## Gerhard ULRICH of Guntalingen

May 6, 2018

Avenue de Lonay 17 CH-1110 Morges



The prisoners FL (to the right) and Gerhard ULRICH (in the center), leaving on November 10, 2010 a hearing by a Commission of the Vaudois Parliament

Mr. Michel JEANNERET
Chief Editor
L'illustré
Pont Bessières 1 – CP 6505
CH-1002 Lausanne
michel.jeanneret@illustre.ch

cc: To whom it may concern

## AFFAIRE LÉGERET NOS RÉVÉLATIONS «LE TEMOIGNAGE QUI CHANGE TOUT» (The witnessing which is changing everything) L'illustré no 18 of 2<sup>nd</sup> May, 2018

Dear Mister JEANNERET,

This article of 10 pages is taking the defense of my friend François LÉGERET (FL), and is enjoying me, because it is unbearable that an innocent man has been sentenced to lifelong prison, without any evidence nor avoval, for a triple murder – crime which he has never committed. However, the following sentence is obliging me to present a fundamental comment:

«François LÉGERET (...) is writing himself appeals in such a messy and confusing manner, that they are lost in advance».

This is misleading your readers. They understand that FLhas formulated his appeals in a clumsy way, and that the actors of the judiciary apparatus had done nothing wrong. FL has submitted seven revision requests, presenting each time an essential new evidence. His first five demands had been produced by Lawyers. All seven requests have been simply brushed aside. At least 27 Prosecutors and Judges, assisted by a team of cheating investigators, including the forensic physician of complacency did realize this miscarrage of justice. These people have decided not to loose their face, offering no chance to their victim.

## www.worldcorruption.info/ulrich.htm D E F

Consequently, it is not a so called judiciary error, but an intentional judiciary crime.

Enclosed to this letter, you find the sixth request, dated March 14, 2017, written by FL. It is certainly possible that a Lawyer would have just focussed on the famous new evidence, unknown to the first Judges. FL has outlined his complete ordeal on 91 pages. All victims condemned wrongly always come back to the full facts. FL is not an exception. In my opinion, this paper is a masterpiece. He is documenting aspects of his case which did not get to the attention of your journalists: The Vaudois Magistrates did allow to scavenger Lawyers and Notaries to abuse of his desperate situation for spoiling him in full impunity of his considerable assets. This enabled the first mentionned to prevent FL to finance an efficient defense. There remains pratically nothing of his former wealth. This is a case of corruption, as many others occure in our country.

Your journalists have not understood this scandal in its globality. Your headline «The witnessing which is changing everything» is in my opinion wrong. Nothing has changed in the seraglio and the guilty Magistrates of this desaster are still in power. Do you really imagine that they will admit their wrongdoings? This scandal is evidencing the corruption of the system which is irredeemably degenerated, because no real quality control of the work of the Magistrates exists. An adequate system, worthy of a Constitutional State, would never permit such a breakdown.

In addition, the affair ought to be analyzed in the Kontext oft he general dysfunctioning of our institutions. According to my estimations, Switzerland is producing annually 10'000 judiciary victims. With a live expectation of 80 years, one out of 10 inhabitants is drawn in by the infernal machine in his lifetime. However, the mass media are overshadowing their existence.

The three powers are unable to challenge themselves. The fourth power is ignoring a too big number of irregular judiciary affairs. Our Elite is not a capable of empathy. Accept eventually your responsibility! Stop censorship!

Sincerely yours

Gerhard ULRICH of Guntalingen

Enclosure:

Revision request of François LÉGERET of March 14, 2017