Evaluation of the federal Prosecutor Felix BÄNZIGER

Here he is presented as former Deputy federal Attorney General of the Swiss Confederation. He has infringed the Law prior and after that phase in his career as a bailiff in various cantons.

Did «worked» at that time at the vultures' eyrie, Taubenstrasse 16, 3003 Bern.

Private address:

Burgstrasse 18, 9000 St. Gallen

Private phone: 071 260 20 92

Maritial status: married with Olinda, born JUNG.



Felix BÄNZIGER - traitor



The mailbox oft he spouses BÄNZIGER

Shots of the residence



View from North-West of BÄNZIGERS'flat building, Burgstrasse 18, 9000 St. Gallen



Entrance to the garage in the flat building on the side of the Burgstrasse

Profile

Born on September 18, 1948. Law studies in Fribourg.

Member of the political party PDC from father to son, later without political ties. Former alcoholic.

1976 Investigating Judge Appenzell Ausserrhoden.

1982 – 1987 Chief of the criminal Police of St. Gallen, than Prosecutor of Appenzell Ausserrhoden. He was mixed up in the bankrupcy of the cantonal Bank AR.

From 1993 onwards in addition permanent representative of the federal Attorney General Carla DEL PONTE for the German speaking part of Switzerland. On August 1st, 1996 he was promoted Deputy Attorney General. In this position, he did commit the century betrayal of the Swiss Population (see below), spoiling the AHV fonds.

After 2001 Deputy Attorney General of the Canton of Bern. In this quality, he did participate to realize the judiciary crime at the costs of Damaris KELLER (see summary below).

In spite of that performance, he did not make it to be elected Attorney General of the Canton of Bern. He became instead in 2009 until his undeserved retirement in May 2013 Attorney General of the Canton of Solothurn.

In May 2012 the Government of the Canton of Zürich communicated to have mandated Felix BÄNZIGER to carry out a penal investigation against the State Councillor GRAF. A private person had filed a complaint because of abuse of authority and violation of the function secret.

The President of the Vaudois cantonal court **Jean-François MEYLAN** nominated BÄNZIGER on May 27, 2013 as an «independant and neutral» expert for realizing an administrative investigation in relation with the assassination of the 19 year old Marie SCHLUCHTER in the region of Payerne. In both cases, BÄNZIGER delivered the ordered whitewash as expected by those who had given the orders. In the latter case, he covered the Attorney General of the Canton of Vaud **Eric COTTIER**, who had let pass the most dangerous prisoner, the sex maniac Claude DUBOIS underneath his radars. DUBOIS had been already condemned for kidnapping, rape and assassination before, and in prison, but he managed to get transfered to domicilary arrest in semi-liberty, and so he could reiterate assassination. The «Expertise» of BÄNZIGER outraged some Members oft he Vaudois Parliament, but they were silenced by MEYLAN who ordered another expertise, that time established by the «independant» penal Law Professor of Geneva Thierry TANQUEREL for having the politicians calmed down.

The operation was a full success. Never the Mass Media did mention that the Attorney General VD **Eric COTTIER** had been responsible fort hat avoidable assassination: www.worldcorruption.info/index_htm_files/gu_meylan-e.pdf

Victims of the henchman BÄNZIGER:

The Swiss population (see below)

Damaris KELLER (see below)

Reference List (observations collected since the year 2000):

Number of negative references 5

Number of positive references: 0

Felix BÄNZIGER is a reckless executioner of the hidden Oligarchy.

