

**Gerhard ULRICH**

**November 4, 2016**

Avenue de Lonay 17  
CH-1110 Morges  
0041 21 801 22 88  
[catharsisgu@gmail.com](mailto:catharsisgu@gmail.com)

Mister **Marc PELLET**  
Criminal recourse Division  
Cantonal court VD  
Route du Signal 8  
1014 Lausanne

cc:

SWISSCOM (Schweiz) AG, attn. De M. Mario ROSSI, Alte Tiefenastr. 6, 3050 Berne  
GREEN.CH AG, attn.de M. Franz GRÜTER, Bachstrasse 50, 5200 Brugg  
SUNRISE AG, attn.de M. Dominik KÖCHLIN, Binzmühlestr. 130, 8050 Zürich  
UPC CABLECOM GmbH, attn. de M. Eric J. TVETER, Zollstrasse 42, 8005 Zurich  
CITYCABLE, attn. de M. Jean-Yves PIDOUX, Direction des services industriels, Place  
Chauderon 23, Case postale 7416, 1002 Lausanne  
GOOGLE SWITZERLAND GmbH, Brandschenkestrasse 110, 8002 Zurich

### ***Your Freemason conspirancies***

***Penal complaint against your partner in crime Stéphane COLETTA***

***PE11.011617-STL (5 years old procedure!)***

Mister **PELLET**,

*I write to you in your quality as a mailbox. Your fall is just a question of time. It is so obvious that you are not any longer legitimated to be in charge of your functions. You have accumulated too many blunders. Personally, You are among others responsible for the judiciary crime at the costs of François LÉGERET. See L'affaire LÉGERET – Un assassin imaginaire. Jacques SECRETAN, Editor Mon Village, 2016. What is concerning the whole Vaudois judiciary apparatus see my challenge of **05.10.16**. And for what it concerns the existence of **the Freemason conspiracy**, see my my mail of November 2, 2016 addressed to the «Attorney General» **Eric COTTIER**. Everything is published on [www.worldcorruption.info/ulrich.htm](http://www.worldcorruption.info/ulrich.htm)*

*The present case is as well a Freemason conspiracy: The Freemason Lawyer **Michel TINGUELY**, moreover politruk (army Judge) as his Fribourgeois crony **Gilbert KOLLY**, actual President of the Federal Court, presented on Internet as being a dishonest Lawyer protected by his brothers, he is harassing Marc-Etienne BURDET and the undersigned since 15 years with penal procedures. He managed to charge us with impressing criminal registers, and to have plenty of his victims condemned, among others BURDET to 21 months of unconditional imprisonment and the undersigned to a total of 4 years in prison, for having criticized Magistrates and doubtful Lawyer as he is. That was obtained by judiciary frauds.  
See:*

[www.worldcorruption.info/index\\_htm\\_files/gu\\_winzap-e.pdf](http://www.worldcorruption.info/index_htm_files/gu_winzap-e.pdf)

[www.worldcorruption.info/index\\_htm\\_files/gu\\_sauterel-e.pdf](http://www.worldcorruption.info/index_htm_files/gu_sauterel-e.pdf)

***This six star Lawyer has the long arm for polluting judiciary decisions. He did implement the censorship of the Internet since December 2007, by secret and illegal procedure, applied by the «Prosecutor» Yves Nicolet. See:***

[www.worldcorruption.info/index\\_htm\\_files/gu\\_nicolet-e.pdf](http://www.worldcorruption.info/index_htm_files/gu_nicolet-e.pdf)

*That way, his maneuvers in the affair SAVIOZ were not any longer visible:*

[www.worldcorruption.info/savioz.htm](http://www.worldcorruption.info/savioz.htm) . Praying for their own parish, the Freemason Magistrates of Vaud and of the Confederation cooperated to realize this violation of the Federal Constitution (infringement of the right of freedom of expression), since they benefited themselves of the suppression of our critics concerning them.

