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# Gerhard ULRICH

Dissident, former political prisoner Founder + former President of the citizens' initiative APPEAL TO THE PEOPLE Network SALVE EUROPA ! Avenue de Lonay 17 CH-1110 Morges



Christian DENYS Swiss Federal Judge Author of the attacked Decision Mr. **Per Anders Gunnar KOMPASS** Field Operations Manager OHCHR – Palais Wilson 53, rue des Pâquis CH-1201 Geneva

cc: To whom it may concern

# Complaint of Gerhard ULRICH against the Swiss Confederation for illegal censorship of the Internet

Ladies and Gentlemen,

## Introduction

The plaintiff is a critic of the Swiss judiciary system since a long time. He was the founder and President of the citizens' initiative APPEAL TO THE PEOPLE from 2000 to 2010, having denounced the dysfunction of the Swiss and European judiciary system, and particularly the organized swindle and the money laundry of the Royalties of the patents of Joseph FERRAYÉ concerning the extinction/blocking of the burning oil wells, applied for getting control of the disaster caused by the troops of Saddam HUSSEIN at the end of the first Gulf war in 1991. As a matter of fact, it was the sharing of the war booty between the oligarchs of this world, with the active participation of the Swiss judiciary apparatus. See: www.worldcorruption.info/eng/historique.htm

Our critics of the dishonest Lawyers ended after 5 – 6 years of investigations in a series of iniquitous trials, notably the show trials of October/November 2006 before the tables of the «Judge» Pierre-Henri WINZAP, and of June/July 2007 before the tables of the «Judge» Bertrand SAUTEREL. Although we administered the evidence for having said the truth, and protected by article 173.2 of the Swiss penal Code, granting impunity to those who say the truth, the Swiss

judiciary apparatus heavily cracked down for implementing the repression of the freedom of expression, condemning the leaders of APPEAL TO THE PEOPLE to a total of 10 years in prison sentences, and pronouncing a series of conditional prison sentences, as well as condemnations to heavy trial charges. The judiciary crimes committed in this context are documented on: www.worldcorruption.info/david\_against\_goliath.htm

www.worldcorruption.info/index\_htm\_files/gu\_sauterel-e.pdf

Nonetheless the hard core of APPEAL TO THE PEOPLE managed to resist and is continuing to denounce the judiciary crimes committed as an organized gang. For implementing the repression of the freedom of expression, the offending Swiss Lawyers made use of the services of one among them: the Freemason Lawyer of Gruyère Michel TINGUELY, one of the plaintiffs at the show trial of October/November 2006. This pawn of the rotten system imposed after early 2008 the censorship of our Internet sites, with the complicity of the Vaudois «Prosecutor» Yves NICOLET, promoted Federal Prosecutor in 2016 for having achieved the illegal censorship of our Web sites by secret orders, that is to say by procedures without parties. See:

www.worldcorruption.info/index\_htm\_files/gu\_nicolet-e.pdf

It has to be said that no regular court has ever ordered the closing down of these Internet portals.

**TINGUELY** is continuing up to date to harass us with abusive penal complaints, always at the service of the Swiss Oligarchs and Lawyers who are accomplices of the judiciary crime. See enclosed complaint of Marc-Etienne BURDET of January 17, 2018 (enclosure 1).

His successor, the Vaudois «Prosecutor» Stéphane COLETTA continued stubbornly the initiated anti constitutional job started by his predecessor **NICOLET.** But COLETTA realized this law violation by decisions notified to the injured parties.

The present complaint is thus directed against the secret censorship manoeuvres implemented by **NICOLET**, and particularly the illegal decisions issued by COLETTA, started after October 5, 2016 with the complicity of all Swiss judiciary instances.

One must know that the Vaudois cantonal Judges and the Federal Judges were largely beneficiaries of this censorship, because our critics concerning them were suffocated in this way. These people are consequently living in perfect symbiosis with **TINGUELY**.

## The facts

By decision of October 5, 2016 - PE13.012968-STL, the Vaudois «Prosecutor» Stéphane COLETTA ordered the censorship of the Internet (enclosure 2).

