

Evaluation of the Prosecutor VD

Jean-Marie RUEDE

Vaudois government clerk, at the time investigating Judge of La Côte VD, promoted later on Prosecutor, today 1st Prosecutor of La Côte VD.

Is «working» at the Prosecutors' Office, Place St-Louis 4, 1110 Morges

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Marital Status: married



Jean-Marie RUEDE

His Mail Box



Views of his residence:



Adjacent house (to the right) of RUEDE, facing Lake Geneva



East Facade



Adjacent house of RUEDE, view from North-West

Profile

Son of a restorer, having conserved the habit to well wash his meals.

RUEDE, having been weak in Mathematics and Biology, read Law at the University of Lausanne.

He started his professional career in 1987 as a clerk at the cantonal court VD, together with the Freemason **Jacques ANTENEN**, today Commander of the Vaudois cantonal Police, after having occupied the position as 1st cantonal investigating Judge.

Appointed chief of the Investigating Judges' Office of La Côte at Morges in 1991, Jean-Marie RUEDE became automatically 1st Prosecutor of La Côte with the unification of the penal procedure in 2011.

Former President of the Kiwanis Club of Morges. Freemason. Close friend with the late Freemason Lawyers Thierry DE HALLER †, **Paul MARVILLE** †. Political party : PLR.

The experiences of the author of these lines with RUEDE

The Vaudois «Judge» Pierre-Louis CORNU had expelled me brutally from my own house without prior communication on July 10 2000, without ever having listened to me in that context, nor before, nor afterwards. Banned with immediate effect to return back home. On July 13 2000, I was authorized to fetch some few personal items, escorted by the court bailiff Michel ROH. While I was assembling my belongings, Mr. ROH had a chat with my wife in the living room.

On that July 13 2000, I found in my P.O. Box an order from the investigating Judge Jean-Marie RUEDE to present my-self. He summoned me as an accused for July 14 2000 at 9.40 a.m. in his office at Morges. It became thus obvious that my ex-wife had filed a penal complaint against me.

When I arrived in the office of the investigating Judge RUEDE, my wife sat already in the room. On her left temple, she had fixed an enormous plaster and she was continuously bursting out in tears. The Judge and his clerk Christel MOLET were sitting in front of us. The aim of the meeting was an attempt of conciliation.

To start with, I wanted to know the content of the complaint of my wife. I was informed that she accused me for having injured her physically. She had denounced me at the Police to have caused to her hernatomas on her hand backs and forearms. I referred to my memorandum describing of what had really happened. It goes without saying that I was willing to reconcile with my wife. But to start with, I requested her to withdraw her abusive complaint. She insisted to say that I had caused to her physical injuries. The attempt of conciliation failed.

Up to that point, I had conformed to follow the conduct of the investigating Judge, although I felt it difficult to listen and to observe the staging of the plaintiff, without reacting. Then I asked to have my turn. I asked my wife to remove the plaster from her face, because I wanted to discover what was underneath. Addressing myself directly to the plaintiff, I asked her, for which reason she had fixed that plaster.

Her reply: "You know why." I replicated: "Yesterday, I have seen you in company of the court bailiff Michel ROH, and you had no plaster on your temple, nor any injury in your face. You are playing her a dishonest game". She grunted that the plaster was not concerning me. "Of course, I am concerned!" I answered. Thereupon I was watching the Magistrate, expecting him to make the follow up. I requested to have interrogated instantly the court bailiff ROH as a witness. RUEDE displayed a Poker face, but did not react at all. This lack of reaction astonished me. I had presumed him to respond to my demand.

RUEDE had directed the meeting with his heavy Vaudois slang. This left me with the impression to deal with a lazy man. Would that explain his passivity? Anyway, the game with the plaster was retained, and I was in a position to have the sworn in court bailiff to witness in my favour, who had seen my ex-wife the day before without injury in her face and without plaster. Consequently, she was ambushed to lie obviously.

To end the conversation, I asked for an advise. I never have had a penal complaint directed against me in all my life, and I was firmly determined to get rid of it. I felt the need to be assisted by a Lawyer. I had no idea who to call on, and therefore, I asked RUEDE to give me a hint. To start with, he recommended me to consult

the phone directory, but having insisted to have names, he eventually advised me to get into contact e.g. with the Lawyer Paul MARVILLE.

