D	ta	Da	40	nat	+ial	ı
KI	ıα	KU	15E	115	I I E	ı

Tél. 021 - 318 36 12

EMS Nelty de Beausobre

3, rue des Charpentiers CH-1110 Morges

Federal Court Avenue du Tribunal fédéral 29 CH-1000 Lausanne 14

September 13, 2019

Request for reconsideration of ATF* 6F_29/2019 of August 29, 2019, respectively ATF6B_740/2019 of July 8, 2019 (copies enclosed)

Ladies and Gentlemen,

In your ATF 6F_29/2019, you did not take into consideration correctly the elucubrations of my lawyer of August 21, 2019 who was imposed to me against my will by a Judge of Peace who was rightly challenged. Meanwhile, Judge Erica Riva Annaheim unmasked her, rejecting her abusive and slanderous complaint that she launched on my behalf and without my knowledge against my friends. Quote: « It is the whole question of the capacity for discernment. Mrs. Rosenstiel seems to be able to choose her relationships. You (lawyer Christine Raptis) are at odds with your ward. » (24 Heures of August 14, 2019).

The editor of the previous ATF, dated 8 July 2019, the Vaudois federal judge Christian Denys, inadvertently ignored that he had not given no motivation for his refusal to grant me free legal aid, although I had requested it. I was therefore compelled to present to you my request for reconsideration of July 24, 2019.

This time, your federal judges Laura Jacquemoud-Rossari, Niklaus Oberholzer and Monique Jametti gave the following reasons for rejecting my request for legal aid:

« The granting of legal aid (...) presupposes the fulfilment of two cumulative conditions, namely the impecuniosity of the applicant and that the appeal shall not be without chances of success », and then rejected my application, insinuating that it would be fanciful. I strongly dispute this. Google my name. Your dogma of rejecting such requests with the argument that the appeal would be "devoid of any chance of success » is intolerably elastic, because you set these standards yourself. They are disconnected from reality. In fact, you currently accept some 13% of appeals, while life experience suggests with certainty that at least 80% of plaintiffs know to differentiate good from evil. So you are protecting the first judges, instead of operating in the interests of the taxpayers and citizens. And on top of all: you still make your unsuccessful applicants bleed with despicable court fees.

Why don't you put your untenable practice in the garbage? Your effectiveness is not measured by the decrease in the small percentage of appeals admitted, but by the increase or decrease of the number of appeals submitted: if you started to do your job, that is, to exercise quality control that deserves its name, the tide of complaints would drop very quickly, because the inferior courts would understand that they can no longer cheat. Currently, your system is malfunctioning like a factory that produces more and more waste.

In conclusion, I request the review of the two challenged ATFs, not only to grant me legal aid, but to decide favourably on my appeal of June 18 2019, instead of adding another de facto denial of justice.

With my compliments

Rita Rosenstiel, born on 19 février 1924

PS: You returned my evidence submitted to me on July 24, 2019. This is a falsification of history, because historians will have to find them in your archives one day. Here they are again. The scandal Rita ROSENSTIEL

*ATF = Arrêt du Tribunal Fédéral (= Decision of the Federal Court)

Résumé

On November 27, 2013, Rita ROSENSTIEL (born on February 19, 1924) was placed under the guardianship of representation and management, and on January 28, 2014 her trustee Jean-Pierre GOETSCHMANN forcibly placed her in a home. He stole and destroyed her property. She was assigned ex officio lawyer Anne-Rebecca BULA. Hoping that Rita's death would solve the problem, the lawyer kept asking for extensions of deadlines. She dragged the criminal and civil proceedings on for three years. On 24.05.17 she assisted the President of the Cantonal Court, Eric KALTENRIEDER, in order to impose on their exhausted and probably drugged victim a settlement against her interests: Withdrawal of her complaints against payment of CHF 20'000 for moral wrongs. See:

www.worldcorruption.info/rosenstiel.htm

The State of Vaud has never apologized. The perpetrators went unpunished. The material damage was not repaired.

On 20.07.17, the State paid her CHF 20,000 for moral wrongs. 6 days later, the trustee siphoned off this account CHF 19,000 to pay, among other things, the lawyer's fees and legal costs!

State officials persist in mistreating this elder Lady. By an occult procedure, Rita has just been placed under a general guardianship, to muzzle her. Her signature is no longer worth anything. She is deprived of her rights as a citizen and no longer even has the right to choose her doctors.

Once again, one forced upon her an ex officio lawyer, Christine RAPTIS, an accomplice of the system. On June 27, 2019, this lawyer filed a complaint on behalf of Rita ROSENSTIEL, without informing her, against her friends Roxana VOLANSCHI and Gerhard ULRICH for alleged violence, threats or harassment, requesting in addition to prohibit contacts with Rita ROSENSTIEL. Dr. Tosca BIZZOZZERO of the Morges homes, who is poisening her patient for shortening her life, the director, André JORDAN, of the EMS Nelty de Beausobre, and obviously the « judge » of peace Véronique LOICHAT MIRA (responsible for the disaster) are the accomplices of RAPTIS.

Conclusions

The Rita ROSENSTIEL scandal is not a « error of justice », because errors can be mended. Despite the seriousness of the crime, the Vaudois authorities have never repaired the material damage nor punished the perpetrators. We are dealing with premeditated abuses by state officials. It's a conspiracy. Proof: the

serial denials of justice in this case. Among the accomplices are the President of the Cantonal Court, Eric KALTENRIEDER and the Prosecutor General, Eric COTTIER, supported by the Office des curatelles et tutelles and the management of the EMS Nelty de Beausobre, including his general practitioner Tosca BIZZZOZZERO. They are covered by the politicians who elected these corrupt officials. This is one case, among many others, that demonstrates how seniors are « managed » as objects in the canton of Vaud.

The Vaudois deputies support this crime. Proof: the classification of the petition in favour of Rita ROSENSTIEL of February 12, 2019.

The former State Councillor, Pierre-Yves MAILLARD, was found guilty of corruption on January 23rd, 2019 by a citizens jury in this case. Rebecca RUIZ succeeded him. She too joined the conspiracy, evading to stop this crime. By letter dated 22 July 19, she presented the stereotypical smoke screen of the alleged separation of powers. It's a dogmatic chimera.

The Legal Committee of the Federal Chambers is also hiding behind the separation of powers in order not to deal with the petition in favour of Rita ROSENSTIEL (their letter of July 12, 2018).

Nicoletta DELLA VALLE, Director of the Federal Office of Police, has dismissed G. ULRICH to the Vaudois authorities - a matter of their competence (sic!).

The GRECO, an organ of the Council of Europe, which is supposed to fight corruption, replied on January 28, 2019 that « the GRECO has no vocation to intervene in individual cases. » Another costly and unnecessary instance.

In fact, no international body enforces human rights: the European Court of Human Rights gets rid of 99% of complaints without reading them, and the UN High Commissioner for Human Rights does not even acknowledge receipt of complaints.

The fourth power - the media - are muzzled. Not only in Switzerland, but all over the world. In the case of Rita ROSENSTIEL, there were quite a few soft reports, but always presented as accidental slippages.

The Rita ROSENSTIEL scandal is a textbook case that proves the very real existence of the planetary plot of the occult powers. It will serve to open the eyes of citizens.

30.08.19/GU