The Fraud of the AHV at the costs oft he Swiss population

Early 1997 the Finance expert Harry HEUTSCHI discovered rather incidentally that the Swiss State Old pension insurance (AHV) / disabled insurance (IV) allocated monumental capital assets yearly during a wining and dining event in the first class Hotel Baur au Lac in Zürich to a few selected Banksters, violating the Law of the AHV. He and like-minded persons triggered off an extensive correspondance with the Managers of the AHV, the federal administration and the «survey bodies» including the Federal Council. In parallel, they investigated diligently. They could get hold legally of the specific agreements. The evidence was administered that the participating Banks could speculate without any risks for themselves with those national assets. The essential parts of the benefits remained with the Banksters – losses are on charge of the AHV. The founded action committee for save AHV / IV- investments filed a penal complaint on July 14, 1998 at the Federal Prosecutors' Office. 6 weeks later, Harry HEUTSCHI was introduced to the federal Attorney General Carla DEL PONTE. She understood instantly that one was facing a paramount fraud, and that the complaint was directed among others against National Councillors (as for instance the former National Councillor Kurt FELLER, father of the actual National Councillor Olivier FELLER), Senators but as well against the Federal Councillors Arnold KOLLER, Ruth DREYFUSS, Kaspar VILLIGER. She was thus facing the difficult task to investigate against her bosses. As an experienced investigator, she recommended to direct the complaint against unknown persons. In this way, she preserved a certain liberty of action. On December 22, 1998 Carla DEL PONTE opened a penal pursuite.

On August 1999 her superiors promoted her to the International Penal Court in Den Haag. The criminal gang got rid of her in this manner.

On January 10, 2000 the Deputy Attorney General Felix BÄNZIGER issued the expected order for withdrawal of prosecution. (see next page).

The Finance expert HEUTSCHI was estimating at the time the amount of losses to have reached 34 Billions CHF. According to his actual estimations, those losses of the national assets have reached today the sum of 800 Billions, because the speculation in favor of a few Oligarchs is still going on under the regime of the Federal Councillors Simonetta SOMMARUGA, Alain BERSET and Ueli MAURER. This corruption capital corresponds to CHF 100'000 per capita of the Swiss population.

One of those who are actively covering up these illegal maneuvers is Professor Dr. Martin JANSSEN, running the privat «business» Ecofin, delivering condenscending expertises to the AHV. JANSSON is quoted quite often by the Oligarchs' mouthpiece Roger KÖPPEL/Die Weltwoche (National Councillor) as a «competent» expert in Bank Laws.

The voluminous documentation and evidences are available on DVD under the concern *Der Betrug der Sozialversicherung* (The Fraud of the social Insurance) at following address, for the price of CHF 20.-:

Harry HEUTSCHI

PO Box 2451

3001 Bern

Phone.: 079 651 54 47 - harry.j.heutschi@gmail.com

See as well the non ficton books

Dallas in Switzerland. Herbert A. Strittmatter

www.moviepilot.de/movies/dallas-in-switzerland

Befleckte Westen. Herbert A. Strittmatter, ISBN 3-9521691-1-0, 1998

https://www.psychiatrie-erfahrene-schweiz.org/harry-j-heutschi-und-der-ahv-iv-fonds/

https://www.youtube.com/watch?v=35v05Zp4ork

Order for withdrawal of prosecution issued by the century traitor Felix BÄNZIGER



SCHWEIZERISCHE BUNDESANWALTSCHAFT MINISTERE PUBLIC DE LA CONFEDERATION MINISTERO PUBBLICO DELLA CONFEDERAZIONE PROCURA FEDERALA

3003 Bern Taubenstrasse 16

003/99/REV/HT

3003 Bern, 10. Januar 2000

EINSTELLUNGSVERFÜGUNG

im gerichtspolizeilichen Ermittlungsverfahren

gegen Unbekannt

wegen Verdachts der ungetreuen Amtsführung (Art. 314 StGB) bei der Verwaltung des AHV-Fonds

wird in Anwendung von Art. 106 BStP

verfügt:

- 1. Das Ermittlungsverfahren wird eingestellt.
- 2. Diese Verfügung wird mitgeteilt:
 - dem Generalsekretariat EDI, z Hd Herrn stv. GS Bruno Ferrari (unter Rückgabe der Verfahrensakten des EDI mit separatem Kurier);
 - dem Generalsekretariat EFD.
- 3. Diese Verfügung wird im Dispositiv eingeschrieben mitgeteilt:
 - dem "Aktionskomitee für sichere AHV/IV-Anlagen", p.A. Herrn René Engler;
 - Herrn Herbert Strittmatter.

