

# Evaluation of the Federal Judge

## Jean FONJALLAZ

Supreme Swiss bailiff. He calls himself to be a federal Judge.

He is «working » at the palace of the Swiss Federal Court,

Avenue du Tribunal fédéral 29, 1000 Lausanne 14

### **Private address:**

Avenue de Milan 5, 1007 Lausanne

Phone workplace: 021 318 91 11

Fax workplace: 021 323 37 00

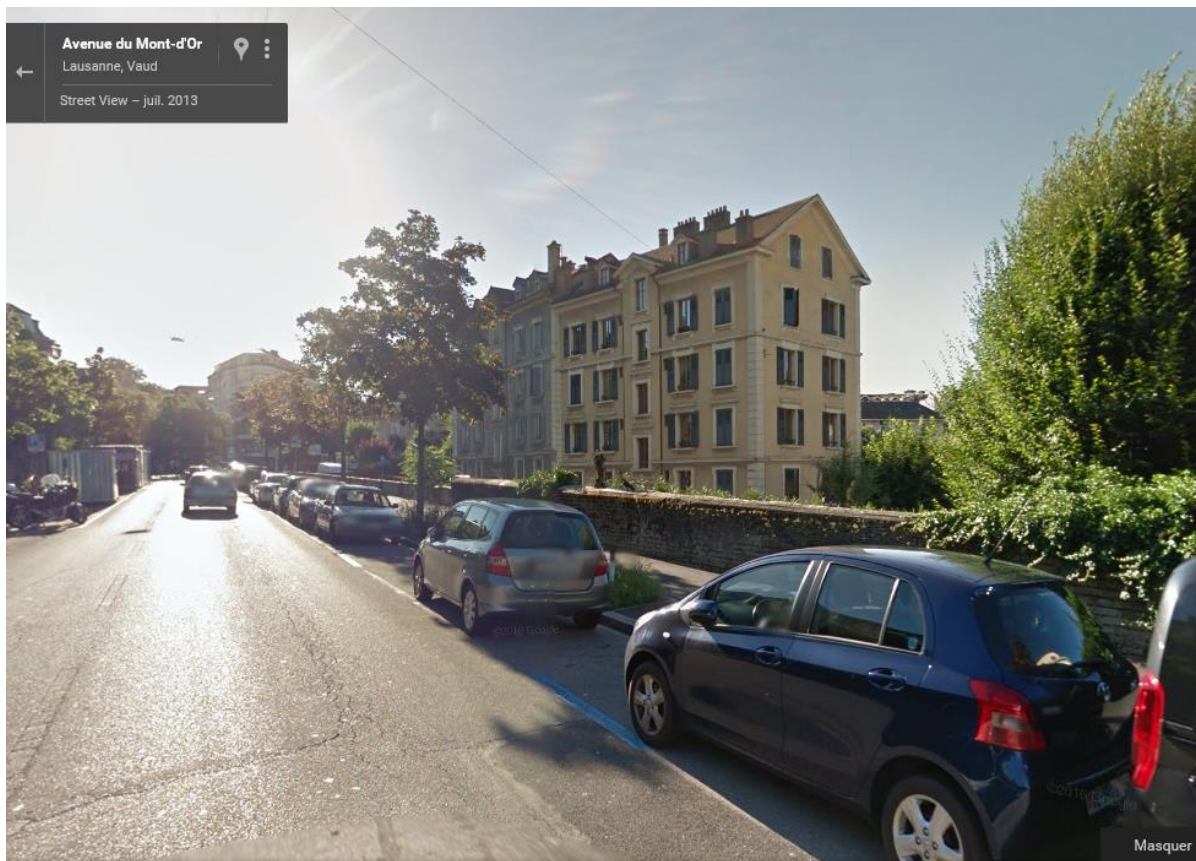
Web Site: [www.bger.ch](http://www.bger.ch)

Marital status: married



Jean FONJALLAZ

## Shot of his housing:



View from the avenue de Milan on the flat building, where FONJALLAZ is living – Extract from Google Map.

## Profile

Born on April 10, 1957. Originating from Epesses and Lutry. Law studies in Lausanne. Doctorate in 1985. 1987 Lawyers patent of the Canton of Vaud. 1980-1982 and 1984-1985 deputy clerk at the cantonal court of the Canton of Vaud. 1987-1993 practical Lawyer experience. 1989-1993 deputy cantonal Judge. 1994-2001 cantonal Judge of the Canton of Vaud. Elected federal Judge on October 3, 2001 for the socialist party.

