

Evaluation of the federal Investigating Judge Ernst RODUNER

He terminated his career as a federal investigating Judge. In 2008, he was sent into an anticipated golden retirement, after having cheated once too much.

He had «worked» at the Office of the federal investigating Judges at the Taubenstrasse 16, 3003 Bern.

Private address:

Bündtenstrasse 2, 5417 Untersiggenthal AG

Private phone: 056 288 11 44

Marital status : married to a daughter of a physician in Baden. 2 children.



RODUNER Ernst

Shot of his residence



Residence of RODUNER at the Bündtenstrasse 2, 5417 Untersiggenthal AG –
Extract from Google Map

Profile

Born in 1948. Private school, high school diploma – Law studies.

First job as a clerk at the court at Affoltern am Albis ZH in 1978, than promoted clerk at the cantonal court of the Canton of Zurich. Fired during the Trial period.

He was saved by the former socialist State Councillor of the Canton of Aargau, Louis Lang, who offered him a job in his Department.

Elected for the socialist party to become a Judge at the district court of Baden AG, later promoted to become a cantonal Judge AG. According to the usual rotation, RODUNER moved to become the President of the cantonal court AG. During that period, a Lawyer who requests to remain anonymous observed, how a young Lady Lawyer, named **Doris LEUTHARD** seduced RODUNER. This helped to boost her career as a Lawyer.

Crisis in 2001: Subsequently to a denunciation of a Lawyer, claiming serial abuse of authority committed by RODUNER, the cantonal Parliament was on the point to fire RODUNER. For avoiding it, RODUNER declared to have fallen ill. A few months later, he was promoted to become a federal investigating Judge in Bern, where one is engaging preferably cheaters who had become unbearable in their Canton of origin.

In 2007, RODUNER was caught to have sent to himself a threatening fax in the context of the abusive penal investigation opened against the banker Oskar HOLENWEGER. His condemnation was rather mild – a few conditional fine days. See press article below:

Drohschreiben

Busse und Geldstrafe für Ernst Roduner

ZÜRICH - Die Zürcher Staatsanwaltschaft hat den ehemaligen eidgenössischen Untersuchungsrichter Ernst Roduner wegen Irreführung der Rechtspflege bestraft.

Roduner hatte einen Drohbrief per Fax an sich selber geschickt.

Roduner wird mit einer bedingten Geldstrafe von 30 Tagessätzen zu 170 Franken bestraft. Die Probezeit dafür beträgt zwei Jahre. Zudem muss er eine Busse von 1700 Franken bezahlen.

Die Geldstrafe sei bedingt ausgesprochen worden, weil Roduner keine Vorstrafen habe, sagte Staatsanwältin Christine Braunschweig auf Anfrage. Roduner habe das Urteil akzeptiert, weshalb es nun rechtskräftig werde.

Der ehemalige Untersuchungsrichter hat zugegeben, die Justiz irregeführt zu haben. Das Verfahren konnte deshalb mit einem Strafbefehl erledigt werden.

Der im Juli 2008 zurückgetretene Eidg. Untersuchungsrichter hatte gegenüber der Polizei ausgesagt, er und seine Familie seien bedroht worden. Grund dafür sei das Strafverfahren gegen den Bankier Oskar Holenweger.

Er habe ein anonymes Faxschreiben mit dem Inhalt "Hören Sie mit den Ermittlungen gegen Holenweger auf. Denken Sie an Ihre Familie." erhalten. Die Bundeskriminalpolizei hatte daraufhin Ermittlungen aufgenommen, um zu klären, von wo aus das Faxschreiben verschickt worden war.

Wenige Stunden nach Beginn der Ermittlungen veranlasste Roduner die Einstellung des Verfahrens. Er gab zu, den Droh-Fax selbst verfasst zu haben.

Roduner hatte sich nach seiner vorzeitigen Pensionierung auf Ende Mai 2008 bereit erklärt, noch zwei pendente Voruntersuchungen abzuschliessen. Dabei ging es um die Fälle "Hells Angels" und Ex-Bankier Oskar Holenweger.

"Aus gesundheitlichen Gründen" erklärte Roduner dann aber bereits am 9. Juli seinen endgültigen Rücktritt. Zwei Tage vorher hatte er den angeblichen Droh-Fax einem Mitarbeiter gezeigt.

(SDA)

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The author of these lines had the honour to deal personally with RODUNER in the context of an abusive accusation of the 8 federal Judges **Heinz AEMISEGGER**, Ivo EUSEBIO, Jean FONJALLAZ, Peter KARLEN, Niccolò RASELLI, Ursula NORDMANN, **Roland Max SCHNEIDER** and **Hans WIPRÄCHTIGER** for alleged constraint.

My 60 days lasting hunger strike of the summer 2004 in favour of **Damaris KELLER** and our actions related to it had triggered off an alarm at the Federal Prosecutors' Office. But only in March 2005 I got informed that the Office of the federal investigating Judges had started a pre-instruction against me.

The federal investigating Judge Ernst RODUNER was put on my pursuit. Now, my built up relation network showed its whole value. I got hold of the confidential report of June 22nd, 2001 of the judiciary Commission of the Parliament of the Canton of Aargau – concerning RODUNER. For avoiding his non re-election as President of the cantonal court, he had declared himself ill and subsequently he was promoted away to the Office of the federal investigating Judges in Bern, where cheaters, who became unbearable in their Cantons of origin were recruited preferentially.

