

Rita Rosenstiel

Hugo Mendel Heim

phone 044 266 26 36

Billeterstrasse 10, CH-8044 Zürich

Justice de Paix

Place St-Louis 2

CH-1110 Morges

November 28 2019

cc :

Office des curatelles et tutelles (Office of guardianship)

M. Michael Sutter, Manager of the Hugo Mendel Home

Authority of Protection of the Adults, Zurich

I reiterate my determination to free myself from your white torture

Ladies and Gentlemen,

I acknowledge receipt of the small letter from your Loichat Mira Véronique of November 18, in response to my request of November 16 2019,

To continue to hide her crimes at my expense, she would like to keep me in her clutches, and send me to a psychiatrist of her choice to justify a posteriori my being placed under curatorship of general scope by an expertise of complacency. It goes without saying that I refuse any cooperation. I would like to remind you that I only learned orally about this general guardianship (Enclosure 1). My request to the curator Casas on 24 June 2019 to finance an expert opinion by a psychiatrist of my choice, using my "Moral Wrongs" account, remained unanswered as usual (Enclosure 2).

On April 9, 2019, the cantonal judge Joël Krieger wrote to me: *"If you consider that this (accommodation) contract suits you after having read it, you can sign it and send it back to us. (...), for we may retain that you have signed it with sufficient capacity for discernment..."*

In the meantime, 4 persons have confirmed to you that I have discernment (Enclosures 3 to 5). Then, Dr. med. Yann Roux has attested it. Extract from his report of August 20, 2019: "*On the anamnesis, I find a charming patient, very awake...*" (Exhibit 6). This contrasts with the diagnosis of Dr. Tosca Bizzozzero, your accomplice who has constantly tried to label me as a mentally ill person, insinuating that I would "probably have Alzheimer's disease". And as the crowning achievement, Judge Erica Riva Annaheim retained in her judgment of 23 August 2019: "In view of the above, the applicant (me) demonstrates, at the stage of plausibility, that she has sufficient discernment to decide with whom to maintain relations..." (Enclosure 7, page 13).

It will be concluded that there is no need to establish a psychiatric expertise. Loichat Mira claims the contrary in order to motivate a curatorship of general abuse a posteriori, i.e. to muzzle me, which would then be made final and enforceable by her accomplices at the Cantonal Court, before transferring my case to the Zurich authorities. The goal: to concrete the status quo of injustice.

If the Vaudois want to insist on having me examined at their own expense, they should accept that I would be examined by a psychiatrist of my choice, in my mother tongue. In fact, being examined in one's own language is a *conditio sine qua non* according to the state of the art.

All in all, it would be unbearable to drag me once again across Switzerland to present myself at your tables.

Complaint of denial of justice

By letter dated August 30, 2019, I amply justified my challenge to Justice of the Peace Loichat Mira (Enclosure 8), proving that she is responsible for most of the 41 denials of justice at my expense. Instead of recusing herself spontaneously, and repairing these denials of justice as far as possible, this magistrate added a 42nd denial of justice: in my request of 16 November 2019, I recused her for the umpteenth time (Enclosure 9), and again, my challenge was not examined, as shown by her letter of 18 November 2019.

I am thus entitled to lodge a complaint for denial of justice, which must be forwarded to the competent authority.

Pro memoria :

By decision of 27 November 2013, Loichat Mira placed me under curatorship, based on a psychiatric expertise of complacency (Enclosure 10). She's the one who ruined my life. She appointed Jean-Pierre Goetschmann as curator, who forcibly placed me in EMS on January 28, 2014. Then he stole from me and destroyed my household. When I denounced him to Justice of the Peace Loichat Mira, she endorsed this crime by letter dated 26 February 2014 (Enclosure 11): "... Mr. GÖTSCHMANN acted, with the agreement of the Justice of Peace and did his job in good faith, so that nothing can be reproached to him to date. »