We know this individual since a long time. Already as cantonal Judge, his attributes allocated in our data base in 2001 were enumerating:

« Judiciary denial, forger, perjured, abuse of authority, protecting those acquiring stolen goods, liar, Accomplice **of the organized economic crime.** »

After his election as a federal Judge, a group of activists of APPEAL TO THE PEOPLE were manifesting in front of the federal palace in Bern on November 17, 2001 because of this wrong selection made by the federal chambers in Bern. Slogan: « The election of Jean FONJALLAZ as a federal Judge – the disgrace of the month ».

During the emission « Les naufragés de la justice », broadcasted on May 27, 2004 on Télévision Suisse Romande, presenting the citizens' initiative APPEAL TO THE PEOPLE, the above mentioned attributes were projected at full screen size. This did provoke the anger of the Sub commission Courts of the Survey commission of the national Council, whose president was at that time the socialist from Basle countryside Claude JANIAK. He intervened on July 5, 2004:

«The sub commission Courts of the Survey commission of the federal chambers are addressing their blame to Mister Armin WALPEN, Director General SRG SSR idée Suisse, because of the report *Les naufragés de la justice* of the television TSR on May 27, 2004» (Translated from German).

Anyway, a source which is trustworthy has related to have been invited to participate at an evening party of the FONJALLAZ family. When that « magistrate » did hear the name of ULRICH to be pronounced, he had an outburst of fury.

In our Data Base, FONJALLAZ is one of the most often noticed Magistrates. We are renouncing her to come back to that what Lawyers designate contemptuously as «old stories» and we shall just reproduce 2 recent scandalous affairs, which had been supported by the federal « Judge» fédéral FONJALLAZ.

**Witnessing of a judiciary victim from the Canton of Geneva (name known to the author)**

## Opinion about the usefulness of a Council of the Magistrates

### Quotation:

« No, I did never deal directly with the Council of the Magistrates GE, but worse, I renounced to file a complaint at that address, having observed that I had addressed myself to a Human Resources Service, having been called into being for serving the interests of the Magistrates, and having turned away from its original task to investigate complaints of citizens for surveying the Magistrates.

I did carry out that analysis a long time ago. I read all reports which did shock me ; the challenge of its President Christine JUNOD has been requested by a citizen to whom she answered that the LOJ (loi sur l'organisation judiciaire = Law on the judiciary organization did not permit the challenge of the President of the Council = complaint filed<sup>1</sup>; and a penal complaint addressed to the Swiss Federal Court has been addressed yet by another citizen; evidently, it was filed by the federal Judge **Jean FONJALLAZ** by ATF 1B\_490/2012 of September 18, 2012<sup>2</sup>, fore it is impossible to formulate a penal complaint against a Judge, but it appears that that citizen did have extremely serious complaints of heavy dysfunctions caused by that same Judge JUNOD !

I enclose that decision for you, because it is concerning the same Judge JUNOD who had handled the affair FERRAYÉ, having reportedly lost complete files in that penal affair for which she had been in charge, according to the Internet Publications of Marc-Etienne BURDET:

[www.worldcorruption.info/historique.htm](http://www.worldcorruption.info/historique.htm)

This concerns me very directly since that Judge has caused to me at the 1<sup>st</sup> instance very heavy damages, and she is simultaneously President of the Court of Justice and is sitting in that quality as a Judge in the administrative Chamber; 3 hats accumulated on one single person, for making it nice. As we have seen, she can on her own file complaints – that is to say that complaints hardly get across the threshold of that commission.

<sup>1</sup>Source: Chapter D2) of the jurisprudence of the Council of the Magistrates:

[http://ge.ch/justice/sites/default/files/justice/common/Jurisprudence\\_du\\_CSM\\_1992-2013\\_publiee\\_in\\_%20SJ\\_2014\\_II\\_57\\_ss.pdf](http://ge.ch/justice/sites/default/files/justice/common/Jurisprudence_du_CSM_1992-2013_publiee_in_%20SJ_2014_II_57_ss.pdf)

The Law E 220 of CSM from June 27, 1998 onwards: **Art. 4 Challenge:** The cases of challenge of members of the Council are identical to those foreseen in the Law of the judiciary organization concerning the challenge of Judges.