On October 11, 2016 (enclosure 3), I denounced the «Prosecutor» Stéphane COLETTA and Mario ROSSI from the company Swisscom for illegal censorship of the Internet, violating article 49 of the Swiss federal Law on Telecommunications, by sabotaging the access of the clients of Bluewin/Swisscom to the site www.worldcorruption.info, where I am presently publishing. Quotation of this denunciation: «Any restriction of a fundamental right, as the freedom of expression must be motivated by a legal base. Serious restrictions must be foreseen by the Law. However, no court has pronounced a regular judgment, ordering the censorship of these «confiscated» Internet sites».

www.worldcorruption.info/index\_htm\_files/gu\_2016-10-11\_cottier\_censure-e.pdf Swisscom/Bluewin and CITYCABLE were anyway the only Internet access providers who implemented that decision PE13.012968-STL of October 5, 2016 of COLETTA. This is clearly demonstrating that ROSSI made himself an accomplice of the censorship / violation of article 49 of the federal Law on Telecommunications, by falsifying the DNS.

By censoring the site www.worldcorruption.info COLETTA and ROSSI became accomplices of the affairs of corruption denounced on this portal.

In addition I demonstrated that COLETTA's predecessor, the «Prosecutor» **Yves NICOLET** had censored my former Internet sites by secrete justice, i.e. by making use of the illegal practice of the double file for hiding those documents which are hindering the illegal aims, and by procedures without parties. In this context, I requested to obtain the right to consult the complete file PE03.0183380-YNT and to lift the sealing of the confiscated exchange of e-mails between Michel **TINGUELY** and c9c Networks International (my former portal host) in the framework of the procedure PE11.0116717. I reiterated the same request in the context of my denunciation of the Freemasonic plot at the costs of Jakob GUTKNECHT on 04.11.16, www.worldcorruption.info/eng/gutknecht.htm

For corroborating my denunciation, I submitted a renewal of my complaint of March 22.03.16 against **NICOLET Yves** (enclosure 4, in German), with my complaint of October 5, 2016 addressed to the «Attorney General» **Eric COTTIER** (enclosure 5). See:

www.worldcorruption.info/index\_htm\_files/gu\_2016-10-05\_cottier-e.pdf *This mail was containing the evaluation of the «Prosecutor» NICOLET, see* www.worldcorruption.info/index\_htm\_files/gu\_nicolet-e.pdf (*enclosure 6*).

It is demonstrated that the illegal censorship of the Internet at my costs is lasting since early 2008 and that the «Attorney General» VD Eric COTTIER, as well as the President of the cantonal court VD 2012 - 2016, Jean-François MEYLAN, and various Federal «Judges» (Michel FÉRAUD - 16 negative references, Heinz AEMISEGGER - 29 negative references, containing several lies of this Magistrate and Bertrand REEB - 28 negative references in our data base) were accomplices for that illegal, long lasting censorship.

By mail of November 4, 2016, I filed a complaint against Stéphane COLETTA for illegal censorship of the Internet, obstruction of justice, complicity for forging wrong evidences, illegal favours granted to the Freemason Lawyer Michel TINGUELY (enclosure 7)

www.worldcorruption.infi/index\_htm\_files/gu\_2016-11-04\_complot\_maconique-e.pdf *This document is evidencing the really existing Freemasonic plot prevailing in the Canton of Vaud. On November 7, 2016 I submitted a complementary complaint against COLETTA (enclosure 8).* 

On May 10, 2017 the Deputy Attorney General Franz MOOS issued a complacency no entry order in favour of his direct superior, the Attorney General **Eric COTTIER** (enclosure 9). On page 3 in medio, one finds the outright lie, according to which «no sufficient evidence is suggesting the commitment of any Law offense of the various quoted persons. », whereas the illegal censorship of the Internet has been evidenced by undisputable facts. See enclosures 10 (pages 15/16) + 11.

Who is this **MOOS Franz\_**? Consult his enclosed evaluation (enclosure 12), respectively www.worldcorruption.info/index\_htm\_files/gu\_moos-e.pdf

You will instantly understand for which reasons **MOOS** was cheating in this case: he wants to safe his own scalp.

By recourse of May 22, 2017 I contested this iniquitous decision at the cantonal court VD (enclosure 13, pages 7 - 9). See as well:

www.worldcorruption.info/index\_htm\_files/gu\_2017-05-22\_recours\_TcVD-e.pdf During their meeting of July 21, 2017, with decision issued on July 28, 2017, the cantonal «Judges» Jean-François MEYLAN, Bernard ABRECHT and Sandra ROULEAU had the criminal reflex to reject this recourse (enclosure 14).

I appealed against this decision on August 29, 2017 (enclosure 15) by putting forward the corpus delicti, i.e. the decision of COLETTA dated October 24, 2016 (enclosure 10), ordering the censorship, and the confirmation of Swisscom evidencing this censorship, dated November 14, 2016 (enclosure 11).