* STANIEZERA * STANIEZERA * STANIEZERA * STANIEZERA * STANIEZERA DER STELLVERTRETENDE BUNDESANWALT

Felix Bähziger

The Witch Trial in Bern against Damaris KELLER

All important documents of this file have been published on Internet between 2004 and 2013, under the following URL:

www.swiss-justice.net/id/damaris

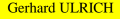
Because of lillegal censorship of the «prosecutor» **NICOLET**, this Link is dead today. Of course, the evidences were preserved. Thereafter the case is summarized again.

The journalist of Bern Catherine HERRIGER has chosen this meaningful title for her book describing the case: «Damaris Keller – ein Berner Hexenprozess?» (Editor TOBLER, 2002). Apart the facts of this case, this licenced psychologist has analysed quite profoundly the personality of this woman, and concluded that her character is formally excluding the crime for which she has been condemned. This book is a must for understanding the affair, and it is lively recommended to read it.

I do not have such a knowledge, but in the meantime, I have developed with Damaris KELLER a very close contact and I must say that it is for me beyond imagination that Damaris would have been able to plot the assassination of her husband.

Very likely, this irrational condemnation is connected to the bourgeoisie and its moral in Bern. The Lawyer, specialized in patents, René KELLER has had a considerable success in his job. Widower aged 51 years old, he remarried his Lady house keeper, being 25 years younger. Subsequently to this unconventional marriage, they were conducting an easy life. Such a conduct must have been disturbing the grumpy Bernese Lawyers, who were the job colleagues of René KELLER. Damaris KELLER has become the gratuitous victim of the prejudices of this hypocritical and complexed society.

Thereafter are reproduced two flyers which are summarizing concisely the background of the affair:





April 14, 2004

Mister **Jacques BÜHLER**, Deputy Secretary General Swiss supreme Federal Court 1000 Lausanne 14

cc: Damaris KELLER, Penitentiary of Hindelbank, Post Box 45, 3324 Hindelbank To whom it may concern

Damaris KELLER, victim of the hammer blow of the inner conviction of Judges

Condemnation of Damaris KELLER (aged 32years old and mother of a girl of 11 years) to 18 years in prison. See extracts of the judgments of the district court VIII Bern-Laupen of September 1st, 2000, of the cantonal court BE of July 18, and decision of the Federal Court of October 6, 2003

Sir,

According to Damaris KELLER the Albanese Faton XHAFERI had subjected her to constraint. In the evening of May 5, 1998, on a walk of the spouses, her husband was shot by RHEXA, himself briefed by Arben XHAFERI (brother of Faton). The 3 Albanese were well known by the Police. RHEXA confessed after 3 months in pre-trial custody, his partner in crime Arben XHAFERI **after 19 months**. (He committed suicide during the trial.) The two men had maintained that Damaris KELLER had commissioned to them to murder René KELLER and that Faton had nothing to do with the affair. They were put in a position to adapt their declarations and statements, having knowledge of the hearings of the other suspected persons! (see enclosures). The instigator, Faton XHAFERI was released after 2 months of pre-trial custody. On July 26, 1999, one did disjunction his procedure from that one of the other suspected, for unknown reasons. He could leave Switzerland and could only be arrested again in August 2003 and retransferred to Switzerland thanks to the efforts made by the Lawyer ex officio of Damaris KELLER. His trial did not yet take place (*Berner Zeitung* of March 31, 2004, p. 23).

The Judges did declare Mrs. KELLER guilty without proofs and without confession for the assassination of her husband. They were basing themselves on circumstantial evidences, as well as on the mendacious declarations of the criminals. They have examined 4 alternatives. One could have examined as well the alternative according to which Damaris KELLER and her husband were living a marital relationship outside the norms of the bourgeois society and that Mrs. KELLER had really suffered extortions, and that a mercenary thug motivated by the blackmailers had attempted to intimidate this couple, but had acted as a dilettante, provoking the killing of Mr. KELLER.

