www.worldcorruption.info/ulrich.htm D E F

Gerhard ULRICH

February 11th, 2019

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



Mr. Timo SOINI
President of the Council of Ministers
Presidency of Finland
Council of EUROPE

F-67075 Strasbourg

cc: To whom it may concern

Wiping out from the mind the existence of the judiciary corruption

Mister President,

When a former manager of BAUMGARTNER Papier Ltd, who wants do remain anonymous, warned the 1st Vaudois investigating Judge at that time Jacques ANTENEN (today Commander of the Vaudois Police) that the late Philippinian dictator Ferdinand MARCOS was laundring mony via overbilling of his employer, transactions handled by the Banque cantonal vaudoise, this Magistrate replied: «So what? Switzerland is winning».

After the 1st Gulf War, the royalties due to the inventor Joseph FERRAYÉ of the patents for extinction / blocking of the burning oil wells in Kowait were siphoned by a syndicate of French, American and Swiss oligarchs. This transaction of tens of billions US\$ was drawn up by the notary crook in Geneva Pierre MOTTU (he is presently living in Monaco and London), assisted by the Geneva Lawyer Marc BONNANT (called the Mozart of the bars, and Chevalier de la Légion d'honneur), in cooperation with the Swiss banksters under the eyes and in complicity of the Prosecutors' Office of Geneva and the Swiss Confederation, including the actuel Attorney General of the Confederation Michael LAUBER.

www.worldcorruption.info/ulrich.htm D E F

The undersigned has denounced between 2004 and 2016 the corruption and embezzlements of the Swiss Federal «Judge» Roland Max SCHNEIDER, defended by the 6 stars Lawyer Jean-Pierre GROSS successively to 4 Swiss Federal Councillors (our Ministers), the last time to the Minister of Justice and Police Simonetta SOMMARUGA on August 20, 2016. Our 4 sages did not even have the administrative politness to acknowledge receipt.

3 examples of Swiss judiciary corruption, having in common that the criminals are enjoying up to date full immunity respectively impunity.

The Council of Europe has been informed repeatedly about the uselessness of the European Court of Human Rights and of the High commission of human rights of the UN, for instance by circular mail of December 27, 2018. In 1999 your supranational entity has created the group of states agains corruption -GRECO – supposed to act as well against corruption. GRECO is relying on the statistics of Transparency International. When studying the content of the link www.visualiserlacorruption.fr/analysis reporting the activitis of TI France, one does understand, how these apparatchiks are functioning: They retain naively the corruption cases retained by the courts. With these methodes, they managed to classify Switzerland among the 3 less corrupt countries! It is that our judiciary Magistrates are the Guradians of the trickery of the planetarian oligarchs. Since they never condemn cases of judicial corruption, our leaders succeeded to convince the whole world that we had a Constitutional State, were judiciary safety would be prevailing. As a matter of fact, Switzerland is probably the most corrupt country worldwide. No other country is producing such huge per capita sums of corruption. We are the impérialists of corruption which we are exporting extremly successfully.

We are facing a global plot of the 4 powers, since the Mass Media do not unravel the real problem neither.

National and supranational entities, including the European Court of Human Rights, the GRECO, the High commission of the human rights of the UN as well as the NGO Transparency International remain deliberately blind: They are wiping out from their minds the very existing judiciary corruption.

However, the waking up of the Nations is progressing. Watch out! A 1st citizens' jury just condmned 3 corrupt Vaudois Magistrates (see below).

Sincerely yours

Gerhard ULRICH

To whom it may concern

Judgment of 3 Vaudois Magistrates
by a citizens' jury, constituded ad hoc on January 23, 2019
Affair Rita ROSENSTIEL www.worldcorruption.info/eng/rosenstiel.htm

1. The admitted facts

Rita ROSENSTIEL, born on February 19, 1924, living in Morges (Vaud) was placed under guardianship on November 27, 2013 by the Judge of peace Véronique LOICHAT MIRA based on false pretexts. Subsequently, this Judge named Jean-Pierre GOETSCHMANN as guardian. This man forced Mrs. ROSENSTIEL on January 28, 2014 by surprise attack to be placed in a nursing home (the so-called (PLAFA). Afterwards, he rubbed and destroyed all her belongings. The state of Vaud never apologized. There was no serious attempt for reparation and the Vaudois Magistrates are continuing to harass her. Principal responsibles:

1.1. Pierre-Yves MAILLARD, Vaudois Councillor of State, responsible for the public Health and the social Action (until May 2019)



Under the regime of this caviar socialist, Vaud realized the double percentage of forced placments in nursing homes than the Swiss average. This allows to feed the industry of the nursing homes, psychiatrists, social assistants, etc.

MAILLARD is informed since 5 years of the crime committed at the costs of the ninety year old Rita ROSENSTIEL, but he did not feel it to be appropriate to apologize in the name of the State of Vaud, nor to take care to grant a reparation to be done since he had other priorities.

It is well known that among his clients, plenty of them are taking profit of the PLAFA industry (forced placement of elder people in nursing homes). For not deceiving these profiteers, he prefered to keep silent with regard to the scandal ROSENSTIEL, and as well, because he is courting the corrupt right parties.

