

Gerhard ULRICH

April 15, 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*



Sister Katia ELKAIM

*«Judge» in charge of the file
PE17.018395-KEL-lpv
Vaudois Justiciary c/ ULRICH
Temple of Montbenon
CH-1000 Lausanne*

cc : To whom it may concern

Your invitation to compare to get condemned for having said the truth

Your impunity granted by the worldwide cartel of the establishment

Tuesday, April 16, 2019, 9 a.m., Temple, called Palais de justice de Montbenon

To you, Katia ELKAIM,

Your bosses in the Vaudois Magistrature and Politics entrusted you with the task to condemn me to unconditional 120 days in prison for having said the truth, i.e. to have denounced the assassination attempt at the costs of the late Jacques ROMANENS, covered by the Vaudois politico-judiciary Mafia.

This severely handicapped old man survived to his failed elimination by 2 nurses. They committed the mistake of appreciation that their prey should die. However this cumbersome senior remained in life and could report the torture of the waterboarding which he had suffered. Subsequently, government clerks, Magistrates and Politicians closed ranks for stifling the crime. See:

www.worldcorruption.info/eng/romanens.htm

In case of censorship access via a proxy, e.g. <https://kproxy.com/>

His ex-wife, the late Suzanne SCHAER who had provided volunteer care to her ex-husband has denounced this plot with courage and determination. She did not let intimidate her by the apparatus for repression of the freedom of expression. Your brother [Pierre BRUTTIN](#) has sentenced this eighty years old Lady with no criminal record on March 26, 2018 ruthlessly to 60 day fines.

Now, it is my turn to undergo your auto-da-fé. By registred letters of [March 4, 2019](#) I invited each one of the 7 most guilty Officers in this sordid affair to reply to the presented questions to me and copy to your address, and to compare before a citizens' jury to defend their positions. In case of silence, the allegations contained in these questionnaires would be reputed undisputed /admitted. Having received no feedback, a citizens' jury has been constituted ad hoc on April 13, 2019 in Lausanne. After having listened to the pleas (see below) and after deliberations, this jury condemned unanimously the following Magistrates for corruption:

- Pascal GILLIÉRON and Bernard DENEREAZ, Vaudois Prosecutors
- the Vaudois cantonal Judges [Bernard ABRECHT](#), [Joël KRIEGER](#), [Guillaume PERROT](#)
- the federal Judge [Christian DENYS](#)
- the 1st Judge of the court of Lausanne [Pierre BRUTTIN](#)

Since the accused have been invited to defend themselves, the condemnation procedure respected the imperative principle of the Contradiction.

This jury was composed of 17 virtual members who voted by correspondance, and 14 jury members who met for the deliberations on April 13, 2019, composed of 7 nationalities. See cumulative votation result below.

The Swiss federal court is accepting 2,3 % and the European Court of Human Rights 1 % of the appeals. This demonstrates that the system is irredeemably degenerated on the national and international level. This bankruptcy concerns all of us, hence the universality of righth to vote. The citizens' jurys are implementing a legitimate control of the seraglio from the outside.

Katia ELKAIM, you did not react to my request for transparency, that is to say whether you belong to a secrete sect. Not having replied, one has to conclude that your are hiding your allegiance to secrete societies. Consequently, you are not a legal Judge. In the present case I did just document meticulously the facts on Internet and 20'000 flyers.

It is my fundamental right for not to show up before your tables on April 16, 2019 in the temple of Montbenon in Lausanne.

You will celebrate your puppet show solo.

To you, Katia ELKAIM

Gerhard ULRICH

Enclosures: Cumulative result of the vote by the citizens' jury of April 13, 2019

Pleas

Cumulative results of the vote of the virtual members and the members present during the deliberations

31 ballot sheets received

Résultats cumulatifs du vote du jury virtuel et constitué ad hoc des citoyens

31 BULLETTINS

Total des bulletins reçus: PSP CORRESPONDANCE + JURY PRESENT

Accusés	coupable	non coupable	abstention
Pascal GILLIÉRON	31		
Bernard ABRECHT	31		
Joël KRIEGER	31		
Guillaume PERROT	31		
Christian DENYS	31		
Pierre BRUTTIN	31		
Bernard DENEREAZ	31		

Lausanne, le 13.04.19

Signatures des scrutateurs:

NORBERT GUILLOD



Translations : coupable = guilty – non coupable = innocent - abstention

PS : The accuser Gerhard ULRICH, being party, did not participate at the votation.

