# Evaluation of the Attorney General VD Eric COTTIER

Senior Officer in Vaud, Switzerland. He calls himself «Attorney General». He «works» at the pharaonic palace at Avenue Longemalle 1, 1020 Renens

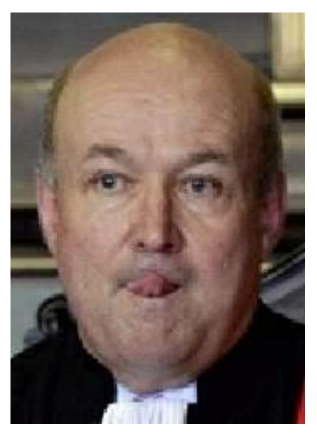
### **Home address:**

Avenue de Jaman 11, 1005 Lausanne

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Wife: Angela, born HOFSTETTER (physician)



Eric COTTIER

Zampano of the judicial arena



According to the information on his mailbox, he lives with his wife, Dr. med. Angela COTTIER-HOFSTETTER and with Caroline and Frédéric; one must assume that they are their children, born respectively in 1989 and 1991



COTTIER's well hidden residence, view from the avenue de Jaman



The villa of COTTIER, from the single access path (north)

# Role assumed in the affair LÉGERET

COTTIER is the Architect of this judiciary crime. As boss of the Vaudois apparatus of repression, including the crimnal police, he is as well responsible for its decline and the illegal cheatings of the first Prosecutor of the East of Vaud **Jean-Pierre CHATTON**.

It was COTTIER who has endorsed the famous «smashing bundle of charging circumstantial evidences». All these evidences had been questionable. Lacking formal evidedences, he used a scenario having no counterpart in the file, naming it «an intellectual reconstitution».

# **Profile**

Originates from Rougemont VD and born in 1958. His father was already a judge (President of the Court of Lausanne, radical party).

Studies at the Law Faculty of the UNIL; according to the *24 Heures* of April 23, 2008, page 40, he earned his law degree in 1979 already (at the age of 21 years). It must be assumed that he followed a crash course to achieve this. However, he has never earned a lawyer's licence\*. It is unclear whether this deficiency is due to a lack of intellectual ability. He began his career as an Attorney General assistant for the canton of Vaud (7 years). Then he was promoted to be a first instance judge in Vevey. He was cantonal «judge» from 1999 to 2005. Officially, he was the candidate of the Vaudois Radical Party to succeed to the Attorney General Jean-Marc SCHWENTER.

Eric COTTIER sat for the six previous years with his excellent friend François JOMINI (now retired) at the cantonal court. One can reasonably assume that this venerable member of the Vaudois Freemasons pulled the strings for his junior. But according to the actual Great Master of the Alpina Lodge / Lausanne, COTTIER would not be himself a Freemason himself. However, Freemasons do not always tell the truth. In short, COTTIER was named «Attorney General» by the State Council of Vaud «for his human qualities», to succeed his corrupt predecessor. He took office on August 31<sup>st</sup>, 2005. In spring 2010, he was brilliantly re-elected (this time by the Great Council).

Unquestionably, Eric COTTIER is a great orator, a master of verbs (a «damned effective peasant eloquence» according to the lawyer PORTEJPIE). Besides, he is very comfortable in his role as a Zampano of the judicial arena.

He is a senior officer at the Swiss Army's General Staff.

In honor of the late Federal Councillor DELAMURAZ (a freemason), COTTIER was staged in a play (source: Internet publication of *24 Heures* on June 29, 2012):

# «Jean-Pascal DELAMURAZ is the greatest of the Vaudois»



This show was chaired by the «judge» Jean-Daniel MARTIN (heavily filed in our database) in the beautiful Plenary Hall of the Montbenon justice courthouse, Lausanne, built at the time as the first Swiss Federal Court.

The great COTTIER also knows how to improvise. He masters contingencies perfectly well. And he follows the sacred tradition of the Vaudois Prosecutor's Office: in many cases the charges are based on nothing in the court records. The principle of innocence presumption is blithely violated through the discarding of all exculpatory evidence, through the arbitrary interpretation of the facts or even through the falsification of evidence. To achieve the desired result, stories are often invoked to denigrate the victim who has no connection with the current procedure.

