

# Evaluation of the Federal Judge Nicolas VON WERDT

Swiss Supreme Bailiff. He calls himself a federal «Judge». «Works» at the Federal Court Palace, Avenue du Tribunal federal 29, 1000 Lausanne 14.

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## **Adresse privée:**

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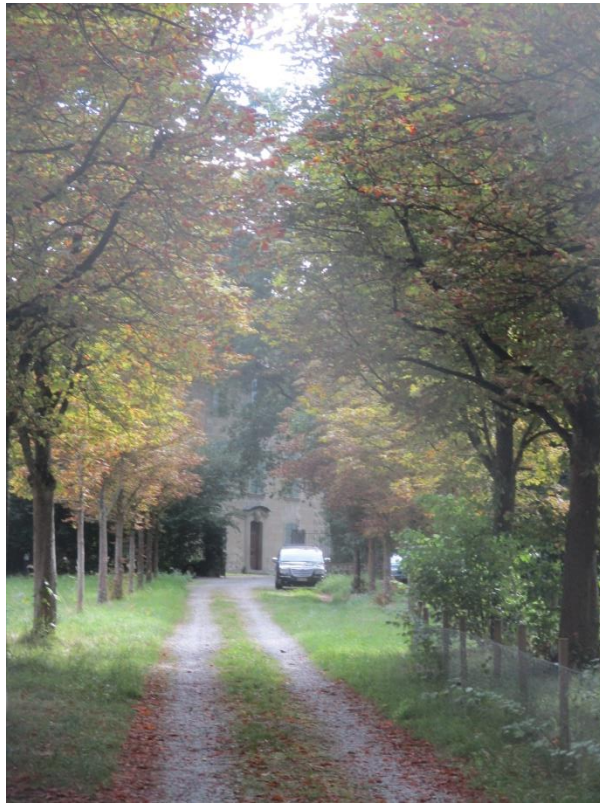
Marital status: unknown



Nicolas VON WERDT, «Burger von Bern»,

Owner of the castle Holligen in Bern

## **Shots of the residence:**



Access from the North



Access at East





View from South-West



Farm at the South of the castle

## Profile

Born on September 15 1959. Burger of Bern, belonging to the old aristocracy of the City. Law studies and Lawyers patent in Bern in 1985 and New York/USA (LL.M, 1987). 1987-1989 collaborator in a Lawyer's Office. Doctorate in 1991. Judiciary collaborator at the Prosecutors' Office of the Confederation. 1991-1996 collaborator and subsequently since 1997 Partner of the Lawyers Office KELLERHALS HESS Rechtsanwälte. Colonel of the General Staff of the Swiss Army. Deputy Federal Judge from 2001 onwards. Elected Federal Judge on October 2008 for the political party UDC, because of his support to recognize priority wise national Law above international treaties.

Prior to his election as Federal Judge, a campaign has been launched for alerting the federal Chambers of Parliament not to elect this candidate:

[www.tagesanzeiger.ch/schweiz/Giftpfeile-gegen-SVPKandidaten-fuers-Bundesgericht/story/31817520](http://www.tagesanzeiger.ch/schweiz/Giftpfeile-gegen-SVPKandidaten-fuers-Bundesgericht/story/31817520)



Actually, he is the Chairman of the II<sup>nd</sup> Court of civil Law at the Federal Court. VON WERDT was very rapidly earmarked to be a reckless Federal Judge.

VON WERDT did cover the abuses at the costs of the British University Professor Kumar KOTTECHA (affair of child alienation from the father):

[www.worldcorruption.info/index\\_htm\\_files/gu\\_mathys-e.pdf](http://www.worldcorruption.info/index_htm_files/gu_mathys-e.pdf)

For making fun, this same VON WERDT has declared to the daily Newspaper Tagesanzeiger on March 14 2017: «Die Hoffnungen der Väter sind berechtigt. » (The expectations of the fathers are justified.):

[www.tagesanzeiger.ch/schweiz/standard/die-hoffnungen-der-vaeter-sind-berechtigt/story/24428591](http://www.tagesanzeiger.ch/schweiz/standard/die-hoffnungen-der-vaeter-sind-berechtigt/story/24428591)

VON WERDT did as well stifle 3 corruption affairs. The most sensible case is concerning his former Federal Judge colleague, member of the same political party UDC Roland Max SCHNEIDER by ATF 5D\_153/2016 of January 11 2017 (the Federal «Judges» VON WERDT, HERMANN, BOVEY – Erhard KELLER c/Roland Max SCHNEIDER) :

[www.worldcorruption.info/index\\_htm\\_files/gu\\_schneider-e.pdf](http://www.worldcorruption.info/index_htm_files/gu_schneider-e.pdf)

