Zeitschrift: Swiss review : the magazine for the Swiss abroad

Herausgeber: Organisation of the Swiss Abroad

Band: 42 (2015)

Heft: 2

Artikel: Heavy defeats at the ballot box

Autor: Müller, Jürg

DOI: https://doi.org/10.5169/seals-907098

Nutzungsbedingungen

Die ETH-Bibliothek ist die Anbieterin der digitalisierten Zeitschriften. Sie besitzt keine Urheberrechte an den Zeitschriften und ist nicht verantwortlich für deren Inhalte. Die Rechte liegen in der Regel bei den Herausgebern beziehungsweise den externen Rechteinhabern. Siehe Rechtliche Hinweise.

Conditions d'utilisation

L'ETH Library est le fournisseur des revues numérisées. Elle ne détient aucun droit d'auteur sur les revues et n'est pas responsable de leur contenu. En règle générale, les droits sont détenus par les éditeurs ou les détenteurs de droits externes. <u>Voir Informations légales.</u>

Terms of use

The ETH Library is the provider of the digitised journals. It does not own any copyrights to the journals and is not responsible for their content. The rights usually lie with the publishers or the external rights holders. See Legal notice.

Download PDF: 28.04.2025

ETH-Bibliothek Zürich, E-Periodica, https://www.e-periodica.ch

An ethically fraught proposal

Interior minister Alain Berset has been candid in saying the debate surrounding the popular initiative on pre-implantation diagnostics (PID) will "not be easy". His concern is that Parliament has significantly expanded the bill that the Federal Council originally presented. In essence, couples who are genetically pre-disposed to having children at risk of a severe hereditary disease will be able to use PID. In practice this means that, when undergoing artificial insemination, they can have the embryos screened for this disease to ensure only embryos unaffected by the disorder can be used for reproduction. However, it will still be prohibited to screen embryos for conditions that spontaneously arise, such as Down's syndrome.

Parliament wants to go much further now and allow chromosome screening for all couples undergoing artificial insemination. The original bill would have allowed a few dozen cases per year. If the parliamentary version becomes law, however, that figure would be several thousands. Opposition has thus increased significantly. The bill must in any case clear two hurdles. On 14 June, the electorate will vote on a constitutional amendment that would in principle allow embryo testing. This enjoyed broad support in Parliament. Only later on will a vote be held on the highly controversial law codifying the exact application. If voters give the green light to a constitutional amendment on 14 June, the period for submitting a referendum will begin. A referendum is very likely: the Evangelical People's Party (EVP) has indicated its intention to call one.

Harmonisation of grants

Anyone needing a grant for attending a higher technical college, university of applied sciences, technical university or another university should have the same opportunities. Currently that depends on the canton, a state of affairs the Swiss association of students (VSS) claims is "unfair". So it is promoting an initiative to harmonise the awarding of grants for tertiary education and therefore shift legal powers from cantonal to federal level. Grants must also guarantee a minimum standard of living during a recognised initial tertiary education. The VSS believes having clear rules on grants will help alleviate the skills shortage.

The Federal Council and Parliament have rejected the initiative, but support its focus. To ease some of the pressure, the Education Grant Act has been fully revised through an indirect counterproposal. This draft has already been passed by Parliament, but has not been put to the vote. The change in the law will not affect the existing powers of the federal government and cantons, but the federal government will support the cantons in harmonising the grants system. Specifically, cantons will only receive a federal contribution if they sign up to the grants agreement. As requested by the VSS, the agreement sets nationwide principles and minimum standards.

Heavy defeats at the ballot box

Two parties failed miserably with proposals on key issues at the referendum held on 8 March – the Swiss Green Liberal Party (GLP) with its "Energy tax instead of VAT" initiative and the Christian Democratic People's Party with its "Strengthen families! Tax-free child and educational allowances" initiative. Both proposals were intended to boost their parties' election campaigns but ultimately flopped.

The GLP idea of abolishing VAT in favour of a tax on non-renewable energies was overwhelmingly opposed with 92 percent against. This is an historic defeat: only once, in 1929, has a popular initiative won less support. The outcome shows that combining the issue of energy with the tax system was ill-fated. The VAT system is firmly established in the minds of the Swiss public. The crushing defeat of the GLP's very first popular initiative represents a major setback for the recently established party which is accustomed to success. It remains to be seen whether the previously broad support enjoyed by the Federal Council's steering tax relating to the turnaround in energy policy will now come under pressure owing to this referendum result.

The CVP also has to come to terms with a bitter defeat. Its initiative too was resoundingly rejected with 75.4% of "No" votes. Financial considerations, above all, may have played a major role. The adoption of the initiative would have resulted in tax deficits of around a billion Swiss francs for federal government, the cantons and the communes.

JÜRG MÜLLER

JÜRG MÜLLER IS AN EDITOR WITH THE "SWISS REVIEW"