On August 29 2000 I was interrogated by the investigating Judge Jean-Marie RUEDE. I seriously believed to have the opportunity to clarify the situation, and to obtain the case to be dismissed. I replied without any reserves and politely to all questions. After having read the minutes, I expressed my intention to have certain parts changed. RUEDE grunted, not to have time to waste with such games. However, he added, that I was of course free to present my suggestions and corrections in form of a complementary letter. I did not object, since my impression do deal with a lazy Magistrate had yet grown. Naive as I was at that time, I wrote a letter containing my corrections and complements, dated August 30 2000. At the very end, I came back to the game with the plaster. RUEDE fainted not to remember that my ex-wife had insinuated on July 14 2000 to protect with that plaster injuries caused by me on her left temple. I repeated to him verbally the conversation which had taken place between the spouses at that occasion. At least, RUEDE confirmed that that plaster had at least the dimensions of 12 x 70 mm, and that it was impossible that a lock of hair could have hidden it. When leaving, I reiterated my demand to have the court bailiff Michel ROH summoned as soon as possible to witness.

RUEDE had requested the edition of my penal register. This document was added to the court file on September 5 2000. I was 56 years old – and my penal register was virgin – "No inscription under the indicated identity". Self-assured, I wanted to maintain that situation. This is explaining, why I did flood RUEDE with requests and analysis. The contradictions in the declarations of the plaintiff were submitted. RUEDE knew them. What was upsetting me in the first place was the fact that he ignored all my demands to have the court bailiff interrogated as a witness. As a matter of fact, it would have been sufficient to have a phone call with that witness. The credibility of the plaintiff would have collapsed, and one could have classified the complaint for alleged physical injuries already on July 14.2000.

Nonetheless, RUEDE issued just before Christmas, on December 21st 2000, his accusation act and sent me before the Police court of Nyon, being charged for physical injuries at the costs of my wife etc.

To charge a citizen of mature age with a well established reputation, knowing perfectly the inconsistencies in the file, was an utmost effrontery, and in particular

considering the fact that RUEDE has at no time accepted to lead disculpatory investigations, in spite of my reiterated requests. Naively, I presumed to face a scarce exception. Today, I am better informed: not only the Vaudois investigating Judges – nowadays having the title of «Prosecutors» – but as well the Prosecutors' Office of the Confederation and the federal investigating Judges are suffering of job distortion, with the result to investigate exclusively on charge. These people are reacting to requests for disculpatory investigation measures by **denials of justice**. In their insane mind, carrying out disculpatory investigations are not producing the desirable results. Good by the search of the truth!

In the meantime, I had acquired the certainty, thanks to my contacts with other judiciary victims, that the Constitutional State has since a long time ceased to exist in our country. Early 2001, I had collected and documented on Internet 3 deliberate lies of the Swiss Federal Court at the cost of third party persons.

I never missed an opportunity to remind the investigation Judge RUEDE of his complicity concerning the game of the plaster, which he has never intended to clarify nor during the confrontation, and even less by summoning the disculpatory witnesses who would have invalidated that ill strategy of the plaintiff. He knew as well exactly about the contradictions showing up in the declarations of the plaintiff. He had ignored deliberately all my reiterated requests for carrying out disculpatory investigations. He had evidently abused of his authority and power with the intention to cause me prejudice. My complaint against RUEDE of July 29 2001 for abuse of authority was rejected on September 19 2001 by his colleague **Françoise DESSAUX**.

My appeal against that decision was suffocated by the cantonal Judges **François JOMINI**, **Pierre-Alain TÂCHE** and **Dominique CREUX** on December 14 2001 with the following forged justification: "... that Gerhard ULRICH had as well the opportunity to request disculpatory investigations which he thought to be useful in the framework of the inquiry directed against him, and if he did not do it, he has today no reason to complain, by filing a complaint for abuse of authority, ..."

This crude untruth motivated me to appeal to the Federal Court. In my recourse of December 17 2001, I was evidencing with a few words to have requested RUEDE without success by 8 registered letters to realize such disculpatory investigations!

And just at the eve of the penal trial, presided by the «Juge» **Jean-Pierre LADOR**, who shall condemn me on February 14 2002 intentionally wrongly for physical injuries, I was struck by a lightening: By decision of the Federal Court 1P.784/2001 – 1P.16/2002 – 1P.14/2002 of January 14 2002, six of my pending appeals were rejected at once, stating them to be inadmissible with the following motivation:

"... That the applicant is criticizing these decisions only in a summary and inconsistent way, being in addition injurious with regard to the judiciary authorities, without trying to discuss the mobiles retained by the cantonal court;"

I did read that recourse of December 17 2001 since those days again and again: Still today, I think that I had nothing presented in a summary nor inconsistent manner. I had evidenced quite concretely that the cantonal Judges had forged illegally wrong facts. If somebody had proceeded in a summary and inconsistent manner in this procedure, this were precisely the Federal «Judges» **Heinz AEMISEGGER**, **Giusep NAY** and **Emilio CATENAZZI**, by liquidating at once six of my appeals by half a page decision.