1. 2. Eric KALTENRIEDER, President of the Vaudois cantonal Court



On April 11, 2017 he discussed with the unloyal Lawyer Anne-Catherine BULA the transaction to be prepared, to be signed on May 24, 2018. He exploited the State of weakness of the victim Rita ROSENSTIEL, resulting from 3 years of sterile procedures

for finding a solution, costing little or almost nothing to the State. He did foresee an idemnity for moral wrongs of CHF 20'000 for final settlement, disregarding the material damage caused to the victim. His only concern was to settle the case at little costs for the State. However, he is not saving money to have payed out his marvellous salaries, financed by the tax payers.

By message distributed via Internet and as flyers into the mailboxes of his living place, he got to know about the disastrous consequences of this transaction. Among others, the amount for moral wrongs of CHF 20'000 has been blocked by the actuel curator, and Rita ROSENSTIEL is complaining that somebody has stolen the donation of a friend of the same amount. He waited to have the storm passed by, as he is pracizing it for ever.

By decision of November 13, 2018 he imposed to Rita ROSENSTIEL to have to continue to deal with the Judge of peace Véronique LOICHA MIRA, the one who did destroy her life. He did insinuate that the heavy and repeated mistakes of this Magistrate were not really serious. He did it for protecting the guilty individuals, because the well known conspirancy of the Vaudois Magistrates is obliging him to do so.

1.3. Eric COTTIER, Vaudois Attorney General (liberal-radical).



His «prosecutors» Hélène SMITH and Hélène RAPPAZ were carrying out a no-investigation against the curator GOETSCHMANN during three years, although his crimes were obvious. He has not been punished, because he has committed

these horrors, ordered by the «Judge» of Peace Véronique LOICHA MIRA, i.e. a clerk enjoying the total impunity of his corporation.

For hunting down the denunciation of the curator GOETSCHMANN and the «Judge» of Peace Véronique LOICHA MIRA because of them having forged a wrong inventory (= forgery), he quoted the principle «ne bis in idem». This offence has never been subject to any judgment, but he misused cunningly that principle for issueing a complacency decision in favour of these two offenders.

He had knowldege that the actual «President» of the cantonal Court, KALTENRIEDER did abuse of his authority, by exploiting the state of weakness of a ninety year old Lady, manipulating her to sign a shameful transaction, against her interests. Abuse of authority has to be pursued ex officio. He closed both eyes, because the plot of their interconnected corporation is evident. His actions are betraying him to be a close and reliable crony of KALTENRIEDER.

2. Considerations

Given the gravity of the crimes committed at the costs of Rita ROSENSTIEL,

Given the fact that the principle responsibles did not answer the questions / allegations presented to them by registered mail of November 22, 2018 within the imposed deadline (January 15, 2019),

Given that said allegations were not contested, they are deemed to be admitted (see above),

Given the fact that the Vaudois cantonal Parliament appears obviously to be unwilling to stop the plot, of which Rita ROSENSTIEL is still the victim,

Given that the Mass Media are part of the plot, by ignoring deliberatly the continued harassement,

Given that the word «corrupt» is synonymous with transgression of the Border of Law and Morality (https://fr.wikipedia.org/wiki/Corruption),

We invoke the right of freedom of expression granted by the Universal Declaration of Human Rights, the European Convention of Human Rights and the Swiss Federal Constitution, for defining the situation in place of the politicians, being part of the problem. We consider it to be our civic duty to say by participating democracy wether the 3 Vaudois Magistrates are guilty or not guilty of corruption:

3. Decision of the Jury Members concerning the accusation of corruption

Name, first Name	
Address	
Signature or adress e-mail	

	guilty	not guilty	abstinence
Pierre-Yves MAILLARD			
Eric KALTENRIEDER			
Eric COTTIER			

Mark the appropriate case by an x . *To return to:* catharsisgu@gmail.com

23.01.19/GU

www.worldcorruption.info/ulrich.htm D E F

Résultat du vote du jury des citoyens du 23.01.19 à Lausanne

AG	tique du jung faire Rita Ro	SENSTIEL	
	COUPABLE	NON GUPABLE	ABSTAN
Prime- Yves Maillard	17	\$	ø
Enc kaltenrieder	17	ϕ	ø
Enc Cother	17	φ	φ
Lausanne, le 23 jan	nie 2019		
Los compteus:	Fra		
	8. Wethory		

Judgment of 3 Vaudois Magistrates by a citizens' jury constituted ad hoc on January 23, 2019 for corruption

Affair Rita ROSENSTIEL www.worldcorruption.info/rosenstiel.htm Vote count

Entered ballots:17

	guilty	not guilty	abstinence
Pierre-Yves MAILLARD	17		
Eric KALTENRIEDER	17		
Eric COTTIER	17		

Jugement of 3 Vaudois Magistrates by a virtutual citizens' jury, vote count on February 8, 2019, for corruption

Affair Rita ROSENSTIEL www.worldcorruption.info/rosenstiel.htm

Entered ballots: 40

	guilty	not guilty	abstinence
Pierre-Yves MAILLARD	34		6
Eric KALTENRIEDER	38	1	1
Eric COTTIER	39		1

Cumulation of votes of the jury constitutded on January 23, 2019 ad hoc + virtual jury

Total number of collected ballots: 57

	guilty	not guilty	abstinence
Pierre-Yves MAILLARD	51		6
Eric KALTENRIEDER	55	1	1
Eric COTTIER	56		1