Reiner Fuellmich has requested the Berlin Reginal Court to forbid Viviane Fischer to make the below listed statements. The Court has rejected his applications on the grounds of "self-refutation of urgency", however it has also issued notices that the statements were either true or were permissible expressions of opinion.

1. Reiner Fuellmich has not repaid the €700,000.00 he received in trust from the Committee, although he states that his house has since been sold;

2. Reiner Fuellmich has not paid bills of the Committee out of the €700,000.00 he claims to have access to;

3. the Committee cannot access another asset in a not inconsiderable amount because, contrary to Reiner Fuellmich's public presentation, the account records for the accounts in question are not available, i.e., there is no way of accessing the asset;

4. if Reiner Fuellmich does not meet his payment obligations to the original sponsor, the company, which is like a foundation, Reiner Fuellmich is responsible for the fact that the Corona Committee will be insolvent in a very short time and should actually file for insolvency;

5. because of Reiner Fuellmich's transfers, the Corona Committee would have to go into insolvency;

6. that Reiner Fuellmich may not repay the money because he does not want the legitimate original committee to continue to run, for which donations have been made; because he wants the committee to fall into insolvency;

7. a family with a small child, just because Reiner Fuellmich decides that he does not want to pay back the money, is left high and dry, so where is there such a thing?

8. that because we don't know, we assume that Reiner Fuellmich might not have anything.