The practice of classifying complaints against colleagues by complacency orders without thorough motivation is also a legacy of that position.

Example: on March 2<sup>nd</sup>, 2012, the lawyer **Michel TINGUELY** addressed a death threat to the author of this book at the court of above mentioned Jean-Daniel MARTIN, which was reported the next day by the newspaper *24 Heures*. Through an order for non-entry on the subject on March 15, 2014, COTTIER duly stifled the complaint against TINGUELY.... And this is just one example among dozens, as COTTIER would say.

Cottier's masterpieces are undoubtedly the life sentence pronounced against François LÉGERET for alleged triple murder and the 16-year prison sentence pronounced against Laurent SÉGALAT for presumed murder, reduced to 14 years.

In the absence or evidence and confessions, COTTIER operated with a completely fabricated scenario, which is based on absolutely nothing in the file. He calls this process an «intellectual reconstitution». This powerful word is both beautiful and impressive.

However, the study of the files does not seem to be the forte of the «Attorney General». In LÉGERET's case, he based his screenplay on a pair of scissors as a «hub piece» of evidence. In the file you find six different position of this item (a clear sign that the investigators were sloppy about). COTTIER did not notice anything. On the contrary, in his position taking at the VD court of cassation, about the appeal of his victim after the trial in March 2010, he added yet a seventh position for this «hub piece» of evidence. This improvisation, typically Cottier, passed beyond without any further notice!

His way to accelerate an investigation in limiting himself to one lead and to one suspect was also fatal to Laurent SÉGALAT. He paid it with two and a half years of detention in pre-trial custody. Sentenced in second instance for murder to a

long prison sentence but released in France, the execution of this penalty hangs over him as a sword of Damocles.

The lack of professionalism or even seriousness came out once again on the part of the Vaudois investigators during the proceedings of Ségalat's trial. This is not surprising when you know the man who heads the Vaudois Prosecutor's Office. Its leader always imposes his driving line. In this case, the boss himself embodies the Vaudois «ole ole».

The reporter of these lines had the opportunity to observe COTTIER in action during one week at the mock trial before Sauterel's court end of June 2007, among others in Joseph Ferrayé's case. Here his conclusions:

«He (COTTIER) was faced with the evidence of organized economic crime. In fact, the 'judge' Sauterel left us administer the evidence freely, according to the principle 'Say what you want, I shall remember what I want'. I have become convinced that COTTIER understands zero of the banking business mechanisms. He's simply an incompetent. On the other hand, I have observed no malice in this man. He wreaks havoc through his mediocrity.»

COTTIER is as well accomplice in the illegal censorship imposed by his former subordinate **Yves NICOLET** because the former Web sites of APPEAL TO THE PEOPLE had documented among others in detail the jokes of trials before the tables of **WINZAP** and **SAUTEREL**. COTTIER had actively participated at that second piece of theater. That could not let him indifferent.

His look (see google «Eric Cottier images»), his faked affability and «bon vivant» way of life are misleading the Vaudois. His real character is expressed in the crimes he has committed..

His predecessor Jean-Marc SCHWENTER (Ambassador Club) and the former cantonal Judge VD **François JOMINI** (Venerable of the Freemason Lodge Alpina) have been his stirrup holders. Therefore, one can conclude firmly, inspite of smokescreen actions, that COTTIER is a Freemason.

#### **Hobbies:**

Since January 2008, Eric COTTIER is a member of the Foundation de la Confrérie des Vignerons.

Together with his friends, he is an amateur homebrewer.