<sup>2</sup> : Recourse filed “inadmissible” by the Judge Jean FONJALLAZ: ATF1B 490/2012 of September 18, 2012 : against the plaintiff A attacking the filing of her complaint by the Prosecutors’ Office of Geneva – a penal complaint directed

against the President of the Council of the Magistrates and President of the Court of Justice Christine JUNOD for : suppression of credentials, abuse of authority, mismanagement of the public interests, wilfully harming interests of others, and obstructing penal prosecution.

<sup>3</sup>: Recourse rejected by the federal Judges **AEMISEGGER, REEB, and FONJALLAZ**: against the plaintiff G by filing a denunciation of the Council of the Magistrates: 1P.321/2002/col of August 15, 2002.»  
Unquote.

**FONJALLAZ is obviously covering the dysfunction of the judiciary apparatus of Geneva, lasting since decades.**

**Case of torture covered by the federal «Judge» Jean FONJALLAZ, which has happened in the Canton of Zurich (name of the victim known)**

Here the report of the victim:

«In my case, I did not only get administrated Neuroleptic injections by force, but as well blunt physical torture.

At the beginning of the week in the pre-jail custody prison of the Canton of Zurich, I got an infection. Since the place of infection was located exactly underneath the Navel, where the abdominal crease is forming in a sitting position, I could only keep upright or lay down in a horizontal position.

I sent a letter to the physician of the prison service, since he realized just a single visit on Friday each week. I was forced to keep patient, hoping to get released of my pains by Friday, August 9, 2013.

But on Friday morning at 6:30 a.m. I was informed by Interphone that I would be collected to be transported to the Prosecutors' Office in Winterthur, and I was ordered to get ready.

I replied to have already requested to get treated by the physician of the prison services, and that I was not fit for transportation.

The Prosecutor Bernadette RÜGSEGGER NAKKAS ordered to the Guardians to check my infection. They reported that there was a festering infection.

In spite of that result, the Prosecutor issued the order to the cops to have me transported to Winterthur. They offered me 2 options: to consent or to use force.

I was thus carried to Winterthur, suffering tremendously on the road, forced into a sitting position. I had dizziness and respiratory stress.

Arrived in the Prosecutors' Office, I reiterated to suffer unbearable pain and said not to be able to be interrogated. That did not interest her. She started to argue. The pain provoked me to fall in syncope, and I fell on the floor. Subsequently, I was carried by ambulance to the Urgencies at the Hospital of Winterthur. (See medical attestation on the following page).

When falling on the floor, a muscle of my back got seriously injured, and because of those sequel, I am still not fit to work (this report is dating of December 6, 2016).

Transporting a prisoner not fit for transportation for causing him intentionally pain is torture.

On top of all, one did send me an invoice to pay for the administered medical assistance which had become necessary subsequently to that torture.

All what I did experience with the forced neuroleptic injections etc. does happen to men under dictatorship. But is that possible in a country said to be a Constitutional State? »

Unquote

The victim filed a penal complaint against the prosecutor RÜGSEGGER NAKKAS for torture, body injuries and abuse of authority. Of course, this complaint was stifled, and that decision corroborated by the federal «Judge» FONJALLAZ by ATF 1C\_674/2014 of September 9, 2014 – non-entry in the matter.

**Medical attestation of August 9, 2014**

**guy**

KANTONSSPITAL WINTERTHUR

Herr

Dr. med. Pirmin Pfister

Arzt fOr Allgemeinmedtzin

Zentru m

8105 Regensdorf

Brauerstrasse 15, Posttach 834

CH-8401 Winterthur

www.Ksw.ch

nterdisziplinare Nottaflorganisation

Chefarzt Unfallchirurge

PD Dr. med. Kurt K3ch

Chefarzt Innere Medizin

Dr. med. Reinhard Imoberdorf

Chirurgische Kanzlei

TeL direkt 052 266 24 09

Fax direkt 052 266 24 53

Winterthur, 09.08.201 3/DUD/dud

Ambulanter Bericht

<sup>-a 1k</sup>

3.... J1, 19.10.1963, Allmendstr.53, 8154 Oberglatt ZH, Tel.

