Evaluation of the cantonal Judge VD Françoise DESSAUX

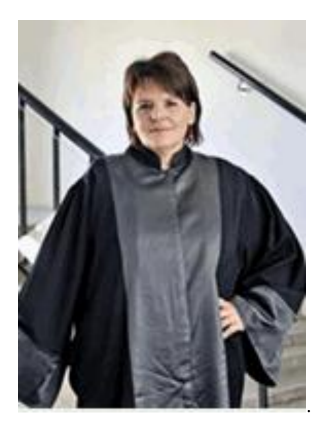
Senior Officer (Vaud) Switzerland. She calls herself since November 29, 2011 cantonal «Judge». «Works» in the palace or the Hermitage, route du Signal 8, 1014 Lausanne. Court of social insurances.

Private address:

Route de Novalles 10, 1421 Fontaines-sur-Grandson

Phone, workplace: 021 316 15 11

Marital status: married, 2 daughters



Françoise DESSAUX



Mailbox of the family DESSAUX

Shots of the house



Old farm, seen from sout-east



Farm hous view from south-west



West side

Profile

She did start her career as investigating Judge in Yverdon, and became in around 2000 substitute of the cantonal investigating Judge in Lausanne.

Promoted President of the district court North of Vaud/Broye in 2005. Cantonal Judge since November 29th, 2011.

Françoise was one of the first Swiss Magistrates who has dared to censor Internet: www.largeur.com/?p=1274

www.fil-info-france.com/7info-justice_5.htm

www.fil-info-france.com/7info-justice_5.htm

This illegal censorship gave her the nicknames «The goddess of silence» or «godmother of the godfathers», because with her censorship she has covered the Mafia Judges of Vaud.

See below.

Some victims of this unscrupulous Judge:

Michel VALLOTTON (serious, deadly medical mistake at the costs of his mother Nelly VALLOTTON †: the formerly published report on Internet, dated March 18th, 2004 is preserved)

Dr. Denis ERNI (extortion of property, www.viplift.org)

Simone BENICHOU (child abuse)

Marc Etienne BURDET (repression of the freedom of expression)

Danielle RUSSELL (idem)

Gerhard ULRICH (idem)

List of references (observations collected since 2000):

Number of negative references: 14

Number of positive references: 2

Françoise DESSAUX is an unscrupulous opportunistic careerist. See penal complaint below which has never been instructed.

The coming into action of Françoise DESSAUX for repressing the freedom of expression – the shutting down of the first Web Site of APPEAL TO THE PEOPLE

The frequency of visits of our Web Site exploded literally when the news of this incredible attempt against freedom of expression spread on Internet (December 2001). One could have hardly invented a more efficient tool for promoting our association APPELA TO THE PEOPLE.

Highly specialized computer specialists offered spontaneously and free of charge their help to neutralize this censorship.

Several solicited providers of access to Internet did contest the order coming from Lausanne. Subsequently, the Vaudois cantonal court was obliged to break the contested order by decision of April 2, 2003. Simultaneously, this cunning and arrogant «Judges» indicated to DESSAUX how to achieve the same result for repressing the freedom of expression. One just had to threaten the providers of access to Internet Swisscom, Sunrise and so on with an avalanche of complaints for infringement to the honour, in case of not following willingly the blockage to the incriminated sites. DESSAUX picked up that suggestion immediately, by direct mailing to the providers, dated May 16, 2003. Some of them, among others bluewin (= Swisscom – lickspittles of the authorities) gave in. Others, as for instance Inuit 7 did resist scornfully and never participated to implement the censorship.

Flyer

January 19, 2002

Gerhard ULRICH Case postale 185 1162 St-Prex

Arrogant, unscrupulous, coward

Françoise DESSAUX, domiciled at 1421 Fontaines-sur-Grandson does not greet the common people of the region, where she is living. As the great majority of the Judges, she is arrogant. She is living in her virtual world of jurisprudence. Arrogance is a weakness. It is making blind. These are people who do not see any longer reality.

She is determined to make career, and in that job, one has to be willing to accept anything for succeeding. First of all, you have to be unscrupulous! In any case, you have to protect your job colleagues and a fortiori your superiors, at the risk to cover the judiciary crimes! Françoise DESSAUX demonstrated her cowardness confronted to the files showing a great majority of Lawyers to be irregular. For that reason, I did lodge a complaint against her dated October 3, 2001 to the penal Instruction of the canton of Vaud, containing the following elements:

Penal complaint against the cantonal investigating «Judge» Françoise DESSAUX for abuse of authority

The minutes of September 18, 2001 (concerning me) are stating in fine: «I (Gerhard ULRICH) acknowledge that you did order an immediate domiciliary visit for sequestering any document in relation to the Lawyer Paul MARVILLE, according to the ordinance which shall be notified to me by the inspectors or the criminal Police, as well as to suppress the references made on Internet to Paul MARVILLE on Internet » (NB: On the 150 pages, there is just one phrase concerning that man: «By means of an intentional minor mistake of their Lawyer, Paul MARVILLE, by the way of little importance, in complicity with Wyss, they (the clients of MARVILLE) are invited to address their claims to the insurance company of latter one for getting compensated....).

