

Evaluation of the President of The cantonal court VD Jean-François MEYLAN

Swiss (Vaudois) senior officer. He calls himself to be the «President» of the Vaudois cantonal court. «Works» in the palace of the Hermitage, route du Signal 8, 1014 Lausanne.

Private address:

Avenue de Chantemerle 1, 1009 Pully

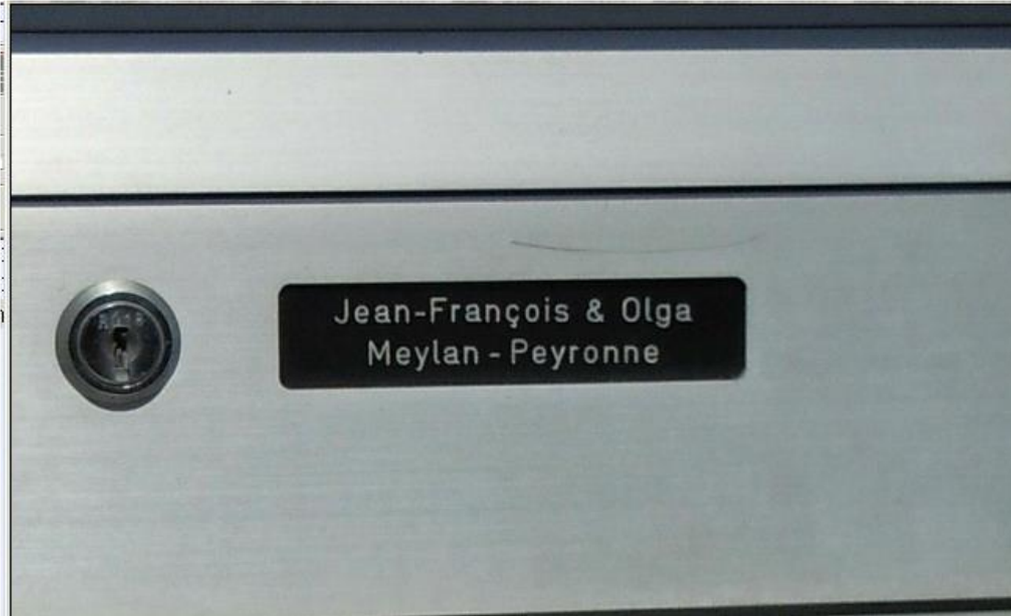
Phone working place: 021 316 15 11

Fax working place: 021 316 13 28

Marrital status: married with Olga, born PEYRONNE



Jean-François MEYLAN



According to the inscription on his mailbox, this individual is living with his young wife Olga, born PEYRONNE

Shots of the house



Villa of MEYLAN, seen from the ch. de Chantemerle in direction of Lake Geneva



Villa of MEYLAN, seen from the Lake side

Role assumed in the affair LÉGERET

MEYLAN had confirmed to have François LÉGERET to be conveyed to the criminal court of the East of Vaud. In autumn 2009, after the acceptance of the revision trial due to the appearance of the late witness, he had submitted a request for a conditional liberation. Seen the previous act, MEYLAN was obviously partial with regard to François LÉGERET. However, he did not have the necessary integrity to recuse spontaneously himself. He rejected the request for conditional liberation.

Profile

Jean-François MEYLAN is born in 1961. After his Law studies from 1984 – 1990 and doctorate in Lausanne, he obtained the Vaudois Lawyers patent in 1992. He presided from 1992 – 1997 the Tribunal des Baux. Thereafter, he was Président of the regional court of Lausanne from 1997 - 2005. Subsequently he was elected cantonal Judge. Since he was Vice-President and since 01.01.13 President of the cantonal court.

Colonel of the Swiss Army and military «Judge» (Politruk)

Owens a chalet at Ovronnaz VS at the following address:

THURRE Roger (-MEYLAN)

Batterie 3168, Ch. du Mayen Blanc 48, 1911 Ovronnaz, phone: 027 306 66 28

MEYLAN has distinguished himself with his judiciary denials, his arbitrariness and decisions which are hostile to children (affair S.H.).