*My appeal was rejected by ATF 6B\_940/2017 of December 29, 2017, signed by the Federal «Judge» Christian DENYS, notified on January 15, 2018.* 

### Law offenses committed by the Federal «Judge» Christian DENYS

My challenge request concerning all Vaudois Magistrates and the 151 Federal Judges has been laid out in my recourse to the Federal Court of April 24, 2017 as well as in my complaint against Switzerland at the UN of June 21<sup>st</sup>, 2017. See: www.worldcorruption.info/index\_htm\_files/gu\_2017-06-21\_ohchr-e.pdf These facts remained unchanged and my challenge of all Vaudois Magistrates and Federal Judge is thus still valid.

The reader ought to know in the first place, who is the author of the attacked ATF. It is the Swiss Federal «Judge» **Christian DENYS**, previously Vaudois cantonal Judge: www.worldcorruption.info/index\_htm\_files/gu\_denys-e.pdf

(enclosure 17). From my denunciation, dated June 21<sup>st</sup>, 2027 of 12 corruption affairs, being the result of the Freemasonic plot in the canton of Vaud, **DENYS** did cover 5 of those Vaudois corruption cases. Like **Franz MOOS** and the Vaudois cantonal «Judges», **DENYS** did choose the flight forward, moving aside my challenges, for saving his own head.

For achieving it, he alleged brazenly that I challenged the Vaudois and Swiss Federal Judges «without discernment». My challenges were therefore «obviously abusive» (page 2 in medio of the attacked ATF).

My documented publications have been meticulously compiled and are evidencing the opposite, i.e. that my challenges are well motivated and justified:

www.worldcorruption.info/index\_htm\_files/gu\_denys-e.pdf

www.worldcorruption.info/index\_htm\_files/gu\_2017-06-21\_ohchr-e.pdf www.worldcorruption.info/david\_against\_goliath.htm

www.worldcorruption.info/index\_htm\_files/gu\_sauterel-e.pdf

www.worldcorruption.info/index\_htm\_filesgu\_2016-11-23\_kolly-e.pdf

The letter of the «Attorney General» VD Eric COTTIER of March 16, 2016, addressed to Gerhard ULRICH will eliminate any remaining doubt what is concerning such hostile attitudes directed against me (enclosure 18).

For sure, the Vaudois «Judges» and the Federal «Judge» **DENYS** are my enemies, and subsequently Judge and Party. This is seriously violating my right to have an independent and neutral court, according to article 6 of the European Convention of Human Rights. In addition, this denial of reality by **DENYS** is offending articles 5 and 9 of the Swiss Federal Constitution (principles of activity of the State, governed by the Law and the protection against arbitrariness). **DENYS** did thus abuse of his authority in the sense of article 312 of the Swiss penal Code, an offense pursued ex officio. **DENYS** had the insolence to insinuate doubts concerning the censorship ordered by COLETTA and implemented by Swisscom (point 1, page 2 of the attacked decision, where he speaks about «falsification or suppression of information (...) accusing to have <u>allegedly</u> censored the access of the clients of Swisscom to a Web Site »). This is an outspoken lie in the presence of the retained corpus delicti: Decision of October 24, 2016 (enclosure 10), ordering the «blocking» of the Internet Site www.worldcorruption.info, by falsifying the DNS, like the North Koreans are proceeding, corroborated by the confirmation by Swisscom of this really existing censorship (enclosure 11).

Deny the evidence, i.e. the really existing censorship of the Internet, is an outrage of the public interests of the Swiss population who is ignoring blissfully to be censored. The violation of article 10 of the European Convention of Human Rights, article 17 of the Swiss Federal Constitution and article 49 of the Federal Law on Telecommunications is satisfactorily demonstrated (Prohibition of censorship). This lie of **DENYS** is as well to be pursued penally in the sense of article 312 of the Swiss penal Code.

On page 3 of the attacked ATF **DENYS** is insinuating a doubt with regard to the justification of my civil conclusions, claiming an indemnity of CHF 2'920'000 for arbitrarily and illegally imposed imprisonment for 4 years plus CHF 500'000 for abusive justiciary fees. But why to hell was it then necessary to have the Internet page www.worldcorruption.info censored, where the Law offenses committed by series by the Swiss judiciary authorities at my costs are documented in a coherent manner? This is another denial of reality of **DENYS**, to be assimilated with an abuse of authority in the sense of article 312 of the Swiss penal Code.