The court of cassation of the Federal Court (President R.M. SCHNEIDER) insinuates on pages 9/10 of the ATF against the truth: «In one point, the applicant is quoting correctly an ineptness in the

declarations of Arben XHAFERI (...). The latter had replied at the first instance to the question, i.e. if the crime would have been committed as well, if the applicant had cashed out the whole requested amount of money – that is to say not only Fr. 20'000: «I don't think so». Given that this answer does not make any sense in the context of the other declarations made by Arben XHAFERI during the procedure, this is obviously a misunderstanding». On page 36 of the judgment of the first instance, one can however read the declaration of Arben XHAFERI made during the trial: «Gjon RHEXA would have told him that he would not kill the man». Arben XHAFERI as well as Gjon RHEXA did constantly confirm that they never had had that intention (judgement of the first instance, pages 22, 24, 29-34). The latter has made in addition the precision that he had shot on KELLER, because the victim had made a movement to grasp something in his coat pocket, and that he had thought him to be armed (judgement of first instance, page 22). This leads straight away to the hypothesis of the constraint and blackmailing, and pursuant to the principle in dubio pro reo (that the doubt has to benefit the accused) Damaris KELLER should have had an acquittal.

She is supposed to have acted by greed (judgment of first instance, p. 120), to have «led her husband coldly to the slaughter house» (judgment of the cantonal court, page 344), whereas the Judges did refuse to hear the close friends who had known the spouses intimately as well as the personality and the character of Damaris KELLER. These prevented witnesses could have provided an assessment in full knowledge of the couples` relation and that would have annihilated the alleged mobile. In spite of that, the Judges did not manage to convince the journalists Damaris KELLER to be guilty (analysis of press articles concerning the trial, and first of all the book of Catherine HERRIGER «Damaris Keller – ein Berner Hexenprozess?», Editor TOBLER, 2003.

Why did the investigating Judge Andrea MÜLLER and the Prosecutor Heinz GUGGER let escape Faton XHAFERI? The Police is describing him as a criminal, acting as a leader under cover (judgement of the cantonal court, page 247). Everybody in his surroundings seems to be afraid of him, even his sister in law (judgement of first instance, page 66 – judgement of the cantonal court, page 177) and RHEXA judgement of first instance, page 83). 2 witnesses did not compare at the court, being afraid of him. Even the Head of the criminal Police of Bern, Peter STAUFFER has been threatened by him (judgment of the cantonal court, page 249). One can thus imagine that he was released by cowardice. In doing it, one has knocked down Damaris KELLER by the hammer blows of the inner conviction of the Judges.

The Federal Court did commence a dialogue with our movement. We ask you kindly to discuss the affair Damaris KELLER as the case number 7 and to receive the under signers of this letter for presenting the case in detail. We are waiting with pleasure your proposals of a date. Enclosed, you find a relief of the secret of your function signed by Mrs. KELLER in view of such a meeting.

Our citizens' initiative will hold on June 5, 2004 from 1 p.m. onwards in the Hotel Kreuz, Zeughausgasse 41 in Bern a hearing concerning this affair. All concerned Lawyers will be invited to actively participate at that event, and to defend their point of view, as well as our members and the population of Bern is invited to assist as observers. This is the most tragical judiciary error which our movement knows up to date.

Waiting for your favourable reply, to our request, we remain truly yours

Gerhard ULRICH, President Jean-Claude SIMONIN, Web-Master of our Web Site



APPELL AL PIEVEL APPELLO AL POPOLO APPEL AU PEUPLE AUFRUF ANS VOLK

c/o Gerhard ULRICH Avenue de Lonay 17 1110 Morges

Mister Peter STAUFFER, Head of the Municipal

May 28, 2007

Police - Waisenhaus

3011 Bern

cc: Damaris KELLER, Prison of Hindelbank, Post Box 45, 3324 Hindelbank Mister Christoph BLOCHER, Federal Councillor

Your co-responsibility for the judiciary crime at the costs of Damaris KELLER

Hello, Mister STAUFFER,

We are designating condemnations to long prison sentences without formal proofs nor confession as judiciary crimes, because logic and common sense are prohibiting such injustices. The condemnation of Damaris KELLER to 18 years of prison is the worst judiciary crime of which we got knowledge in Switzerland. You had directed in the present case the Police investigation; you respond thus fully.