Since his election to the position of President of the cantonal court VD, he had to manage two major crises:

- The homicide of the petty criminal Skander VOGT in the prison of Bochuz
- The assassination of Marie SCHLUCHTER by the sex maniac Claude DUBOIS

After every judicial catastrophe, the corporation of the Magistrates mandate one of its pairs, stricken with the same occupational hazard to report with well dosed severity for calming down the public opinion. **The expert will never criticize a federal Judge, or even a Judge of the ECHR. But the problem is just located at those levels:** At these institutions one is blindly taking over the procedural truths from the first Judges by copy/paste, without ever realizing the slightest plausibility test. This could be demonstrated in both two cases of the affair **Laurent SÉGALAT** (condemned by the Vaudois to 14 years in prison) and

François LÉGERET (condemned to lifelong imprisonment), where the Swiss supreme Federal Court and the ECHR have totally discredited themselves.

Below, the reader is getting briefed about the background of these two judiciary disasters managed by MEYLAN.

The assassination of Marie SCHLUCHTER by Claude DUBOIS in May 2013

DUBOIS has been my cell neighbour at Bochuz (November 2009 – July 2010). When he backslided again at the costs of the young girl Marie SCHLUCHTER, that crime appealed me particularly. This young man from Bulle/Gruyère is the son of a wealthy family. He has been condemned already to 20 years in prison. When his fiancée had broken with him, he had kidnapped her, he violated her and finally killed this woman. In jail, he got married with another young girl. Because of his strange behaviour, she realized quickly to have made a mistake and divorced.

Nevertheless, DUBOIS succeeded to get transferred into the sweet status of half-liberty in house arrest, after having purged half of his sentence. He got hold of this privilege after having served as an informer. I discovered his cooperation with the prison authorities when consulting my file. He had slandered me to have exercised constraint on him to sign together with other prisoners a petition which I had formulated after the homicide of Skander VOGT. One has to presume that he has given this treatment on the back of other fellow prisoners.

DUBOIS has been placed in a position which allowed him to kill once more. This has motivated me to write two letters to two Vaudois State Councillors. Extracts:

Gerhard ULRICH
Avenue de Lonay 17
1110 Morges

May, 16, 2013

Mme **Jacqueline DE QUATTRO**
State Councillor
Château cantonal
1014 Lausanne

**The tragically needless and avoidable assassination of
Marie SCHLUCHTER (19 years), on May 13, 2013**

Madame,

For transferring the murderer Claude DUBOIS into house arrest, 7 (seven) instances did contribute: the direction of the E.P.O. (prisons at Orbe) with their criminologists, the psychiatric services of the Vaudois prisons, the Office of execution of sentence, the Vaudois foundation Probation, the sentence application Judge, the Prosecutors' Office and the cantonal court (which had maintained the suspensive effect for leaving DUBOIS in house arrest). This is how one apparatchik surveys the other one for keeping this Tinguely machine going.

We were informed that the cantonal court will run an investigation, although it is directly involved itself. Henceforward, one can predict the outcome: One will declare that everybody is responsible, but nobody guilty. Never one single government clerk will assume the slightest responsibility in this obsolete soviet system, strangulating itself by its inefficiency.

Nobody will contest to internate a rapist and murderer. But your Einsteins of the system managed to save exactly such a sex maniac in the present case. The canton of Vaud is internating happily a very great number of prisoners. By my own experience, I know that this canton has far more than 100 detained persons who are stricken with safety confinement. In relation with its population, Vaud is confining at least 50 - 70 times more frequently than Germany, one of the other rare countries knowing safety confinement as well. Petty crimes, or even a bad joke may be enough to be confined indefinitely. See for example the affair Skander VOGT, confined because of petty law violations by judgment of January 10, 2001 by the «Judge» Françoise Heim or the achievement of the «Judge» **Françoise DESSAUX** (meanwhile promoted to the cantonal court). The latter had P.Ch. indefinitely confined by judgment of April 29, 2009 because of a bad joke!