One has to remind that no judgement issued by a regular court has ever given the order for «the confiscation» of my Web Sites. There are only the orders of COLETTA and NICOLET, which had never been confirmed by the way of appeals. There is thus as well a violation of the Right for an efficient appeal in the sense of article 13 of the European Convention of Human Rights.

Res iudicata pro veritate habeatur. *Their procedural truth cannot pretend to be the truth. The orders/ decisions issued in this case are violating article 17 of the European Convention of Human Rights (prohibition of abuse of right).* 

However, the enclosures 10 + 11 (order of the «Prosecutor» VD Stéphane COLETTA respectively the confirmation of Swisscom of 14.11.16) are

constituting the corpus delicti, evidencing the censorship of the Internet, respectively the violation of articles 10 of the European Convention of Human Rights, 17 of the Swiss Federal Constitution and 49 of the Swiss Federal Law on Telecommunications.

The attacked decision is just a bait of jurisprudence. This procedure is bluntly a smokescreen. Its author is praising himself wrongly, for exercising the control of his own wrong doings.

The core of the Freemasonic plot is the censorship. The fact that the clowns of the cantonal court VD and the Swiss Federal Court did cooperate to implement illegal censorship of the Internet is an additional evidence of the really existing Freemasonic plot against the citizens. Swisscom/Bluewin, who are the dominant Internet access Providers in this country are playing indeed a very bad game. The censorship of the Web is the basis of the Omertà prevailing in our Mass Media. Censorship is hindering the public opinion to grab the impact of the hidden powers, and the judiciary victims from imposing their rights.

#### In conclusion I request the High Commissioner of Human Rights of the UN:

- 1. To cancel the attacked decision of the Swiss Federal Court;
- 2. To condemn Switzerland for illegal censorship of the Internet, obliging Switzerland to abandon this illegal censorship;
- 3. To recognize of my civil conclusions as detailed above for having been jailed arbitrarily and abusively during 4 years.

All Swiss judiciary Magistrates must abdicate, as well as the politicians who elected them, because they have been repeatedly informed about the illegal manoeuvres of their elected Magistrates. The future honest and competent Magistrates will have to investigate my denunciations published on www.worldcorruption.info/ulrich.htm

It would be unfair to have the tax payers to assume these damages. It is up to the offenders who abused of their authority, among them those who implemented the censorship to bear their liability, and paying with their personal assets for my civil conclusions.

Sincerely yours

Gerhard ULRICH of Guntalingen

#### Enclosures

- 1. Plainte de Marc-Etienne BURDET du contre la «procureure» vaudoise Laurence BRENLLA et Michel TINGUELY du 17.01.18
- 2. Ordonnance pénale PE13.012968-STL du 05.10.16
- 3. Denunciation of the Vaudois «Prosecutor» Stéphane COLETTA of October 11, 2016
- 4. Strafklage gegen NICOLET Yves wegen Verletzung des Telekommunikationsgesetzes (Artikel 49) und Amtmissbrauches vom 22.03.16, adressiert an den Bundesanwalt Michael LAUBER
- 5. Renewal of my complaint of March 22, 2016 against NICOLET, addressed on October 5, 2016 to the «Attorney General» Eric COTTIER
- 6. Evaluation of the Federal Prosecutor **Yves NICOLET**
- 7. Complaint against Stéphane COLETTA of November 4, 2016
- 8. Plainte pénale complémentaire contre Stéphane COLETTA du 07.11.16
- 9. Ordonnance de complaisance rendue le 10.05.17 par le «Procureur général adjoint» Franz MOOS
- 10.Ordonnance pénale de Stéphane COLETTA du 24.10.16, ordonnant notamment la censure de l'Internet
- 11.Confirmation de Swisscom du 14.11.16 de censurer le site Internet www.worldcorruption.info
- 12. Evaluation of the «Deputy Attorney General» Franz MOOS
- 13.Appeal of May 22, 2017 against the no-entry order of MOOS LFranz of May 10, 2017
- 14.Arrêt 496, PE16.020851-FMO du 21.07.17, rendu le 28.07.17 par la chambre des recours pénale du Tribunal cantonal vaudois
- 15. Recours du 29.08.17 au Tribunal fédéral suisse
- 16.Arrêt du Tribunal fédéral suisse 6B\_940/2017 du 29.12.17, notifié le 15.01.18
- 17. Evaluation of the Swiss Federal «Judge», Christian DENYS
- 18. Letter of Eric COTTIER of March 16, 2016