

Gerhard ULRICH

October 19 2017

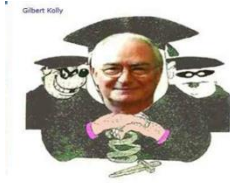
Former Swiss political prisoner

Avenue de Lonay 17

CH-1110 Morges

0041 801 22 88

catharsisgu@gmail.com



The Beagle Boys
at the Swiss
Federal Court

Mr. Jürg STAHL

President of the National Council
Federal Palace

3003 Bern

Pétition, requesting the abolition of the degenerated Federal Court

Mr. President of the National Council,

*At the Conference of the Swiss Lawyers in Lucerne on June 15 2017, the former President of the Federal Court 2013 – 2016 **G. KOLLY** was priding himself that the Federal «Judges» had managed to bring the rate of accepted appeals down to 2,3 % in his last presidential year. This means that 97.7 % of the 7'878 applicants = 7'697 abused persons were dumped as querulous. However, yet those 181 applicants who won in that lottery game are not always scoring:*

By decision of the Federal Court (ATF) TF 6B_264/2011 of July 18 2011, the Federal Court rejected a decision of the Cantonal Court VD. Later on, the same crew approved the Vaudois, although the situation was unchanged by ATF 6B_1/2012 of April 18 2012. Recidivism in another affair: the Federal Court disapproved the Vaudois with the explanation that they had based their decision on «presumptions and suspicions» (ATF 6B_825/2012 of May 8 2012). After repetition of the same presumptions and suspicions by the Vaudois and unchanged situation, the same Federal Judges agreed (ATF 6B_451/2012 of October 29 2012).

*By ATF 1B_96/2017 of June 13 2017 the Federal Court accepted the challenge of the prosecutor FR **Yvonne GENDRE** who had raged by racism at the costs of a Swiss Yenish Mother and her baby. In spite of this success, the discriminatory decisions are maintained, and this mother is today forced to live permanently under the threat of the abusive measures (to have grabbed her baby and to be*

internated in a jail or a psychiatric hospital, in spite of an expertise proving her perfect mental fitness and an ongoing judiciary battle for protecting her baby:

www.worldcorruption.info/index_htm_files/gu_2017-08-23_metraux-e_anonyme.pdf

The Federal Court has just authorized officialy the same prosecutor to remain in charge of the main file concerning the same Yenish mother, and still acknowledging that one could objectivley «fear a partial activity» from her against this mother, underlining that the Yenish origin of the mother has been decisive for mandating a psychiatric expertise concerning her (1B_96/2017 page 10), which is the very evicence of the racial discrimination.

The gandmother of the baby had the right to a ridiculous allowance of CHF 12'000.- for the barbarian acts committed by Switzerland/Pro Juventute during generations, including herself, because of her Yenish origins. But that «manna» has already been entirely exhausted for the judiciary case of her daughter, devoured by the infernal judiciary machine, which is continuing to discriminate this ethnic group. Therefore, it may be useful to remind the Swiss federal Members of Parliaments their historical tragedy:

www.rts.ch/docs/histoire-vivante/a-lire/3387359.html/BINARY/histoirevivante_ve090911_0.pdf

www.rts.ch/archives/tv/information/3472146-une-sale-histoire.html

One may object the success which Erwin SPERISEN has had against the «justicerie» of Geneva, after 5 years of imprisonment at the Federal Court. However, his Calvary is not terminated at all, since he will be constrained to support another trial, put on stage by the notoriously corrupted judiciary apparatus of Geneva.

If the Federal Court is still enjoying an absolutley undeserved reputation, this is explained by the Omertà helvetica, i.e. the effects of its totally unjustified appraisalsing our Mass Media, under control of the hidden oligarchs, who are benefiting of the decline of the system. As a matter of fact, the Federal Court is not at all the supreme moral instance in this country, but an amoral institution. The actual judiciary system is irredeemably degenerated and unreformable. It has to be replaced by a completly new model: <https://youtu.be/re590mkXZIA>

Herewith I request in the name of the judiciary victims that the federal Chambers of Parliament engage into debates, with the aim to abolish the Federal Court and to have the private assets of all Federal «Judges» still alive confiscated, including their Provident Fonds, for repairing the damages, as far as this will be possible. Expecting to be called to present more detailed information to a delegation of the Federal Parliaments, I remain sincerely

Gerhard ULRICH