I did participate as an observer in the public audience of the appeal trial of this Albanese from the Kosovo Faton XHAFERI on December 12, 2006 before the Bernese cantonal court (the principle guilty of the assassination of the husband of Damaris KELLER). I had hoped to see you finally face to face. That has missed, since you have pretended, and the cantonal Judges seemed to have believed you, not to be able to compare at the public debates for medical reasons. For this reason, you have been questioned behind the scene, hidden away from the audience.

You claim thus to be a sensitive man. This is rather surprising for a Head of the municipal Police service of the city of Bern. When you have to deal with other human beings, you behave as an apparatchik without any hesitations: You did let Damaris KELLER arrest a second time on September 16, 1998, before sunrise. An impressing pack of elite Policemen did assault and penetrate into her flat. Her little daughter, than aged 5 years old, was brutally teared out of the arms of her mother. This girl does have still today Nightmares, remembering this scene.

During the Police custody of Mrs. KELLER on the premises of the Police, you have entered during night into her cell. You asked her, if she knew the 10 Commandments. Subsequently, you did grasp a bible laying there, and did hit her head with this object. For which reason did you interrogate her obsessively about her love life? What did you have to do with it? That had strictly no correlation with the crime under investigation. By your behaviour, you did unveil yourself: You hate this woman. Wrong condemnations are always caused at the basis by disregard of the accused, or the botched up job of the investigators. Often the two factors are accumulating.

Your lack of respect for this woman did set the switching. One has investigated only on charge, and this has led inevitably to her condemnation.

For sure, you were not the only one who has failed. The investigating Judge Andrea MÜLLER got obviously seduced by Faton XHAFERI. She released him. The first instance Judges ended up to understand nevertheless that something could not match, since the murderer RHEXA had never met Mrs. KELLER and his accomplice Arben XHAFERI (the brother of Faton) did neither have really had a contact with her. It was just an impossibility that she could have given them the «mandate» for killing. But the principle criminal, Faton XHAFERI could be caught only much later again. Subsequently, he has been tried in a separate procedure of that one of Damaris KELLER. This course of action has hampered enormously the defence of Damaris KELLER.

If one would have analysed seriously the situation, e.g. with the help of the grammar of logical thinking according to KEPNER-TREGOE, one would have come to the conclusion that the version of facts presented by Damaris KELLER was the only plausible one. But no, poor and arrogant federal Judges have confirmed her condemnation with **lies**.

After so many interrogations, you ought to know nevertheless Damaris KELLER a little bit. This woman would never have been able to resist the experienced pressure and have continued to claim her innocence, if she would have been in reality the instigator of the assassination of her husband. She simply does not have that profile. The licenced psychologist Catherine HERRIGER has described it (« Damaris Keller – ein Berner Hexenprozess », Editor TOBLER 2003). She did not confess up to date and she will never confess, because she is innocent.

During months, I have thought and rethought the possible reason, why you did hide from the audience on December 12, 2006. I speculate: You were afraid to be ridiculous in public. The fact, that one did let escape the principle criminal of the assassination of René KELLER prior to the first instance trial is the irrefutable evidence that this investigation has been completely botched up. You seem to be a believing Christian, you are possibly suffering of doubts regarding the guilt of Damaris KELLER. There exists as well the possibility that you feel to be threatened by the Kosovar Faton XHAFERI, as Mrs. KELLER is resenting it very intensively. In any case, your behaviour of December 12, 2006 is not at all inspiring confidence in your person.

It is never too late. Only a donkey is never changing its mind. Recognizing his own errors is a strong point, not a weakness. Our Judges are not able to query themselves. A simple policeman, would he be stronger than they are? Do you have the guts to formulate publically your doubts about the guilt of Damaris KELLER?

I am awaiting with pleasure to hear from you. It goes without saying that your comments will be published on Internet.

With my best regards

Gerhard ULRICH

During my stay in the prison of high security at Bochuz, fellow prisoners knowing Faton XHAFERI personally did speak occasionally about him to me, since long term prisoners are often subject to rotation through Swiss jails. Therefore I crossed sometimes at Bochuz detainees who had temporarily stayed at Thorberg BE, the usual dwelling of XHAFERI.