Pleas

*7 Vaudois Magistrates to be judged by the citizens' jury constituted ad hoc on
April 13, 2019 in Lausanne*

*Assassination attempt at the costs of Jacques ROMANENS,
covered by the Vaudois politico-judiciaire Mafia
www.worldcorruption.info/eng/romanens.htm*

Citizens,

1. The admitted facts

The Vaudois politico-judiciary mafia has covered an assassination attempt at the costs of the heavily disabled elder Jacques ROMANENS (10.09.1934 – 01.11.2015). The late Suzanne SCHAER, his ex-wife had the courage and the merit to denounce this corruption. The vaudois judiciary applied the accusatory inversion for repressing the right of freedom of expression. The Dean of the Vaudois penal Judges, Pierre BRUTTIN condemned her on March 26, 2018 ruthlessly to 60 day fines for having said the truth:

www.trial-watch.com/blog/le-proc%C3%A8s-du-26-mars-2018-apremadol-csuzanne-schaer

Principal guilty Magistrates:

Pascal GILLIERON, Prosecutor

Bernard ABRECHT, Joël KRIEGER, Guillaume PERROT – cantonal Judges

Christian DENYS, federal Judge

Pierre BRUTTIN, penal Judge of 1st instance

Bernard DENEREAZ, Prosecutor

The Prosecutor Pascal GILLIÉRON



This Prosecutor operated during 3 years and 7 months for «investigating» the complaint of late Jacques ROMANENS, without ever inviting the plaintiff for answering questions, for delivering ultimately the closing decision of April 13, 2015, after having been relaunched by the succeeding Lawyers of the plaintiff with 3 dozens of requests, and even a complaint for judiciary denial (evidences in the file). According to GILLIÉRON (see his letter of March 22nd, 2013 to the cantonal court), an assassination attempt against a senior person does not have a high priority to him. Since the start, GILLIÉRON had the intention to cover this crime.

As any Prosecutor, GILLIÉRON is jailing petty criminals in pre-trial custody for the needs of investigation. But he did not do it with Augustine ANKER, accused however of assassination attempt. This allows to conclude that he became from the very beginning an accomplice of the crime.

For provoking changing of versions/contradictions, Prosecutors are used to repeat interrogations and to organize confrontations etc. In the present case, GILLIÉRON did interrogate the nurse ANKER just once, avoiding to confront her with the plaintiff or to interrogate separately her accomplice Aurore BARBE, which would have resulted to yield contradictions. It is that the Prosecutor GILLIÉRON did not want to risk to loose control of the plot.

Bernard ABRECHT, Joël KRIEGER, Guillaume PERROT, cantonal Judges



In the data base of the undersigned, ABRECHT Bernard
www.worldcorruption.info/index_html_files/gu_abrecht-e.pdf
is labelled with 5 negative references,

KRIEGER Joël with 9 negative references

www.worldcorruption.info/index_html_files/gu_krieger-e.pdf
and PERROT Guillaume with 7 negative references.

They did become cantonal Judges, after having evidenced to be reliable plotters of the Vaudois politico-judiciary mafia.

*The trio ABRECHT, KRIEGER and PERROT did issue the decision of July 6, 2015, confirming the closing decision of the «Prosecutor» Pascal GILLERON of April 13, 2015, although it is established by the physicians of the CHUV of June 27, 2011 as well as by attestation of the family physician, Dr. G. BLANC on December 11, 2013 that the pneumonia of the plaintiff Jacques ROMANENS has been caused by broncho-aspirations suffered on June 17, 2011, facts which have been demonstrated in detail in the appeal of May 6, 2015, **evidencing medically the assassination attempt.** With that decision, ABRECHT, KRIEGER and PERROT joined the accomplices of this crime.*

A Prosecutor has to respect the principle "in dubio pro duriore" (when doubtful, for the tougher way). However, the «Prosecutor» Pascal GILLIERON has violated that imperative principle in a very blunt way, with the complicity of ABRECHT, KRIEGER and PERROT.

Christian DENYS, federal Judge



DENYS is Vaudois, and he succeeded to have himself elected federal Judge, being a member of the small political party of the Greens, since he has proven beforehand to be a reliable accomplice of the Vaudois politico-judiciary Mafia. Actually, he is noted with 14 negative references in the data base, and with only 2 positive references:

www.worldcorruption.info/index_htm_files/gu_denys-e.pdf

In the past, DENYS has been notably an accomplice for covering the crime of the Freemason Claude BUDRY

www.worldcorruption.info/eng/gutknecht.htm

and the two corruption cases at the costs of Béchir SEBEI

www.worldcorruption.info/eng/vaudoise.htm and Michèle HERZOG:

www.worldcorruption.info/index_htm_files/gu_colelough-e.pdf

in close cooperation with his former colleague at the Vaudois cantonal court, Philippe COLELOUGH, probably the most corrupt Judge in Switzerland.