FN 666391/002

Ambulante Behandlung vom 09.08.2013

Diagnose

Atherom suprapubisch

Therapie

Atheromexzision in LA

Ana mn ese

Rettungsdienstzuweisung in Begleitung der Polizei am 09.08.2013: Der Patient hat seit Mittwoch eine schmerzhaftige Schwellung suprapubisch begleitet von leichter Ubeikeit ohne Erbrechen. Stuhl- und Miktionsanamnese bland. Die Schmerzen sind vor allem 1m Sitzen am stärksten. Nun wurde er heute fOr ein Strafverfahren nach Winterthur gefahren. Dabei kam es zur Schmerzexazerbation. Der Patient war darafhin synkopiert. Ansonsten bestehen keine Vorerkrankungen oder regelmassige Medikamenteneinnamen

Eintrittsbefunde

Lokalstatus: Es zelgt sich suprapubisch ein Atherom mit einer ca 3mm grossen Öffnung welche durch einen Eiterpropf verlegt ist. Perifokal besteht eine Rötung und starke Druckdolenz.

Abdomen: Bauchdecke weich, keine Druckdolenzen oder Resistenzen vorhanden. Kein Rcite)- oder Klopfschmerz.

EKG: Sinusrhythmus

Medikamente bel Austritt

Bezeichnung der Meikamente / Bemerkung Rep Morgerr Mittag Abend Nacfit

DAFALGAN Tabl 500 mg (Paracetamol) nein 2 2 2 2

max. bei Bedarf

NOVALGIN Filmtabl 500 mg [10Stk] (Metamizol natrium) nein 2 2 2 2

max. bel Bedarf

Rep = repetieren

Procedere

Analgesie nach Massgabe der Beschwerden. Wundheilung per secundam. Regelmässiger

Verbandswechsel. Wundkontrollen in der hausarztlichen Sprechstunde.

Freundliche Grosse

Adrian Dudli Or. med. Roland Wyss

Assistenzarzt Oberarzt

## **The Genevoiserie of June 1999 and the dementia of 3 federal «Judges»**

In the night of March 30 to 31<sup>st</sup> 1995 around midnight, a woman from Geneva has been savagely violated in the Park Perle du Lac by two motorists. Left alone with shame and wrong feelings of guilt, the victim filed a penal complaint only 3 years

later, on April 23 1998. Supported by psychotherapy, the plaintiff shall claim that hypnosis had permitted her to reconstitute her memory, and with her indications, the police established 2 Robot portraits, which led to the identification of BELDAMI and BANNA. The 2 accused were transferred to Court of a Jury after a troublesome inquiry. The accused had always vigorously contested to be guilty, and all inculpatory elements were concealed. The credibility of the investigators is destroyed, since they repeated relentlessly the untruths with the aim to forge truths (VASSALLI). In June 1999, this Court condemned BELDAMI and BANNA without confession or formal evidences for rape with aggravating circumstances of brutality to 4 years of prison each one. Science is contesting the reliability of the memory reconstitution with the help of hypnosis. However, the jury were obviously convinced by the strong statements of the victim.

The 2 condemned appealed both up to the Federal Court. By decision of the Federal Court of September 29 2000 the federal «Judges» Heinz AEMISEGGER, Bertrand REEB and Jean FONJALLAZ did acquit BELDAMI with the motivation of «the equivocations characterizing the role of hypnosis».

The same federal «Judges» AEMISEGGER, REEB and FONJALLAZ confirmed in turn by decision of the Federal Court of October 2002 Banna to be guilty, having exactly the identical charges as BELDAMI.

Details see the book *Viol, hypnose et justice*. Pierre Vassalli, Editor Slatkine 2017.

**Such a contradicting behaviour adopted by federal «Judges» is casting doubt on their discernment. What did start with a Genevoiserie before the Court of Jury of Geneva in June 1999, ended with the insane decisions of the federal «Judges» AEMISEGGER, REEB and FONJALLAZ.**

### **List of references (observations collected since the year 2000):**

**Number of negative references: 28**

**Number of positive references: 1**

### **Some other victims of this criminal Judge:**

**Peter OTT**

**Nelly VALLOTTON**

**Michel BURDET**



Denis ERNI: [www.viplift.org](http://www.viplift.org)

**Birgit SAVIOZ**

**Karl-Heinz REYMOND**

**In conclusion, FONJALLAZ is an asocial and reckless Magistrate, supporting torture, abuse of power and corruption.**

**Evaluation of Lawyers**

02.05.17/GU