***I finally understood to face in here a Freemason conspiracy.***

*After having published the existence of the tyranny of the hidden oligarchy on Internet, (see [www.worldcorruption.info/gutknecht-e.htm](http://www.worldcorruption.info/gutknecht-e.htm) ) I travelled on the evening of November 2<sup>nd</sup> 2016 to the public conference offered by the Freemason Lodge La Fraternité in Yverdon. At the end of that event I distributed a resumé of that denunciation to the audience at the exit. That provoked the forceful intervention of half a dozen brothers, recognizable by their overweight prosperity and dark morticians outfits. They ripped off violently the flyers from my hands and one of their sectarian preachers, named Daniel BURRI was shouting at me furiously. He had dropped his mask as a wise philosopher exhibited just a few minutes before as one of the speakers. He had emphasized to be strongly attached to the freedom of expression and the value of the confrontation of ideas. Suddenly, he did not any longer live up to his own speech.*

*That brings us to the umpteenth penal procedure triggered off by **TINGUELY** 5 years ago:*

Your greenhorn, the «Prosecutor» **Stéphane COLETTA** did write on paper a penal and classification order, dated October 24, 2016 of 18 pages, condemning me subsequently to the complaints lodged by your Freemason brother **Michel TINGUELY** to 2 months unconditional prison for alleged unfair competition of the Lawyer **TINGUELY** and missed crime of attempt of constraint. My lawyer ex officio is mandated to oppose this penal order. That is really indicated.

Since there is prescription of all the eternally reiterated penal complaints of **TINGUELY** for alleged infringement of his non existent honour, **COLETTA** had the idea to apply the said articles of the Swiss Penal Code. For what concerns the unfair competition, this is an absolutely impossible crime, since I am not a Lawyer colleague of this Lawyer from the Gruyère Alps.

Remains article 181 of the Swiss Penal Code: «The one who is using violence towards a person or is threatening of serious damages, or hindering in any other way the freedom of action, has obliged to do or not to do or to let do an act, shall be punished ... » Evidently, **COLETTA** cannot produce facts concerning me which would match with that article. To his defense, one has to remember that 8 federal «Judges» had attempted as well in the past to enrich my criminal records with that crime. They were shamefully defeated at the Federal Penal Court on **13.04.10**. Those 8 federal «Judges» had not understood what for constraint stands for in the penal sense; neither does **COLETTA** know it. Where, when and how would I have committed such actions? As they are used to do, these «Magis-rats» did project their own behaviour on me.

It seems as if my challenge of all Vaudois Magistrates submitted on **October 5, 2016** was not communicated to **COLETTA**. That means that he was not legitimated to tinker this order concerning me. Making use of your vocabulary, this order is thus inadmissible.

My Lawyer has informed **COLETTA** of the illegal maneuvers realized by his predecessor **Yves NICOLET**: the practice of the double file, secret censorship of my Internet pages, abuse of power, illegal favours offered to **TINGUELY**, obstruction of Justice. Under the link

[www.worldcorruption.info/index\\_htm\\_gu/files\\_nicolet-e.pdf](http://www.worldcorruption.info/index_htm_gu/files_nicolet-e.pdf) you find my letter of December 10, 2012, introduced into the file, describing the illegal acts. **NICOLET** went as far as to cover **TINGUELY** who has forged falsified evidences. These proofs do exist in the file, in the sequestered electronic mail exchange between the offender with my old hosting provider of my past Web Sites, c9c. Anyway, these evidences have been sealed on request of the cheating

**TINGUELY**, and **NICOLET / COLETTA** refused up to date to unseal these documents, for being in a position to have the victim of the Freemason **TINGUELY** condemned. Instead, they should have condemned the real offender in this case: **Michel TINGUELY**. Your **COLETTA** is lying on page 7 in medio as a federal Judge, having the guts to pretend that it was impossible to unseal said documents. This is obstruction of Justice, to avoid exculpatory investigation. This is violating once more the Federal Constitution (the rules of good faith, prohibition of arbitrariness).

**As a consequence, I lodge a penal complaint against COLETTA for illegal censorship of the Internet, obstruction of Justice, complicity of forging falsified documents, illegal favors granted to TINGUELY, respectively abuse of power as an organized gang, in close cooperation with the Vaudois Magistrates infested by Freemasonry. This is in addition to my complaint against COLETTA for illegal censorship of October 11, 2016.**

**During the forthcoming trial, Marc-Etienne BURDET and the undersigned will insist to get the opportunity to administer the proof of the truth what is concerning the role which this Lawyer from the Gruyère Alps played in the case of embezzlement of Birgit SAVIOZ. By the way, we are confident, that one will have to book for the great audience hall at the pharaonic palace of the central Prosecutors' Office in Renens, for absorbing all the public eager to assist.**

*This denunciation is submitted in twin copies, one of them to be integral part of the recourse which is lodged separately in parallel by my Lawyer ex officio.*

*Sincerely yours*

*Gerhard Ulrich  
Ancien prisonnier politique*

*Enclosures:*

*Copy of the order of **COLETTA** of October 24, 2016*

*Another copy of this complaint to be transmitted to the competent and legitimated authority*