

Wilfried Schmitz

Lawyer

Lawyer Wilfried Schmitz, member of the Cologne Lawyer's Chamber

To the

Federal Administrative Court Office
1st Military Service Senate

04107 Leipzig

Delivery via the beA

Office in 52538 Selfkant:

De-Plevitz-Str. 2

Telephone: 02456-5085590

Fax: 02456-5085591

Mobile: 01578-7035614

Mobile landline number:

02456-9539054

E-mail:

ra.wschmitz@gmail.com

Homepage available at:

Attorney-Wilfried-Schmitz.de

beA:

Schmitz, Wilfried (52538 Selfkant)

Tax number: 210/5145/1944

VAT ID: DE268254583

When making payments, please always state:

Invoice no.:

When answering, please always

state: File number: 37 + 58 / 2022

Selfkant, June 16, 2022

In the military complaints process

of the Lord ...

and the Lord...

I would like to inform you that with immediate effect the complainants will no longer be referred to by my colleagues Beate Bahner and Dr. Brigitte Röhrig and colleague Göran Thoms will be represented.

The team of authorized representatives has been restructured. In this way, other relevant topics can be introduced via new team members.

The colleague Tobias Ulbrich from Erkrath will soon report that he is representing the complainant Markus Baier. He will be part of the team of lawyers appearing at the next hearing.

The last request for evidence, which referred to the further questioning of the expert Tom Lausen, has been resolved and no longer needs a decision.

There are topics that, according to our assessment, are of much greater relevance than what SV Lausen could have added. Therefore, the proof program was changed.

From now on, we want to leave the clarification of further factual questions that are relevant at least according to this side's assessment to the senate's duty of clarification, so that we will only make suggestions for evidence on such further factual questions. The discerning senate may then examine whether it should clarify such

(still) considers factual issues ex officio to be necessary or would like to assume that the taking of evidence can be closed.

In this way, unnecessary delays can and should be avoided as soon as the adjudicating Senate is convinced that the facts relevant to the decision have been sufficiently clarified.

So we hope that after questioning the other representatives of the PEI, we can make a plea so that nothing stands in the way of a decision in these proceedings.

Schmitz
Lawyer