By ATF6B_856/2015 of September 16.09.16, DENYS declared the appeal of the late Jacques ROMANENS of September 4, 2015 as «inadmissible» for covering the plot as a reliable accomplice of his Vaudois brothers. He did pretend that the nurses Augustine ANKER and Aurore BARBE, guilty of assassination attempt were not public agents, and consequently, the plaintiff had not the right to request reparation from the State. DENYS just omitted that an assassination attempt is a crime to be pursued ex officio, and the fact that the «Prosecutor» Pascal GILLERON, plotting with the cantonal «Judges» ABRECHT, KRIEGER and PERROT had been themselves accomplices of the crime.

Pierre BRUTTIN, 1st Judge of the Court of Lauanne



BRUTTIN is labelled with 29 negative references in my data base: www.worldcorruption.info/index_htm_files/gu_bruttin-e.pdf

One may presume that he became the first Judge of the District court of Lausanne just because of his crooky acts in the interest of the Vaudois judiciary mafia.

At the start of his job career, BRUTTIN condemned especially Alain BOLLE on February 19, 1993 without avoal nor evidences to 11 years in prison for an alleged crime failed assassination (no victims, not even injured persons). This performance did boost BRUTTIN in his career.

BRUTTIN did stifle ex officio the assassination attempt against the life of a seriously disabled senior person, Jacques ROMANENS. The ex-spouse of this victim, Suzanne SCHAER did not let her to be intimidated. She denounced the horrible crime and payed a high price for her civic courage. On March 26, 2018 the dean of the Vaudois pénal Justice, the «Judge» Pierre BRUTTIN condemned her to 60 day-fines for alleged calumny:

www.worldcorruption.info/index_htm_files/gu_2019-02-03_InMemoriam-e.pdf

He criminalized the eighty years old Lady with a vergin criminal record, who has had the courage and the merit to denounce the hideous crime, covered by the Vaudois politico-judiciary mafia. This regime must imperatively whiten the guilty clerks, by falsifying the facts, and be it on the back of an honorable senior person:

www.worldcorruption.info/index_htm_files/gu_2018-04-16_maillard_e.pdf

Bernard DENEREAZ, Prosecutor



The «Prosecutor» DENEREAZ did condemn the undersigned by decision of December 4, 2018, because I he denounced the crime at the costs of the late Jacques ROMANENS, which had remained unpunished: Actually, the author of this pamphlet, Bernard DENEREAZ knows perfectly wll that I had said but the truth, having denounced by civism the potential murderers. However, he is belonging to the interconnected Vaudois Magistrature.

Evidence: his refusal to sign my request for tranparency, concerning his possible membership to secrete societies. There exists an obvious conflict of interest.

In application of the jurisprudence of the European Court of Human Rights 2nd section, Affair N.F : against Italy, Request No 37119/97, Decison of August 2nd, 2001 which became definitive on December 12, 2001), DENEREAZ, determined to treat my affair, would have been obliged to certify to me on his honour and in writing that he has never belonged and is not belonging to Freemasonry and associated organizations such as Rotary, Lions, Kiwanis Club etc. DENEREAZ is fairing to be uncovered to belong to secret sects.

What I published concerning the late Jacques ROMANENS is only the truth. The corroborating analysis has been introduced as hard copies in the judiciary procedure file and are in addition available on Internet

www.worldcorruption.info/eng/romanens.htm

It can be evidenced any time that the undersigned has said the truth. Therefore, I have to be granted impunity according to article 173.2 of the Swiss penal code.

2. Considerations

The accused Magistrates committed an odious crime on the costs of Jacques ROMANENS and his ex-wife, Suzanne SCHAER.

The principle responsible Magistrates did not answer the allegations/questions submitted to them by registered mail of March 4, 2019 within the deadline – March 31st, 2019.

Said allegations were not objected. Therefore, they are reputed admitted (see above).

On February 12, 2019, the Vaudois cantonal Parliament classified the petition of April 7, 2018, signed by 10 persons in favour of late Suzanne SCHAER. This means that the Vaudois Members of Parliament are obviously shrinking from stopping this plot, of which Jacques ROMANENS and his ex-wife Suzanne SCHAER had become victims.

The Mass Media are part of the plot. They were repeatedly informed about this scandal and they keep quiete.

The word «corrupted» is synonymous of transgression of the Law and the Moral (<https://fr.wikipedia.org/wiki/Corruption>).

This being said, we invoke the right of freedom of expression granted by the Universal Declaration of human rights, the European Convention of Human Rights and the Constitution of the Swiss Confederation to act in place of the politicians who are part of the problem. We consider it to be our civic duty to express by participative democracy our opinion, whether the 7 designated Vaudois Magistrates are to be condemned as corrupt or not.

Lausanne, April 13, 2019

*Gerhard ULRICH
in the role of the accuser*