## Gerhard ULRICH

January 6, 2017

Avenue de Lonay 17 CH-1110 Morges — 0041 21 801 22 88 catharsisgu@gmail.com



The sun King Eric COTTIER

Mister **Daniel KIPFER-FASCIATI**President of the Federal Penal

Court

Viale Stefano Franscini 7

CH-6500 Bellinzona

cc:

Office of the United Nations High Commissioner for Human Rights (OHCHR), Mr, Zeid Ra'ad AL HUSSEIN Palais Wilson, 52, rue des Pâquis, CH-1201 Geneva To all Federal Councillors and their spouses; to the federal Chancellor Walter TURNHERR Ulrich MEYER, President of the Swiss Federal Court Eric COTTIER, Avenue de Jaman 11, 1005 Lausanne Roxane MAGNENAT, Prosecutor, Chemin de Couvaloup 6, 1014 Lausanne To all Members of the Diplomatic Body To about 200 Journalists – To whom it may concern

## Denunciation against Eric COTTIER, «Attorney General» of the Canton of Vaud for abuse of authority, function usurpation Request to invalidate the Lex COTTIER

To you, KIPFER-FASCIATI,

By registered mail of February 26, 2016 I sent to **COTTIER** my book The Unmasked «Constitutional State» (editor Samizdat, 2016). He did honour me with a letter of insults and threats on March 16, 2016, having the merit for the reader to understand instantly the IQ of this Gentleman (enclosure 1).

Since June 2016, I resumed to publish my observations of the judiciary dysfunctions on www.worldcorruption.info/ulrich.htm

Living in the Canton of Vaud, my denunciations are concerning priority wise this Canton, thus its Attorney General COTTIER.

Indeed, since 2007 his subordinated Prosecutor, named **Yves NICOLET**, in the meantime promoted to the position as a federal Prosecutor, did censor illegally my Internet sites by a secrete procedure, using the illegal and highly poisonous practice of the double file: one accessible for the accused, and another, more voluminous one exploited exclusively by the henchmen for hiding all elements

uncomfortable for them. Subsequently to a blunder of a clerk, some pieces of this secrete censorship file ended up incidentally in the dossier accessible to me. I discovered thus in 2016 that this censorship = repression of the freedom of expression for denouncing the judiciary irregularities had been very probably ordered, but for sure supported by **COTTIER** and other Magistrates. Evidence see www.worldcorruption.info/index\_htm\_files/gu\_nicolet-e.pdf

**COTTIER** had an obvious interest that his judiciary crimes were not unveiled on the Web. On March 22, 2016 I filed a complaint against **NICOLET** for violation of article 49 of the Telecommunications Law and abuse of authority, doubled by my complaint of Oct. 5, 2016:

www.worldcorruption.info/index\_htm\_files/gu\_2016-10-05\_cottier-e.pdf This was combined with a well-motivated request of challenge of all Vaudois Magistrates. They are not any more worthy to exercise their functions.

I felt as well obliged to file a complaint against the successor of NICOLET: www.worldcorruption.info/index\_htm\_files/gu\_2016-10-11\_cottier\_censure-e.pdf Advancing in my investigations, I finally fell on an utmost serious affaire, proving that the whole Vaudois judiciary apparatus has degenerated to become a criminal organization: www.worldcorruption.info/eng/gutknecht.htm

**COTTIER** is the stage director of this State banditism:

www.worldcorruption.info/index\_htm\_files/gu\_2016-12-03\_cottier-e.pdf Ignoring the challenge of all Vaudois Magistrates, COTTIER has mandated by letter of December 23, 2016 his subordinate Prosecutor Roxane MAGNENAT, for investigating my complaint directed against NICOLET and his partners in crime, including COTTIER (enclosure 2). I protested against this bad joke on December 27, 2016. After all, COTTIER is not allowed to select one of his aides-de-camp out of his criminal organization for investigating against the same COTTIER. However, by letter of January 3, 2017 this stage director of State banditism insisted (enclosure 3): « ...my competence... is given... », invoking a decision of his cronies at the cantonal court VD of October 26, 2016, notified on December 21, 2016, delivered by Magistrates who were at their turn challenged, and who passed beyond by dealing themselves with their personal challenge. Anyway, that decision of October 26, 2016 is not at all enforceable, but will be the subject of a recourse to the Federal Court in its quality as a Depositor/letter box, being at its turn challenged in corpore:

www.worldcorruption.info/index\_htm\_2016-12-21\_meyer-e.pdf

The order of COTTIER to his subordinate MAGNENAT is thus based on a Lex COTTIER without any legal basis. It has to be invalidated instantly.

This denunciation for abuse of power etc. is addressed to you in your quality as a Depositor, the Federal penal Court being challenged as a whole as well. To you, KIPFER-FASCIATI

Gerhard ULRICH

Enclosures: mentioned