

Gerhard ULRICH
Avenue de Lonay17
1110 Morges

August 23rd 2017



Yvonne GENDRE



Delphine QUELOZ

Mrs. **Béatrice MÉTRAUX**
State Councillor
Departement of Institutions and of
security
Place du Château 1
1014 Lausanne

cc:

To whom it may concern

Strictly confidential version indicating the names of the concerned citizens to:

Simonetta SOMMARUGA, Head of the Federal Departement of Justice and Police

Maurice ROPRAZ, President of the State Council, Fribourg

Ulrich MEYER, President of the Swiss Federal Court

Daniel KIPFER FASCIATI, President of the Penal Federal Court

Jacques ANTENEN, Commander of the cantonal Police Vaud

Pierre SCHUWEY, Commander of the cantonal Police Fribourg

Johannes FRÖLICHER, cantonal court FR/ Jean-Daniel ROULET, cantonal court NE

Illegal Intervention of the Police FR on VD territory, concerning a mother with her baby under rule of NE / discrimination and baby in danger

Mrs. State Councillor,

On April 7 2017, Frédéric BERTSCHY, Commander OPJ of the Police FR did order to R. KNECHTLE inspector with the immatriculation no 1237, H. GOLTAS, Lady inspector, immatriculation no 2138, M. BIELMANN, inspector, and C. KOLLY, policeman of the criminal Police FR to carry out a house search at the home of A. + B. Y.,....., VD. This was without any doubt an illegal intervention of the Police FR on VD territory.

The background of the affair: the family of A.Y., Swiss Yenish, did suffer from generation to generation of racial harassment – abusive psychiatric internement, forced sterilization, child abduction etc. Her daughter, X. Y. born in 19.., University education, teacher of secndary school I and II, as well as medical secretary, is facing since two years a judiciary harassment, subsequently to the abusive use of those racial discriminations exploited by her ex-partner. Immediatly after their separation in summer 2015, X. Y. did file a denunciation against the father of the newly born baby, particularly for threat and attempts of international child abduction (the father is foreigner and has left Switzerland, living presently on various continents). As a retaliation, the father exploited the past psychiatric internment of the mother of X. Y. as

«psychiatric family antecedents», which would necessitate according to him to have the guardianship of the baby removed from his ex-girl friend. The Prosecutor Yvonne **GENDRE**, les Planchettes 1644 Avry-devant-Pont was dealing with the affair (4 negative references in our Data Base collected since the year 2002). Without inquiring, and stating that the racial anti-Yenish measures of the past were duly legitimated, **GENDRE** issued the order to have X.Y. to undergo a psychiatric expertise, declaring X. Y. guilty of slandering denunciation. **GENDRE** suggested to her to have the power to have the baby removed from her. She threatened her with forced psychiatric internment, in case she would not retract her complaint against the father (evidence : recordings). In addition, and on the basis of a no entry decision concerning that complaint by **GENDRE**, **QUELOZ** did cancel the surveys of the visits of the father at the meeting point. She allowed him to ask for the enforcement of his visit rights without supervision (abroad since April 2017). The mother did object and refused to hand over the baby under such conditions. She appealed up to the Federal Court. Four days after the first projected visit without the use of the meeting point, rejected by the mother, **QUELOZ** ordered on April 6 2017 the immediate removal of the guardianship of the child from the mother, and the placement of the baby in a home, invoking as the only justification the opposition of the mother against judiciary decisions. However, all interveners are attesting to the mother mental health and the fact that the child is in safety with the mother (in particular the family physician, a psychiatrist expert as well as the trustee of the child's interests). **GENDRE**, whose partial position did lead to these skiddings, was ultimately challenged on June 13 2017 by the Federal Court, indicating that the allegations of this Prosecutor did let objectively «doubt on the partial activities» of **GENDRE** with regard to Mrs. X. Y.. However, the Judges in charge of the civil part and supposed to deal with the penal appeals of X. Y., remained the same as before, for deciding on the eventual cancelling of the acts pronounced by the challenged Prosecutor. They intend as well to choose the Prosecutor to succeed in this affair. They are the same Judges who did write that the past racial discriminations were legally and morally justified at the time (decision of February 7 2017 of the cantonal court Fribourg). **QUELOZ** ordered to the Police FR to have the baby removed without prior notice by force from the mother on VD territory, although the mother is subject to the rule of Neuchâtel. (domiciliated in NE since 2015) : the transfer of jurisdiction had become enforceable on March 22 2017. The authorities of VD, FR, NE and of the Confederation are herewith urged to sanction the Judge **QUELOZ** who did order that illegal Police intervention, and of course to have the ordered abusive measures against X.Y. and her baby cancelled, in order stop the racial persecution of this Yenish mother and her family so that mother and child can remake a normal living.

Up to you, Mrs. State Councillor

Gerhard ULRICH, Dissident