Since I had been the cell neighbour of Claude DUBOIS from January to July 2010 at Bochuz, where I observed one day incidentally the walls of his cell plastered with disgusting hard pornography – I guess that the prison guardians could not have overlooked these symptoms speaking for themselves neither – I can provide you with my observations which explain, how this man was able to foil your government clerks: in appearance a calm and polite boy with good manners, very docile up to the point to serve as an informer to slander fellow prisoners who were in disgrace with the managers of the prison, he succeeded to accumulate the decisive positive points.

Your statements broadcasted via Radio Suisse Romande/La Première on May 16, 2013 during the news of 7 a.m. are certainly popular. However, I fair that the claim to tighten the screw will become counterproductive. Do you really want to confine yet more uncritically detained persons for an indefinite time? I am of the opinion that it would be much more effective to have the judiciary system to be controlled from the outside and to punish government clerks in case of failure. Big enterprises have as well to submit their accountings to an external revision, and the directing managers have to assume their responsibility for their actions. The judiciary system should finally operate according to the same rules as the rest of the world.

Sincerely yours

Gerhard ULRICH

Later it became obvious that it has not been the cantonal court which had maintained the suspensive effect for keeping DUBOIS in half-liberty, but that that mistake had been committed by the sentence application Judge Sylvaine PERRET-GENTIL . Because of her, DUBOIS stayed on in house arrest. On her own request, she was transferred to the Juvenile court – of course without the slightest punishment! Finally, she left the government services, benefiting of a golden parachute.

Gerhard ULRICH

May 22nd, 2013

Political prisoner/former President/founder
of the citizens initiative / association of
Judiciary victims APPEAL TO THE PEOPLE
Avenue de Lonay 17

1110 Morges

Madame **Béatrice MÉTRAUX**
State Councillor
Place du Château 1
1014 Lausanne

Press Release

**The unforgivable assassination of Marie SCHLUCHTER,
due to an incurable judiciary tyranny**

Madame State Councillor,

Thank you for having reacted to the copy of my letter dated May 16, 2013, addressed to your friend/associate Jacqueline DE QUATTRO concerning the causes of the **judiciary failure** in favour of the murderer Claude DUBOIS.

It was a reply to the absurd and popular claims of de Quattro, eager to be re-elected, to tighten blindly the screw. Other politicians request to create additional law articles instead of checking that the existing legislation is correctly applied.

The father of the victim, Mr. Antoine SCHLUCHTER, did have the greatness of spirit to call for moderation: He does not desire an uncritical hardening of the conditions of prisoners. Unfortunately, he will hardly been listened to by those who are chasing elector voices.

In the meantime, the mass media took over the excuses of the **guilty government clerks and Judges**, pretending an overcharge of work in their services. In my Memories, published recently on Internet, you find concrete examples of the laziness of a sentence application Judge, as for instance RIVA Gilles, described on the basis of experience.

At the Office of sentence execution, its service boss VISCARDI Adolf does have as well the **habit to delay his job**, as the recall dated May 17, 2013 by the sentence application Judge is showing (copy attached to this letter).

The great COTTIER Eric, Attorney General, is insinuating that it was not possible to confine a sex maniac indefinitely at the end of his prison sentence, if this was

not foreseen from the beginning in his judgment. Bullshit! This canton is the champion of indefinite safety confinement, and pronounces without hesitation a posteriori in cases of frivolous importance, as demonstrated by the case of the Cameroonian Kum (my fellow prisoner at la Colonie/Orbe).

The President of the cantonal court, Jean-François MEYLAN did organise an inquiry, entrusted to his buddy Felix BÄNZIGER, Attorney General of the canton of Solothurn. The Vaudois want us to believe to have mandated for this task an independent reviser. In reality, this choice will permit to the judiciary apparatus to orchestrate comfortably the follow-up, because this «expert» does have a **heavy past across** 4 different cantons (AR, SG, BE, SO) for covering the tracks of his antecedents. Thanks to the greatest black list of all times, the members of the judiciary Mafia are today traceable with the help of my database. There, you will find both of these companions, MEYLAN and BÄNZIGER.

Dear Madame State Councillor, as long as you leave your judiciary tyrants between themselves, they will remain incorrigible. They will just reinforce their obsolete soviet model and the catastrophes to come are programmed. They will never renounce by their own to their privileges. I reiterate it once more: the judiciary apparatus needs to be surveyed from **an outside organ** of control, composed of non-Lawyers.