At the start of the sequester, the inspector in charge of it did hand over correctly the sequester order. That document is listing 2 objects of sequester which are not mentioned in the minutes: «any patrimonial value of the movement APPEAL TO THE PEOPLE» and «any document permitting to identify the members of the movement».

The list of members is confidential and has strictly nothing to do with the complaint of this indelicate Lawyer. The «Judge» DESSAUX knows it exactly, and for that reason, she had hidden her intention during the interrogation. In any case, the inspectors were briefed to search in the first place to get hold of that list. They found it. However, they did omit to draft a list of the sequestrated items (witness: inspector HAEFLIGER of the Vaudois criminal Police and 2 of his colleagues).

The sequester of the postal account of the association APPEAL TO THE PEOPLE is scandalous. This is representing an exemplary abuse of authority committed by the «Judge» DESSAUX. The intention is clear: One wants to crash the movement, having as the objective to stop the dysfunctioning of the Judiciary. Furthermore, the Mafia nature of the Magistrates is unveiled as well.

On August 28, 2001 the «Judge» DESSAUX declared to me cynically that I will never be in a position to prove that the Magistrates want to harm me intentionally. She is wrong. I can prove it with the concrete fact of the theft/concealment of my personal belongings (of which I am deprived since the savage expelling of my own house by a «Judge» on July 11, 2000):

The «Judge» DESSAUX knows all the evidences of my endeavours to recover my personal belongings. She did interrogate me on the subject of my complaint of August 10, 2001 for theft/concealment. At the latest after having interrogated her sly foxes of colleagues, she could have pretended that that was just a misunderstanding and that I could go and collect of course my personal belongings in my own house. Instead, they continue to persist to harm me.

To this, one has to add the 3 Magistrates interrogated in the context of that complaint, to have all lied in their way, concerning my complaint of February 13th, 2001. Extract from that complaint: Concerns: «Complaint for abuse of authority against the «Judges» P.-E. ROCHAT, President of the cantonal court and P. BRUTTIN, President of the district court of la Côte, Nyon ... these «Judges» continue to abuse of authority by depriving me of my personal belongings ... ». And her the untruths of these 3 liars:

The cantonal investigating «Judge» J. ANTENEN in his ordinance of March 7, 2001: « ... Gerhard Ulrich is essentially reproaching to the accused Magistrates, for what concerns the first one to have badly applied the law by omitted to draft minutes, ... ». Nothing as such is mentioned in my complaint. The cantonal court and later on the Federal Court did blindly repeat the same lie.

The Attorney General, J.-M. SCHWENTER, in his letter to the Vaudois Parliament: «It appears obvious that no penal law violation had been committed by Mister President P.-E. ROCHAT; against this Magistrate no explicit grievance whatsoever has been formulated»

> The first President of the cantonal Court of the year 2001, P.-E. ROCHAT in his determinations to the address of the Vaudois Parliament on April 23, 2001: «The writings of Mr. ULRICH which had been enclosed to the above mentioned correspondence **do not permit to understand which could be the punishable facts about which he is complaining nor the crimes or law infringements which could constitute them.**».

If this is not bad faith for their acts, why to hell must the Magistrates than lie? For which reason are they not able to agree to formulate jointly one common lie?

In conclusion, one has to recognize the bad faith and intention to harm me from the part of the judiciary apparatus, including the «Judge» DESSAUX, and I request to indict this individual for abuse of power according to article 312 of the Swiss Penal Code.» End of the complaint.

The «Judge» DESSAUX has probably acted being put under pressure of her caste, when she did shut down the Web Site disturbing them. They are not able to close Internet portals of child abusers etc. etc. Since one year, I did denounce about 60 judiciary scandals. No «Judge» did lodge a complaint, hoping that «the rolling wave will pass» (the Attorney General VD Jean-Marc SCHWENTER, on December 15, 2000 in an interview with La Liberté). The rolling wave will not pass without having fully unveiled the truth! The victims of injustices claim rehabilitation and compensation. Our Web Site has been immediately reopened via a server in New York. We continue to provide transparency in this troublesome judiciary world.

Sincerely yours,

Gerhard ULRICH

01.10.16/GU