Hereafter, I am reproducing some extracts of my prisoners' diary, providing some details about that criminal:

December 13, 2008, Sunday:

Discussion with the Albanese Armand during the daily walk. He is very vocal to be a professional criminal. He just got transferred coming from Thorberg and arriving at Bochuz. Out of the total of 180 detainees at Thorberg, 30 to 40 would actually be Albanese. At Thorberg he got acquainted with the murderer of the Bernese Lawyer René KELLER.

According to the advice of Armand, this RHEXA would be a mentally ill man and he says that he is given drugs at Thorberg (neuroleptics). He had just 1 ½ year more to stay in jail at Lenzburg. RHEXA is apparently pretending with pride to have received 1 ½ million of «from the woman» for the assassination. It is possible that this is pure boasting, since Damaris had never disposed of such a big amount of money. After all, she was disinherited. However, there exists a hypothetical alternative, fore the adult daughter of the assassinated could be theoretically «that woman», because she had undertaken everything after the dead of her father for pushing her stepmother Damaris, having almost the same age yet more in a mess. This woman did inherit.

Armand narrates to have known as well the boss of the gang, Faton at Thorberg. He expresses his great respect of his criminal colleague. He says that Faton had today a paralyzed leg as a result of wrong medications. Armand declares to be convinced that this has been done intentionally to injure the health of that man. Myself, I can imagine that this Kosovar is a cunning simulator, wanting to fraud the Swiss disability insurance.

June 17, 2010, Thursday:

Damaris KELLER sends me a copy of a letter which a detained at Bochuz has addressed to her. This prisoner has as a first name Dalibor and he reported to have made acquaintance with the principle responsible of the assassination of René Keller – Faton XHAFERI. He claims to have important information to pass on. Damaris is panicking of fear to be tracked. She is projecting a great danger to approach, when XHAFERI will be released one day. She is asking me to speak at her place with this Dalibor.

June 19, 2010, Saturday:

I stay together with Dalibor locked up in his cell between 1.45 and 3.15 p.m., for discussing about his letter.

He has been condemned to 15 years in prison, wrongly according to him, since he would never cooperate by principle with the cops. We talk in Schwiizertüütsch of which he has a reasonable command.

This Macedonian of about 35 years is making a handsome general impression. I did observe that he is quite on distance when faced with other detainees. When I mention the letter sent by Damaris, he is repeating several times not to know if he can trust me. He does not know me. He ends up to talk nonetheless, although he would have preferred to speak directly with Damaris. It would be of paramount importance to advise her of the danger coming from Faton XHAFERI. That man had sworn to track her after his liberation, and to get revenge on her, since she had denounced him to the Police.

Faton is making the rotation of jails. He had stayed as well for a while at Bochuz. Actually, he would be again detained at Pöschwies/Regensdorf. He is often punished and posted to the isolation cell. That had happened to him as well here at Bochuz, in the context of the dead of a detained, intoxicated by adulterated alcohol.

Faton would have managed to manipulate a woman of a fellow detained who had stayed at the same time as Damaris KELLER in the women's prison at Hindelbank; this fellow detained would have had poisoned the live of Damaris KELLER.

Involved magistrates in this judiciary crime:

Peter STAUFFER, Chief of the criminal Police, Bern (retired)

Andrea MÜLLER, investigating Judge

Heinz GUGGER, prosecutor (retired)

Andreas WEBER, first instance Judge – President

Felix BÄNZIGER, Deputy Attorney General (appeal trial)

Stephan STUCKI, cantonal Judge

Hans Rolf SCHWEINGRUBER, cantonal Judge

Walter MESSERLI, cantonal Judge

Roland Max SCHNEIDER, federal Judge

Peter KARLEN, federal Judge

Martin KILLIS, replacing federal Judge

Hans WIPRÄCHTIGER, federal Judge (revision request)

Gilbert KOLLY, federal Judge (idem)

Andreas ZÜND, federal Judge (idem)

Lucius CAFLISCH, Judge of the European Court of Human Rights

Margarita TSATSA-NIKOLOVSKA

David Thor BJÖRGVINSSON

Evaluation of Lawyers

16.12.16