Sincerely yours

Gerhard ULRICH

As a matter of fact, some upset Members of the Vaudois Parliament, unhappy with the stupid report presented to them by BÄNZIGER were protesting. MEYLAN had the tougher endurance, and he imposed that the lessons to be followed after that assassination were to be elaborated exclusively by his apparatus. That implied that nothing was changed. The old system was just foreseen with some more sophistication, in that sense that individual responsibilities of the government clerks were further diluted.

Gerhard ULRICH

February 4, 2014

Political prisoner / former President / founder
Of the citizens initiative / association of
Judiciary victims APPEAL TO THE PEOPLE
Avenue de Lonay 17
1110 Morges

Mr.
Jean-François MEYLAN
Chief of the Judiciary
glove puppet show
Cantonal court
Palais de l'Hermitage
Route du Signal 8
1014 Lausanne

**The happy issue for your Judiciary of the show trial of the affair
Skander VOGT**



Jean-François MEYLAN, «President» of the cantonal court VD

Mister Chief of the glove puppet show,

You managed magnificently the case of the assassination in Payerne in spring of last year.

Presently, another scandal is keeping the minds of the citizens busy – the show called trial of the affaire Skander VOGT which has ended as well with a happy issue for your Judiciary.

Your Press Officers G.-M. BÉCHERRAZ (*24 Heures*), respectively Fati MANSOUR (*Le Temps*) have diligently reported next day that «this trial has been very important for establishing the truth about Skander VOGT» (Nicolas MATTENBERGER dixit), respectively that it had been «a salutary trial».

Your brotherhood has given me the opportunity to live this drama inside the high security jail at Bochuz, in my quality as a political prisoner, just when this homicide has been committed.

On the basis of my little investigations from within that jail, I can present some details as an informed person:

I was not surprised at all when the «Prosecutor» Daniel STOLL, backed up by his boss, Eric COTTIER, has issued a decision of dismissal of the case after that man slaughter. But he was disapproved by the Swiss supreme Federal Court, and not by your glove puppet theatre. COTTIER took care to entrust another liable collabo out of his racing stable – the greenhorn «Prosecutor» Sébastien FETTER.



Le grand Eric COTTIER
Procurer General VD



son poulain Daniel STOLL



son autre poulain:
Sébastien FETTER

FETTER, a beginner in his job had the delicate task to set the switching for this trial which had become unavoidable:

- He respected the decision of his predecessor not to bother the top hierarchy: the former Director of the prisons at Orbe, Sébastien AEBY and his Lady boss, Catherine MARTIN. The «Judge» Françoise HEIM who had condemned VOGT for minor crimes to 20 months of prison, sentence having been transformed in indefinite safety confinement, has never been mentioned in the mass media. And the State Councillor, Philippe LEUBA, responsible for the Vaudois prisons at that time, simply changed the Department, after having offered the spectacle of Management by Panic.
- FETTER did not only order the guilty prison guardians to be conveyed to court, but he added as well 3 nurses and a Lady physician. This shrewdness allowed to dilute the charges, according to the leitmotif «everybody is responsible, nobody is guilty».
- To start with, he retained as charge «homicide by negligence», but on the way he released pressure for claiming only « non-assistance to a person in danger».



