The consequences in Switzerland of the Organized Crime in Band by the Freemasons with the complicity of the public and judicial authorities in these crimes.

In this letter on **www.worldcorruption.info/reserves_civiles.htm** (Complaints to the DFJ), the links in blue are active.

Extract of a complaint by Daniel CONUS and Marc-Etienne BURDET to the Federal Department of Justice in 09.2017

The swindle of the royalties on FERRAYÉ patents in Geneva has been the largest swindle and the largest misappropriation of money of the History. This swindle has contributed to build hundreds of service clubs controlled by Freemasonry. The primary aim of the members of the Organized Crime in Band was to take control of many companies in all sectors of the Swiss and world economy, while laundering the misappropriated money. Accustomed to commit Crimes they then began to defraud the patrimonies of various citizens : Example 1; Example 2; Example 3; Example 4.

Example 2 above of the CONUS case demonstrates that it was just two months before the spouses filed their amicable divorce petition with their notarial agreements, to the judge of the Tribunal de la Veveyse chaired by "judge" Jean-Pierre SCHROETER in **Châtel-St-Denis. It is in this city that the LION's Club of the locality was based**, where 19 entrepreneurs of the region who had decided to annihilate financial the Conus family. This period coincides with the lifting of the sequester on the royalties FERRAYÉ - **USD 3'000 billion at the time...**

The Conus inquiry clearly demonstrated that following this gigantic misappropriation and moneylaundering that started in Geneva - by founding its hundreds of service clubs - **the Freemasons took control of Justice, the police, politicians and the business community in Switzerland...** All this to the detriment of the ordinary citizen, who is also subjected to other swindle through illegal proceedings, carried out in violation of the rights guaranteed by the ECHR, the aim of preserving the impunity of criminals.

A Fiduciary in Switzerland, at the request of the Victims, made an analysis on this gigantic swindle of the FERRAYÉ royalties and of the financial losses for the whole Swiss people.

If the members of the aforementioned groups had not committed this gigantic swindle, by taxing the incomes of Joseph FERRAYÉ, the Swiss tax authorities - both cantonal (Geneva) and the federal level - would have collected the tax on a income of around USD 3'000 billion at the time in 1995, or more than 54,000 billon francs to date. This taxation would have benefited the entire Swiss people. See also the « Civil Reserves_» page against the Cantons and the Confederation...

The strengths and other profits which would have resulted from it, would have been able to allow a general reduction of the taxes in Switzerland, decrease the gas price, reduce premiums of the health insurance fund (centralized through this laundering and which created then artificially escalation of the premiums), and a notable improvement of federal as cantonal infrastructures and finances.

This misappropriation of money has only benefited a minority of individuals, who are members of the Freemasons Clubs and also are among the various circles of the judiciary, political power, police, the world of the economy, the press, etc. The National Councillor Dominique DE BUMAN, then Vice-President of PDC Switzerland, denounced it at the time and was forced to retract. The Swiss Central Judiciary has never investigated and it is understandable why when it is known that the **Attorney General of the Confederation Michael LAUBER** was at the time at the services of **FedPol (the Swiss federal police)** who participated directly in the swindle with the complicity of the Prosecutor General of Geneva Bernard BERTOSSA.

All this has completely distorted the Swiss economy and by extension the European and the world economy. Even more seriously, these members have been able, with total impunity, commit other swindles by practicing judicial violence against all victims who denounced them for their criminal acts.

In addition, by distorting the economy, these individuals have since 1995 condemned small and medium-sized enterprises in Switzerland, which could have been sustained thanks to the taxes that would have been collected to the profit of the various institutions of our country. Instead, they have had to put the key under the door and this in all sectors, be it the agricultural sector, the primary sector, secondary or tertiary sector.

Seen what precedes, you will understand easily that this case can no longer continue, that the guilty parties must be convicted and that the money must be returned to the persons to whom it belongs. This under the responsibility and guarantee of the Swiss State which allowed this gigantic swindle and that one of smallest who followed.

In conclusion, I ask the Federal Office of Justice and the Head of the Federal Department of Justice to take the following measures:

- 1.- That a neutral and independent inquiry be opened into the swindle of the FERRAYÉ royalties for whose defence I was also mandated (mandate of May 19, 2007). This investigation must demonstrate that people have diverted the royalties on the patents of the petroleum wells' extinction and blocking systems in KUWAIT and then on the sale of the systems to all oil countries.
- 2.- That those responsible, who have diverted these royalties, be brought to justice.
- 3.- That an investigation be opened in order to determine the exact amount of the embezzlement, which were taxable both at cantonal (Geneva) and federal level, since Joseph FERRAYÉ was then resident in Geneva and awaited the resolution of his case to deposit his papers and to bring his family in Switzerland.
- 4.- That this money be returned To Whom It May Concern.
- 5.- That the Federal Office order an investigation into money laundering by members of the Freemasonry and those of Freemasonry service's Clubs : entrepreneurs, industry, chemistry, insurance, banks, etc., judicial and administrative services and that all assets accumulated as such are sequestered, starting with the **gold reserves and currencies of the Swiss National Bank.**

In the context of private cases (examples 1 to 4 cited above, non-exhaustive list), following the swindle of family patrimonies and other forms of judicial violence, the Federal Office must take the following steps :

- 1.- The 41 people denounced by Daniel CONUS, all responsible for the swindle of his patrimony and for his successive convictions to more than 50 months of imprisonment, must be prosecuted for swindles, complicity of swindles, abuse of authority and any head of "accusation based on the facts alleged.
- 2.- The founding members of the LIONS Club de la Veveyse, originally with 6 members of the Fribourg PDC, all organizers of this swindle which started in 1995, see their personal property sequestered. By extension, the same applies to all Clubs members who in any form, have contravened the interests of Citizens.
- 3.- That the State of Fribourg be ordered to compensate the Conus family for the amount of Fr. 22'683'250.- million (Swiss francs) according to the invoice presented. The same applies to all Citizens who submit a claim for compensation, regardless of the Canton, with the guarantee of the Confederation (example BURDET etc.)

- 4.- That the members of the Cantonal Court and the members of the Criminal Court of Fribourg be ordered in the CONUS and SAVIOZ cases and for the other Victims in other Cantons (example BURDET VD GUTKNECHT VD Etc.), the interdiction to take any decision until implementation of the 7 requests addressed to the Federal Council on 23 May 2015.
- 5.- To order the prosecution of the members of the Swiss PDC who are accomplices in this swindles and judicial violence, namely Mr. Dominique de BUMAN, Mr. Yannick BUTTET, Mr. Christophe DARBELLAY and any other politicians who have abused their authority to contravene the "rule of Law" Example 5 Example 6 Example 7 Example 8.
- 6.- That all sworn persons from the PDC and other political parties (www.worldcorruption.info/reserves_civiles.htm - link Federal Council Candidacy), who have worked in this judicial violence to defraud Citizens by lies, false verbal or incomplete proceedings, fake experimental mediation, systematically violating freedom of expression, those who have actively or passively contributing to swindles or money laundering, and so on, are excluded in the practice of their power and function and of any post serving the public
- 7.- That all members of the judiciary, in cases concerning breaches of the rule of law, have to be dismissed from their post with immediate effect and be criminally prosecuted
- 8.- That all judgments against the Victims be annulled.
- 9.- That all records in their criminal records be deleted.

Thank you in advance for the attention you will bring to this and waiting for your news, etc.

Victims of Organized Crime in Band by Freemasoury