

## The judiciary crime against François Légeret

### Conclusions: Ignorant, open your eyes!

27 magistrates have been dysfunctional in this case – [the Album of dishonour](#). François Légeret has been condemned to lifelong imprisonment, and he is jailed since 10 ½ years. The book *L'affaire Légeret – Un assassin imaginaire* (Jacques Secretan, May 2016, Editor Mon Village) demonstrates that there was no triple murder, but a fatal fall down the stairs of two eighty years old ladies, and the mysterious disappearance of a depressive third person.

Trials based exclusively on circumstantial evidences are seldom. However, the actual Attorney General of the Canton of Vaud has managed to have two men condemned on the only basis of the inner conviction of the judges – François Légeret and Laurent Ségalat (see my book *The Unmasked «Constitutional State»*). These cases teach us how the failing of the judicial system happens: It starts with a botched up investigation. Thereafter, the first judges are fixing a wrong procedural truth, taken over by the superior instances by copy/paste.

The Swiss Supreme Federal Court (FC) disposes of 92.5 to 95% of the 7'000 plaintiffs/year using the following shrewdness (see my book, chapter 3.10):

- Claims that the attacked sentence are not matching with reality are put down with the formula that they are «appellatory, hence inadmissible».
- The FC = the Academy of lies argues against the truth.
- The submitted evidences are returned to the defeated plaintiffs. The archives remain «clean» (falsification of History).

The European Court of Human Rights (ECHR – the worldwide biggest injustice factory) is cheating 98.5% of its 60'000 applicants with the following tricks:

- More than 90% of the complaints sent to Strasbourg are not even read. The victims get a half page model decision without any motivation, although article 45 of the ECHR does impose it.
- In the scarce cases, where the «judges» of the ECHR are opening the file, they just confirm the lies of the last instance of the concerned country (see my book, chapter 3.11).
- The files of the 98.5% cheated plaintiffs are destroyed, to grant the archives to remain empty (= falsification of History).

It is science fiction to presume that 92.5 (FC) to 98.5% (ECHR) of the applicants were querulous, not being able to distinguish good from evil. At least 80% of those applicants

are judiciary victims, since no Swiss federal nor European judge is performing an honest job. They are not searching the truth. They obtain their generous salaries by cheating. Their judicial frauds are characterised by the above mentioned shrewdness.

The judiciary scandals François Légeret and Laurent Ségalat are just the most impressive cases, because the dysfunctioning of the system is programmed.

The Disintegration of the system is the result of the total lack of control from the outside since centuries, cemented by the dogma of separation of powers. **There are no checks and balances.**

In this insane glasshouse climate, only arrogant/incompetent, or even corrupt magistrates manage to be promoted to the upper scales of hierarchy. This is dramatically demonstrated with [the Album of dishonour of the 27 magistrates](#) who have contributed to realise the judicial crime against François Légeret: 80% of them are arrogant idiots, as for instance the Attorney General of Vaud, Eric Cottier. But we find among them as well at least 4 corrupt judges, with the caricature federal judge Roland Max Schneider on their top: [www.worldcorruption.info/schneider.htm](#)

All 27 magistrates have received by registered mail a copy of the book of Secretan. They are too coward to assume their responsibility. Since they were briefed about their «mistake», and are not correcting it, their failing became intentional, and is thus an abuse of authority to be pursued penally.

Cantons of Vaud exist elsewhere in Europe. There are even much worse regions: The ECHR is tolerating the unlimited judiciary banditism in the former communist countries of Eastern Europe. Mon Repos and Strasbourg are fake institutions who are actually destroying the European civilization.

The separation of powers is a basic misconstruction of our States. To be abolished. The FC and the ECHR are to be replaced by local bodies to survey the judiciary apparatus from the outside, composed by Non Lawyers.

Let's kill the octopus! **Ignorant, open your eyes!**

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