Thanks to this crash course offered by RUEDE and consorts, I acquired in a very short time the knowledge and certainty that Switzerland is not at all a Constitutional State. The impunity of the Magistrates is violating heavily articles 2 (equal opportunities) and 8 (equality of citizens before the Law) of the Swiss Federal Constitution. This corporation is placing its members above the Law.

Subsequently, I aimed RUEDE especially in my generously distributed flyers and Internet publications. I yielded quite quickly the results. A great number of his victims contacted me and I had the opportunity to study their files.

The gang of the Attorney General, **Eric COTTIER**, to which RUEDE is belonging, is severally prosecuting the small criminality. The Canton of Vaud can praise its virtue to have managed to diminish for instance dramatically the burglaries. In that context, the journalists are often appraising RUEDE, because he appears to perform very well his job, in cooperation with his Freemason Brother and Commander of the Vaudois Police, **Jacques ANTENEN**.

RUEDE is punishing as well mercilessly marginal individuals, who were convicted of common assaults, striking them with timely unlimited internment. I got to know personally 2 men who have been interned because of RUEDE, after

having reacted violently to provocations, without injuring nonetheless their «victims ».

RUEDE is excelling in the art to cover corruption in the Canton of Vaud. As an example, his role has to be mentioned which he had played for stifling a corruption affair in the commune of Pompaples VD (see [LADOR](#)). Among others, he played as well a harmful game concerning the allocations of illegal construction permits in favour of a PLR Member of the Vaudois Parliament, respectively in favour of a Vaudois UDC Mayor, in cooperation with his Freemason brother, the late Lawyer [Paul MARVILLE](#).

See: www.worldcorruption.info/index_htm_files/gu_winzap-e.pdf

The most monumental Fraud of History

This is concerning the misappropriation of the royalties due to the inventor FERRAYÉ of the extinction/blocking systems, which had been exploited to gain control of the burning oil wells in Kuwait, after the first Gulf War in 1991. All details see:

www.worldcorruption.info/historique.htm

We speak about the sharing of the War Booty among the Oligarchs of this world. The money laundry of those capitals has been realized for a major part on Swiss territory.

Jean-Marie RUEDE and the [judiciary instances of La Côte](#), did play a pre-eminent role in this fraud, authorizing the authors of the crime to misappropriate once again the gigantic capital sums which had been confiscated, and by covering the assassination of that man, who was in charge to collect the embezzled royalties in favour of the inventor.

The company Holding Financière de Gestion et de Participation - **BCS Finance SA** chaired by André SANCHEZ, domiciled at Morges, had been mandated by Joseph FERRAYÉ to proceed with the [confiscation of the blocked capitals](#) by the private detective Daniel LEVASSASSEUR who has been assassinated on February 2nd 2003 in southern France. The capitals which had been confiscated at the initiative of SANCHEZ had to be returned to FERRAYÉ via conventions instrumented by the Notary of Geneva [Pierre MOTTU](#) living today between Monaco and London.

Aware of the fraud of the capitals, which should have been transferred to him, **André SANCHEZ had denounced** the situation several times to the investigating Judge of La Côte Jean-Marie RUEDE. He did not let go. His business partners, having become his enemies – who included presumably RUEDE as an accomplice – did eliminate André SANCHEZ by assassination on May 15 2001 on the territory of Essertines-sur-Rolle at a place called Châtel-sur-Bugnax. This assassination has been masked by Jean-Marie RUEDE as a suicide.

History is catching the fraudsters within the same State, and everything is letting predict the bankruptcy of the concerned countries, if one gives credit to the bill accessible on www.worldcorruption.info/reserves_civiles.htm

Hobbies

Judo. Black belt,

Reference List (observations collected since the year 2000):

Number of negative references: 25

Number of positive references: 1

Conclusion: The Freemason Jean-Marie RUEDE does have the standard profile as a Prosecutor in the Canton of Vaud – very busy to catch sardines, but saving the whales:

Successful repression of the petty criminality (burglary, common assaults etc.), for providing to the public opinion the illusion that the criminal prosecution is performing a good job, while plotting with the corruption in this Canton.

RUEDE has actively cooperated to stifle the most monumental fraud in History of men, and he became an accomplice of the assassination of André SANCHEZ: www.worldcorruption.info/historique.htm

03.09.17/GU

Evaluation of the Lawyers