Why have the following obvious issues not been laid to rest even at this late date?
1. Germany has no sovereignty. It is still under foreign occupation.
2. The Third Reich of Adolf Hitler continues to exist illegally and deceitfully under constitutional law.
3. The Second World war has never ended. (Only a cessation of hostilities.)
4. The necessary conclusion of the peace agreements involving more than 54 nations continues to be blocked.
5. Germany is the financial driver of, and the leading weapons exporter for, wars throughout the world.
6. Current preparations for war threaten all world populations with annihilation.
7. Germany has been fully privatized and voided as public state (viz. www.upik.de).
8. The fragment of a German federal state was finally dissolved in 1990.
9. Through a treasonous, secret „coup d’etat“, including forgery of documents in the German citizenship law (StAG of February 5, 1934), the politically-designed „German People“ were rendered stateless, fully deprived of any political power or rights.
10. The European Union project is Walter Hallstein’s plan for a Fourth Reich.
The general solution for the LIBERATION from
the fascist dictatorship in Europe

Reactivation of SHAEF- and SMAD tribunal in
Germany - Nuremberg II (Nürnberg II) = Article 139
“Basic Law” (GG Grundgesetz) for the Federal Republic
of Germany: Liberation article - continued validity of the
Denazification regulation * SHAEF – SMAD
“The Liberation of the German people from nazism and
militarism” adopted legislation, are not affected by the
provisions of this
“Basic Law” (GG Grundgesetz)”

That means:
The current legally valid SHAEF- laws and SMAD
regulations stands above the “Basic Law” (GG Grundgesetz) for the Federal Republic of Germany! The “Basic Law” (GG Grundgesetz) was prescribed 1949 by the Allies for the Federal Republic of Germany. The colonial Basic Law (GG Grundgesetz) is the highest legal norm for the Federal Republic of Germany. The Allies are responsible until today for the denazification (liberation) of Germany.

Combined with:
Article 146 of the “Basic Law” (GG Grundgesetz) for
the Federal Republic of Germany =
End of term for the Federal Republic of Germany

“This basic law that applies after completion of the unity and freedom of Germany for the entire German people, loses its validity on the day, on which a constitution comes into force, which has been adopted by the German nation in a free decision.”

That means:
First step: Liberation of the superimposed by the
Basic Law, legally valid Weimar (Weimarer)
Constitution of 1919

Second step: Reforming the constitution in Germany
by referendum

Necessary steps for the LIBERATION of
Germany and Europe from Fascism and Nazism

1. Berlin – Karlshorst II
Unconditional surrender of the Third Reich by the last
link of the chain of the legal successors.

2. Establishment War Crimes Tribunal - Nuremberg II
(Nürnberg II) prosecution of all German and European
fascists, denazification of the German by applying
*SHAEF – SMAD

3. Establishment of a world peace conference –
Yalta II (Jalta II) end of World War II. through the
conclusion of peace treaties with all nation, which have
been involved to the war.

4. A constitution for Germany, direct democracy by
national referendum, line guiding according to the
proven principle of Prussia (Preußen), Restoration of
the old brother alliance - line Russia - Prussia
(Preußen) / Germany - Europe under the doctrine of
History

5. A sovereign Germany as a Guarantor of world
peace, also Europe in peace and friendship among
nations

To clarify: The settlement of the BRD - colonial
administration is similar to 1990, the settlement of the
German Democratic Republic (GDR) - colonial
administration

*SHAEF = Laws of the Supreme Headquarters Allied
Expeditionary Forces
*SMAD = Orders of the Soviet Military Administration in
Germany
*All National Socialism (NS) - cooptation laws and
fascist laws have been Punished, forbidden and
canceled by the allies with SHAEF Law No. 1. Article III
*... “The interpretation or application of German law to
National Socialism (NS) doctrines, no matter how and
when the same has been promulgated, is forbidden.”