#### Some victims of this criminal officer:

Marie SCHLUCHTER (see letter of April 16, below)

Jean-Daniel MÉRINAT

Naghi GASHTIKHAH (Iranian)

Marc-Etienne BURDET

Gerhard ULRICH

Simone BENICHOU (case of child abuse covered by the Vaudois)

#### Werner RATHGEB

François LÉGERET (*L'affaire Légeret – un assassin imaginaire*. Jacques SECRETAN, editor Mon Village, 2016

Laurent Ségalat (*The Unmasked «Constitutional State»*. Gerhard Ulrich, editor Samizdat, 2016

# List of references (observations collected since 2000):

**Number of negative references: 25** 

Number of positive references: 1

# **COTTIER** is the stage Manager of the State Banditry in his canton.

Gerhard ULRICH

April 16, 2016

Avenue de Lonay 17 1110 Morges

Michael
LAUBER
Attorney General
Confederation
Taubenstrasse 16
3003 Bern



cc:

- 1. Roxanne MEYER-KELLER, President of the Vaudois Parliament
- 2. Pierre-Yves MAILLARD, President of the Vaudois Government To whom it may concern

# Eric COTTIER – guilty for the assassination of Marie SCHLUCHTER Protected by his cronies, for leaving the public opinion in ignorance

Mister Attorney General,

After the assassination of May 13, 2013, committed by the recidivist sexual maniac Claude DUBOIS, the supreme glove puppet commander at the cantonal court VD, **MEYLAN**, did immediately limit the damage. In such cases, the Vaudois are mandating «an independent expert» of their choice – in the present case it was an individual named BÄNZIGER. That man did carry out this job, as it had been expected, by whitewashing the responsible Vaudois.



Eric COTTIER
Attorney General VD
Av. du Jaman 11, Lausanne



Jean-François MEYLAN
President of the cantonal court VD
Avenue de Chantemerle 1,
Pully



Felix BÄNZIGER Former Attorney General SO Burgstrasse 18, St. Gallen

The murderer Claude DUBOISs (the most dangerous Vaudois prisoner) requested in autumn 2012 to be transferred in house arrest. According to routine, he had to compare before the penalty application Judge Sylvaine PERRET-GENTILl. Subsequently to what had happened, she did quit her governmental position, provided with a golden parachute. The Prosecutors' Office could have intervened in such a procedure, and missed it promptly. DUBOIS got transferred to house arrest and got the opportunity to assassinate again. The press articles concerning the report of BÄNZIGER do not say a single word about that blunder: COTTIER made himself guilty for the forthcoming assassination of Marie. The operation to deceive the public opinion was a success.

The undersigned -a critic of the judiciary system -did not pass below the radars of *COTTIER. I had to compare three times before a penalty application Judge – three times* with the presence of a prosecutor, and three times the result was negative for me. The first two turns, the «prosecutor» **MERMOUD** objected my conditional liberation. See:

#### www.swiss1.net/info/vd-censure

(Site illegally censored by the Prosecutor VD Yves NICOLET, designated federal Prosecutor, according to my denunciation of March 22, 2015 addressed to you).

Finally, the «Prosecutor» Franz MOOS took revenge on my person, because I had revealed the real profile of the «expert» BÄNZIGER in a letter of May 22, 2013 to the State Councillor Béatrice MÉTRAUX:

Career as prosecutor AR, Head of the criminal Police SG, prosecutor BE, Attorney General SO. Former alcoholic. PDC. Has been implied in the bankruptcy of the cantonal Bank AR; judiciary crime at the costs of Damaris Keller; has stifled a serious dysfunctioning of the Vaudois «Justice» (see enclosed copy of the plea of MOOS of September 17, 2013).



Eric MERMOUD Prosecutor VD, Ch. de la Prosecutor VD, route de St-Cabolétaz 16, Epalinges



Franz MOOS Maurice 53, La Tour-de-Peilz



**NICOLET Yves** ProsecutorVD/federal Prosecutor Chemin du Caudoz 46, Pully

One cannot punish COTTIER for his silliness. But if he is not stopped, he will continue to cause damages, together with his servants. This message is serving as a denunciation for law infringements to be pursued ex officio: repression of freedom of expression by abuse of authority as an organized gang, among other at my costs, illegal censorship of the Internet etc. etc.

Gerhard ULRICH

**Evaluation of Lawyers** 

03.12.16/GU