pointed out internal

¹¹⁷ See "*DVNLP deserted by all good spirits? predetermined breaking point fascistoid-totalitarian slips and loss of self-control*".

conflicts and struggles on the identity level in connection with allergies and autoimmune diseases.

Looking at the DVNLP from this perspective, one can probably say: The DVNLP is in an identity crisis. His immune system is probably actually "confused"¹¹⁸ in relation to the various *"That belongs to me and that doesn't"*- and *"That is dangerous for me and threatens my existence and that doesn't"*-positions and the sometimes deep rifts that have arisen between the representatives of the methods "NLP and constellation work", "NLP and EMDR/Wing-Wave".¹¹⁹

Apart from these theoretical basic principles and possible dogmas, there are subliminally heated but officially unleashed debates, combined with a recurrently flare-up debate about a change of name in relation to the "P" to "DVNLP"¹²⁰, which was demanded by various members, the identity of this association is probably additionally threatened by the NLP-specific and general social taboos touched upon in the "DVNLP cause", which are a challenge not only for the DVNLP but for every bourgeois NLP community.

But unfortunately the DVNLP does not seem to have been able to use the crisis of the last years to rise above itself, i.e. above its taboos and restrictive theoretical and "double moral" moral-ethical belief systems, i.e. beyond the prejudices of many of its members. He will probably only be able to do this once the association has taken an important, still outstanding step:

The DVNLP will have to apologize to its victims

Juvenile delinquency? Delegation of covert operations by the board of directors to petty criminals, men or women "for the rough stuff"? Coordinated decomposition measures? Final mobbing taken over by the board of directors, officially final

¹¹⁸ See footnote #105.

¹¹⁹ Thies Stahl and his long-time colleague Martina Schmidt-Tanger, for example, have not really been able to bridge these trenches since he started to work very thoroughly on the constellation work in 2000. Cora Besser-Siegmund seems to have overcome it by being at the same time DVNLP honorary member and founder of an "NLP- and DVNLP-free" association (see footnote #18 and #22). Anita von Hertel and Thies Stahl have postponed their long-standing discourse on whether John Grinder's "negotiation model" as the basic model of NLP-oriented mediation is compatible with their ALPHA model of mediation, just as John Grinder and Robert Dilts postponed their own on whether Dilts' "neurological levels" are not *"unethical"* because they are too content-oriented.

¹²⁰ For a discussion about changing the name of the DVNLP, see the article by Thies Stahl in "Praxis der Kommunikation", issue 1/2013 at <https://thiesstahl.com/literatur/>: *"If it's not programming, what is it? About the spirit of NLP: Basic metaphors for the actions of the NLP therapist and coach"*.

mobbing by the association? Self-justification of¹²¹ an arrogant and presumptuous DVNLP board of directors?

Whether these words, or whatever the monstrous events of the "DVNLP case" are called in a DVNLP investigative committee or in one of the still ongoing court cases, the DVNLP is always responsible for a textbook-like victim-victim-reversion process. The complainant and Thies Stahl have suffered considerable damage as a result.

- For the complainant, in addition to the above-described worsening of the situation of her children and her handsome misinvestment in DVNLP-certified seminars, this damage consists of all conceivable emotional-psychological and physical direct, side and after-effects of a retraumatizing perpetrator-victim-reversion directed against her - completed within the DVNLP by the board of directors and taking place outside the association - for which the DVNLP is jointly responsible to this day.
- For Thies Stahl, whose duty it was, in accordance with his "honorary office" as DVNLP initiator, founding board member and honorary member, to help the complainant in "his" association not only to obtain her membership rights but also her human rights, the damage consists on the one hand in all the typical physical damage known from the relevant literature, emotional and health consequences of extreme mobbing (officially carried out as "decomposition" by the association) - combined with a damage to his reputation, which the DVNLP accepts as destroying his existence and which he probably wanted to do, from which, together with his exclusion from the DVNLP certification of his seminars, he has suffered enormous economic damage

It is to be hoped that the new DVNLP board will have the strength to end the culture of looking away and silence in the DVNLP and to face its responsibility for the guilt accumulated in this association. And: That he shows the greatness of being able to apologise to the injured former members, especially to the complainant.

¹²¹ With the image of the complainant, who was thrown hard on the pavement in front of the venue of the 2014 MV by the DVNLP Security Relay Team, and his own feeling of having somehow been "crucified" together with her, Thies Stahl kept thinking of the term lynch justice - followed by a shake of the head, because this term does not fit, of course, since he and the complainant are still alive. But a part of the head-shaking remained - about his "*beautiful delinquent DVNLP*".