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April 20, 2019

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cc: To whom it may concern

The vileness of the corrupt federal «Judge» DENYS
Request of reconsideration of the decision of the federal court 6B_378/2019

Ladies and Gentlemen,

This ATF is dated of March 25, 2019, notified on April 8, 2019. This request of reconsideration is respecting the deadlines.

The matter

On November 21st, 2019, the «Prosecutoor» Sophie KOEHLI did condemn me unconditionally to 100 days in prison, allegedly for offense of the honor of [Michel TINGUELY](#) from Morlon FR. As a matter of fact, I persist to designate this individual as swindler by profession. It goes without saying that these facts have been proven and documented on Internet:

www.worldcorruption.info/savioz.htm

Who has said the truth shall remain unpunished (article [173.2 of the Swiss criminal Code](#)). KOEHLI omitted intentionally to search for the truth, for protecting her brother [TINGUELY](#), by repressing the right of freedom of expression. The «Judge» Daniel STOLL (known for having stifled the man slaughter of [Skander VOGT](#)) rejected my opposition on December 28., 2018 with the justification that my writings contained inconvenient sayings.

In my appeal to the cantonal Court of [11.01.19](#) against this paper, I had quoted article [6.1 of the European Convention of Human Rights](#), granting the inalienable right for a public trial. I emphasized that this international treaty is overruling

the subjective interpretations of the Vaudois, who are sensitive when being designated to be crooks.

By decision of February 19, 2019, the cantonal «Judges» [Jean-François MEYLAN](#), Guillaume PERROT and [Joël KRIEGER](#) dismissed my opposition, always with the excuse of the inconvenient sayings (to them). It is not my fault to have to deal with repeat offenders of the judiciary crime.

The 2 individuals, PERROT and [KRIEGER](#) were convicted on April 13, 2019 for corruption by a citizens' jury:

www.worldcorruption.info/index_htm_files/gu_2019-04-15_TempleMontbenon-e.pdf

I challenged this decision by appeal to the Federal Court of March 22, 2019:

www.worldcorruption.info/index_htm_files/gu_2019-03-22_recoursTF-e.pdf

Your brother [DENYS Christian](#) declared my request for a public trial as «inadmissible» by ATF 6B_378/2019 of March 25, 2019».

As a matter of fact, [DENYS](#) was as well condemned on April 13, 2019 for corruption. You may object that this condemnation of April 13, 2019 would be posterior to the challenged decision of March 25, 2019. However, by registered letter of [March 4, 2019](#), notified on March 8, 2019, [DENYS](#) was already advised to be accused for corruption, on my initiative.

In conclusion, I request the reconsideration of this [ATF 6B_378/2019](#) which ought to be cancelled, because issued by the federal «Judge» [DENYS](#) convicted for corruption. He took revenge by declaring my appeal of March 22, 2019 inadmissible, violating thus article 6.1 of the [European Convention of Human Rights](#).



It is inconceivable that a decision of the federal Court shall be inspired by revenge, since any applicant has the right for a neutral and independent Judge.

In opposition to [DENYS](#), the undersigned is not a criminal of common law but a volunteer Whistleblower. Consequently, [DENYS](#) has to be jailed for his vileness of a corrupt federal «Judge».

Sincerely yours

Gerhard ULRICH

Enclosure: ATF 6B_378/2019 of March 25.19

www.worldcorruption.info/index_htm_files/gu_2019-03-15_ATF