By letters dated 2nd and March 21 , 2014, I urged Mr. Goetschmann in vain to establish a detailed inventory of my missing personal belongings (Enclosures 12 and 13). He evaded. Then, I reconstructed from memory such a detailed inventory (Enclosure 14), which was simply ignored by the challenged judge. To conceal the existence of my household before my scandalous forced placement in a retirement home, Goetschmann established on April 14, 2014 a false inventory, ignoring its very real existence, before he had taken over the mandate = a forgery, validated by the same Justice of Peace Loichat Mira on July 11th, 2014 (Enclosure 15). By letter dated December 8, 2014, my lawyer at the time asked for explanations for this criminal omission in vain (Enclosure 16). Loichat Mira solved the problem with one of her denials of justice, and the lawyer, who betrayed me, no longer insisted.

By judgment of July 24, 2014, the Chamber of Curators of the Cantonal Court of Vaud lifted "the placement measure for assistance purposes (sic!) ordered in favour (re-sic!) of Agnes Rita Rosenstiel..." (Enclosure 17). Unfortunately, I stayed buried in the home Nelly de Beausobre. Since my household had been destroyed and my flat lease terminated, I could not benefit from this generosity of the Vaudois.

In conclusion, I request :

1. that the intention of Justice of Peace Loichat Mira to subject me to a psychiatrist of her choice, for establishing a complacency expertise be invalidated;
2. that this complaint of denial of justice be forwarded to the competent authority;
3. that my determination to return my file to Zurich Adult Protection as it stands actually. I decided to settle here for good with the residents' registration office.

Awating impatiently your reaction, I remain truly yours

Rita Rosenstiel,

Born on February 19 1924

PS: Demonstration of the plot of the Vaudois authorities at my expense:

The curator Goetschmann and the Justice of Peace Loichat Mira were denounced on July 12, 2018 for the mentioned forgery, i.e. for the forgery, concealing my detailed inventory (Enclosure 18). Their guilty brother and sister were deliberately covered by the Attorney General, Erich Cottier (Enclosure 19), the Cantonal Judges Guillaume Perrot, Bernard Abrecht and Fabienne Byrde (Enclosure 20), and finally by the Vaudois Federal Judge Christian Denys (Enclosure 21), who were dishonest enough, notwithstanding my justified requests to benefit from free proceedings, to charge me CHF 880.- + 500.- for legal costs - justice that was not rendered to me! This is blackmail!

**Annexes for the adult protection authorities in Zurich
(the Justice of the Peace already has all these documents in their file)**

1. My letter to the Justice of Peace of June 18, 2018
2. My letter to the Office des curatelles et tutelles VD dated June 24, 2019
3. Certificate of Monique Brasey and Narcisse Niclass dated April 23, 2019
4. Certificate of Roxana Volanschi dated April 24 2019
5. Certificate of Gerhard Ulrich dated April 25, 2019
6. Anamnesis of Dr. med. Yann Roux of August 20, 2019
7. Order of Judge Erica Riva Annaheim of August 23, 2019
8. My justified challenge of Loichat Mira of August 30, 2019
9. My request of November 16, 2019 to the Justice of Peace
10. Decision of November 27, 2013 to place me under guardianship, and placing me in a home
11. Letter from Loichat Mira dated February 26, 2014
12. My request to Goetschmann of March 2nd, 2014, to establish an inventory for my missing personal belongings
13. Second request for the establishment of an inventory
14. Detailed inventory prepared by myself
15. False inventory of Goetschmann of April 14, 2014
16. Letter from lawyer Bula dated December 8, 2014 to Loichat Mira
17. Judgment of the Chamber of Curators of the Cantonal Court of Vaud of July 24, 2019
18. Denunciation of the curator Goetschmann and Justice of Peace Loichat Mira for forgery of documents
19. Order of Non-entry into proceedings of Attorney General Eric Cottier of October 2018
20. Judgment of the Criminal Appeals Chamber of the Cantonal Court of April 23, 2019
21. ATF 6B_740/2019 of July 8, 2019