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Swiss Federal Court
Avenue du Tribunal fédéral 29
1000 Lausanne 14

***Denunciation of a conflict of interest,
helping to suppress the right of freedom of expression***

***Appeal against the decision 554 PE18.010804 of July 23rd, 2018
of the Vaudois cantonal «Judges » [MEYLAN](#), [ABRECHT](#) and [PERROT](#)***

Ladies and Gentlemen,

*On May 4th, 2018, the frauding Lawyer [TINGUELY Michel](#) did file his umpteenth complaint against me for violation of his non existing honor. Further to his caprice, the «Prosecutor» Sophie KOEHLI ordered on June 21st, 2018 to 13 Internet access providers to **cancel** the site denouncing **the conspiracy of the Vaudois, Swiss and European Magistrates, serving the interests of the oligarchs of this world**. This is obviously a violation of the right of freedom of expression, without passing via a judgement issued by a regular court and in violation of the right to be heard.*

Having appealed on June 26, 2018 against this disgusting decision, the Vaudois cantonal «Judges» [MEYLAN](#), [ABRECHT](#) and [PERROT](#) hurried to confirm it on July 31st. 2018 by said decision (copy enclosed), notified on August 6, 2018. This appeal is thus filed within the deadlines.

One understands the precipitation of those wicked Magistrates to ignore their global challenge, and to assist their accomplice [TINGUELY](#) in his endeavour to censor the portal www.worldcorruption.info

Actually, one finds the conspiracy of the judiciary criminals documented in detail, including the offenses committed by the authors of the challenged decision.

The conflict of interest could not be better evidenced. This is an undeniable fact.

The challenged decisions ist violating a serie of fundamental rights granted by the Swiss Federal Constitution and the European Court of Human Rights:

- *The right for an impartial and independant court*
- *The right to the freedom of expression*
- *The right to be heard*
- *The right for an efficient appeal*
- *The right for a public and fair trial*
- *Prohibition of arbitrariness*
- *Prohibition of discrimination*
- *Prohibition of the right abuse*

In addition this censorship is inappropriate, since contrary to the public interest. The findings of KOEHLI are incomplet, and the facts distorted, since it is corroborated that TINGUELY is a crook: www.worldcorruption.info/savioz.htm i.e. that I did say the truth, which is of course in contradiction to the procedural truths forged by reckless Magistrates.

In conclusion, the challenged decision is null and void, and it is not the business of our «federal Judges», taking themselves advantage of this conflict of interest, to deal with this appeal.

With my compliments

Gerhard ULRICH of Guntalingen

Enclosure: mentioned

PS for engaged citizens:There is nothing easier than to circumnavigate censorship. Consult the link indicated in the footer. A very simple way is to log in via a proxy, e.g. <https://kproxy.com/> . You open it and you dial the URL address of the censored portal.