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Austria's Legal System vs. Moral Law

Part I: Criminal Law :

This brief highlights key Austrian statutes and practices that reveal the system's coercive, invasive, and rights-depriving nature. Each example shows how Austria's 'legal system' contradicts Moral Law, demonstrating that it is not Law at all but an inversion of it.

Blasphemy Law (StGB §188): Criminalizes 'denigration of religious doctrines' — punishes speech rather than harm.

Criminal Defamation & Insult (StGB §§111, 115): Imprisonment possible for words — criminalizes expression instead of addressing true injury.

Assembly Restrictions (Versammlungsgesetz 1953): Mandatory notification, police bans, counter-protest exclusion zones — suppresses peaceful assembly.

Police Identity Checks (SPG §35): Allows warrantless identity demands — enables arbitrary intrusion on freedom of movement.

Expanded State Security Powers (DSN Law 2021): Broad preventive surveillance and intelligence — treats all as suspects.

Mass Metadata Retention (TKG §102a, annulled): Blanket data dragnet, struck down as unconstitutional — proof of systemic overreach.

Substitute Imprisonment (VStG §16): Converts unpaid fines into jail — punishes poverty.

Immigration Detention (Schubhaft, FPG §§76–80): Administrative jailing up to 18 months — no crime required.

Mandatory Address Registration (Meldegesetz 1991):



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Centralized registry of residents — continuous surveillance of the person.

Involuntary Psychiatric Commitment (UbG): Confinement without consent on prediction of danger — liberty removed without crime.

Freedom-Restricting Measures in Care (HeimAufG): Restraints, isolation, medication — coerces the vulnerable.

Drug Possession Criminalization (SMG §27): Treats self-use as a state offense — no direct harm, yet criminalized.

COVID-19 Vaccine Mandate (COVID-19-IG 2022): Bodily coercion through law, later repealed — proof of how statutes override consent.

Part II: Family Law

This brief highlights Austrian family law provisions and practices that conflict with Moral Law. They illustrate how the system disregards sovereignty, consent, and the sanctity of family life.

Enforced Visitation with Abusive Parents: Courts uphold visitation rights even in cases of domestic violence, exposing mothers and children to further harm.

Suspension of Family Reunification for Migrants: Austria blocks refugee family reunification until at least 2026 — institutionalized separation of families.

Discrimination in Family Allowances: Subsidies and supports often exclude non-nationals or require lengthy residency, denying dignity to migrant families.

Weak Enforcement of Parental Rights: Non-custodial parents often cannot access school or medical information, with courts failing to sanction violations.



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Intrusive State Intervention (Child Protection): Authorities impose measures even where voluntary support exists — overriding family autonomy.

Historical Systemic Abuse (Institutional Care): Legal and institutional child care frameworks enabled widespread abuse — proof of law's past betrayal.

By the compass of Moral Law — sovereignty, consent, non-aggression, and accountability only for true harm — these provisions are not Law. They invert righteousness by privileging state convenience and institutional power over dignity and Truth. This proves Austria's 'legal system' cannot claim legitimacy as Law. Through Divine-GPMS.world, the higher authority of God's Law — Moral, Universal, and Just — is restored.

More can be seen here: <https://absolutelaw-divineteachings.world/>

In the Name of God.

From the desk of the Universal Jurisdiction and Nation of Divine-gpms.world.

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