With great pleasure I used this insider material in my reply to RODUNER:

All Links in Red have been
illegally censored by the
Prosecutor Yves NICOLET by
secrete procedure.

Mr. **Ernst RODUNER**
Office of the federal investigating judges
Taubenstrasse 16
3003 Bern

March 24, 20.05

cc: Christoph BLOCHER, Federal Councillor – Federal Court

Pre-instruction for alleged constraint of single federal judges
(Your reference VU.2004.48)

Mister RODUNER,

I greet you on the platform of the sacked and further promoted Judges.

I acknowledge your little letter of March 14, 2005 concerning your ordinance of an opening of a pre-instruction. «Aha, mail from the vulture's eyrie» I thought spontaneously. The Thinking is free, even in a dictatorship. I am as well free to observe that a cantonal Judge of Aargau, who had just avoided to be fired has not moved downwards, but has been promoted further uphill. See

www.swiss-justice.net/archive/roduner1

Let us get down to business:

1. Herewith I request to obtain the right to consult the records, based on my rights granted by the Federal Constitution, a right which I may exercise at any stage of the procedure. Should you refuse me this right, I request to receive a formal ordinance, motivating the decision substantially according to and fulfilling the prejudices of the High Federal Court, allowing me to contest it further on. The inquisition has been abolished as well in Switzerland, at least officially.
2. After having opened a penal investigation against me, I request on the basis of article 6 of the European Convention of Human Rights to be briefed about the construction of a possible legal offense, respectively a description of the concrete facts which corroborate such an offense from your point of view.

3. I ask you kindly to send the above mentioned records to an Office of your choice in the Canton of Vaud (where I am living), in order to have the opportunity and enough time to study these files. I suppose not to be obliged to explain to you the principle of equal lengths of arms.

One can extract from your letter, hidden away on the top of page 2 in small letters that there seems to exist an indication of alleged "reiterated constraint" of single judges of the Federal Court. That this will make laugh the hens is obviously irrelevant, because they have anyway nothing to laugh in our Swiss double moral society: www.vgt.ch/vn/0401/huehner-bopp.htm
What matters is that this time once more the completely mobilized apparatus of

power of the federal police state is playing with its muscles, what is reminding of the recently published flops of the federal cops in the mass media.

I admit candidly that my crime is consisting indeed in having distributed sheets of paper on public ground in the residential areas of certain Judges. Furthermore, I have had spoken, and I had undertaken a hunger strike. Nobody is contesting that our association of Swiss judiciary victims is acting in absolute no violence and this may burry your construction of constraint already in its germs. Therefore, we are keen to be informed, how you intend to build up from public manifestations of allegedly free citizens and the distribution of paper sheets in an alleged democracy the following statutory offense: "Violence or threatening with serious disadvantages or by other limitation of the freedom to act, for constraining to do something or not to be able to do it or to tolerate it..." We would be interested as well to hear from you, how you interpreted personally the official avowal of the Parliament of the canton of Vaud, according to which the judiciary apparatus has completely derailed (*24 Heures* of March 18, 2005, page 37). We are denouncing exactly this fact, among others to the address of the Members of the local Parliament of Vaud since almost five years. Do you want to charge as well the local Parliament of Vaud of exercising a constraint? See www.swissjustice.net/archive/... [NOT YET ON LINE] APPEAL TO THE PEOPLE has today 1000 members. The existence of our association is witnessing that the Justice in this country has nothing to with the ideal of Justice nor with fairness, and is destroying human lives by blunt arbitrary.

Since questions of risk of collusion may be relevant e.g. in your penal procedure, I furnish to you voluntarily the evidence material directly into your hands: You will find the alleged "reiterated constraints" publicly put on line on the following Web Sites:

www.swissjustice.net www.appel-au-peuple.org -
[www.google.ch/search?q=roduner+schneider](http://www.google.ch/search?q=roduner+schneider&btnG=Search) www.swiss-corruption.com

Our strengths are the endeavour to stick always to the truth and to be transparent. Hence, we are exploiting the weaknesses of the repression power of the state. The Gentlemen Judges seem to be frightened of it as the evil is frightened by the holy water: The confrontation with the truth.

Respectfully

Gerhard ULRICH, President of APPEAL TO THE PEOPLE

Thereupon, RODUNER emasculated himself immediately, and abdicated in this procedure. As I could learn later on, when consulting the records, he had spread

the untruth internally that I had visited him at his private home and that I had threatened him. This was his trick, which became anyway fatal for him in the case of the finally acquitted banker Oskar HOLENWEGER:

www.blick.ch/news/politik/freispruch-fuer-holenweger-blamage-fuer-anklaeger-id74116.html

He had exaggerated and dispatched himself a threatening fax to his professional address.

The penal procedure against me for alleged constraint of federal Judges led to an acquittal by the Federal Penal Court on April 14, 2010. See report (in French) of this trial under the link:

www.worldcorruption.info/index_htm_files/gu_2010-04-13_pv_tpf_bellinzona.pdf

8 federal Judges had ignored what constraint meant according to the Swiss Penal Code.

The actual judiciary system is producing such caricatural tyrants as RODUNER, who is living today in a golden retirement, while his victims have never been compensated for the suffered damages.

Evaluation of Lawyers

01.01.17/GU