Other corruption case – that one of Dr. Denis ERNI, embezzled by the Lawyer of Lausanne Patrick FOETISCH: [www.viplift.org](http://www.viplift.org)

Furthermore, he did covert the racketeering at the costs of Michèle HERZOG in favour of her step brother Patrice GALLAND, real estate promoter, and Assessor at the Vaudois Real Estate Leas Court, representing the land owners, corrupter never condemned for his frauds. See:

[www.worldcorruption.info/index\\_htm\\_files/gu\\_colelough-e.pdf](http://www.worldcorruption.info/index_htm_files/gu_colelough-e.pdf)

In the financial affair denounced by Michèle HERZOG since 2007, the Judge VON WERDT understands perfectly that the truth has never been searched for by no Magistrate, to start with by the penal Judge COLELOUGH. Without having the truth established, all involved Magistrates took totally arbitrary decisions and charged Michèle HERZOG systematically with the judiciary costs and expenses for her appeals. The latter is refusing to pay these unjustified costs, claimed subsequently by prosecutions of the State of Vaud. The Justice of Peace of the district of Lavaux-Oron refused as well to search the truth, by rejecting the objections presented by Michèle HERZOG, and releasing the prosecution. Subsequently, the cantonal court rejected her appeals, followed by the Federal Court, classifying her appeals as inadmissible. The Judge VON WERDT did take at least 3 such decisions, without detaining the truth, and refusing to search for it. ATF 5D\_211/2015 /ZEH/mpa, ATF 5A\_212/2017 /ZEH/don, ATF 5D\_121/2017

/ZEH/uhj. The Judge VON WERDT covers all Magistrates who did take scandalous decisions in this affair from 2007 to 2017, without knowing the truth (intentional judiciary errors), and offending articles 7 - 35 of the Swiss Federal Constitution.

The citizen of Geneva Philippe OBERSON dealt several times with this Federal «Judge», who refused among others to grant him the judiciary procedure free of charge, by invoking abusively wrong pretexts.

By ATF 5A\_356/2014 of August 14 2014, the Federal «Judges» VON WERDT, MARAZZI, HERMANN, SCHÖBI and BOVEY refused any indemnisation to a citizen of Zurich, having been abusively interned by force in Psychiatry.

The ATF 5A 571/2017 of August 3 2017 is concerning a man from Solothurn, named Selim ARAZ. For rejecting his appeal, VON WERDT and accomplices declared it simply as inadmissible. He said the Federal Court had not to enter into the matter, since the motivation of the Lawyer SCHÖNENBERGER were limited *"to verbal insults and tirades to the address of the Judges, Courts, and Banks (including the National Bank (...))* Consequences suffered by the victim ARAZ: the Authorities of protection of children and adults of Solothurn removed his authority of guardianship over his daughter, and kept him without any valid reason sequestered by force in psychiatry. Such details do not matter for VON WERDT.

Edmund SCHÖNENBERGER, founder of Psychex respectively Psychexodus wrote on March 12 2017 about the subject:

*« As par pro toto one shall mention the equivalent of a Roland FREISLER, i.e. the Federal Judge UDC and Burger of the City of Bern, Nicolas VON WERDT. Under the thumb of a RASELLI, the persons interned by force in psychiatry had the random chance, however really existing to obtain liberation in 7 % of their appeals to the Federal Court. Under Fabienne HOHL this rate dropped to less than 2%. VON WERDT managed to compress that rate to a blunt zero percent »*  
*If one is considering the acceptance rate of zero for the relaxation requests presented to the Supreme Court in 2016, this means that on the bottom line the ways of legal appeals have been tacitly abolished. The district courts can decide henceforward as they like to do it. The persons buried alive are at their total mercy.*

*Affair Dreyfuss in series! »*

*Here the receipt to fight these abuses: inform, inform, inform – until we reach the critical mass unlash the ignition. »*

Only positive reference in favour of VON WERDT: a press article of April 15 2017 in the Luzerner Zeitung: The ATF 5A\_83/207 of January 25 2017, concerning a citizen of Schwyz, is stipulating that an independent psychiatric expertise shall be required in the future for forced internment in psychiatry. The only appreciation of the treating physician shall not be enough henceforward.

However, the affair ARAZ is demonstrating that VON WERDT does not even respect his own jurisprudence.

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

**Number of negative references: 10**

**Number of positive references: 1**

**Picking up the appreciation of the Lawyer Edmund SCHÖNENBERGER, one shall state that Nicolas VON WERDT is behaving as the late Nazi Judge Roland FREISLER.**

**Evaluation of the Lawyers**

01.09.17/GU