Sébastien AEBY,
Former director of
EPO



Catherine MARTIN,
Former boss of the OEP



Françoise HEIM
Former «Judge» in Lausanne



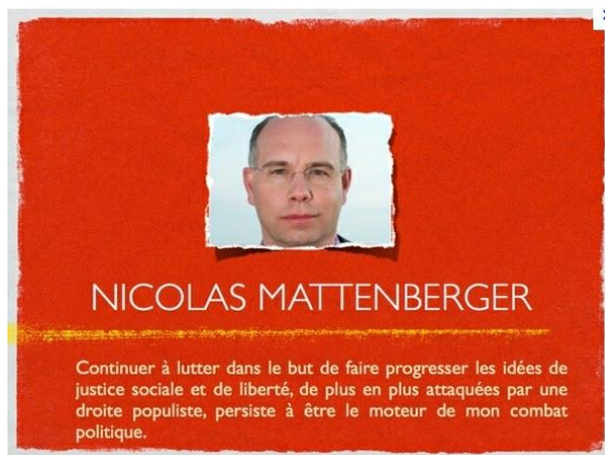
Philippe LEUBA, State Councillor

After that, the young «President» Erica RIVA ANNAHEIM had the way open to whitewash the guardians, sent in front of her tables. She refused to have the Video movie with the records of the night of the crime projected publically in the court hall, and to listen publicly to the registered phone conversations between the guardians of that night. Those means of evidences are however essential to understand what had really happened that night of the crime.



Erica RIVA ANNAHEIM

Skander VOGT has had two Lawyers: the Vaudois Lawyer Nicolas MATTENBERGER, and the Lawyer from Paris, Isabelle COUTANT-PEYRE. The Vaudois Judiciary had the unmerited chance to have to deal exclusively with the salmon-kaviar Socialist/Member of Parliament MATTENBERGER in this procedure (article in the *24 Heure* of November 6, 2013).



Lawyer Nicolas MATTENBERGER / socialist salmon-kaviar Member of Parliament

Thanks to the double game of that auxiliary of your Judiciary, who is simultaneously your controller (see letter of Gerhard ULRICH of January 9, 2014 to the Lawyer MATTENBERGER, presenting him 7 questions), the miracle could be accomplished to whitewash 4 of the accused guardians, and having just one of these pawns condemned symbolically for pretended non-assistance or a person in danger.

The reader will make up his own mind about the role played by MATTENBERGER, by reading the mentioned letter.

I waited until the pronouncement of the judgement for publishing my own investigations of what has to be called a man slaughter (see my separate investigation report in my Memories). The readers will appreciate.

Dear Sir, the gallery of your glove puppets presented above have managed to hide the cats' shit. However, in the times of the World Wide Web, the hypocritical manoeuvres of your glove puppet theatre can be demonstrated publicly.

Sincerely yours

Gerhard ULRICH

After the assassination of Marie SCHLUCHTER, the Commission of High Survey of the Cantonal Court of the Vaudois Parliament wanted to punish the «Judge» Sylvaine PERRET-GENTIL for having left the murderer Claude DUBOIS in half liberty. MEYLAN reacted with determination. He left his Hermitage Palace to go downtown for reprimanding the Members of Parliament, ordering them not to get mixed up in judiciary affairs. Subsequently, one has mandated the law professor from Geneva, Thierry TANQUEREL to elaborate a legal notice to determine the competence of said parliamentarian commission. As it was to be expected, the commission got «tanquerelized»: TANQUEREL said that the commission had overpassed its competence, when it wanted to punish the guilty «Judge». And in the future, the commission shall refrain from checking concrete judiciary files. These politicians, be it because of comfort, or by interest accepted to be overruled by this idiotic tanquerelization. The recent annual report of this «Commission de Haute Surveillance du Tribunal cantonal» has stated that Vaud had known «no judiciary dysfunctioning during the whole year of 2015». How is it possible to write on paper such a nonsense, without having opened a single judiciary file for a check? In reality. Vaud has produced in 2015, according to my prudent estimations, at least 500 judiciary victims (model of estimation see my book *The Unmasked «Constitutional State»* chapter 5).

In conclusion, one will retain that MEYLAN is an alpha animal. Out of his 12 known victims, the cases of Michel BURDET and Werner RATHGEB and Jakob GUTKNECHT are related to corruption.

Some victims of this arbitrary Judiciary Officer:

Werner RATHGEB. He was temporarily dismissed of the property of his farm, and during that period, the State of Vaud helped itself to acquire 14 ha of his land at a sold off price to constitute a land reserve. After the ruin of the business, Vaud handed back the Bearer shares to the one having the property right, i.e. Werner RATHGEB.

Michel BURDET. The family owned 2 farms. When they were sold subsequently to bankruptcy, the bigger unit was attributed to a crony of the boss of the prosecution office and the «Judge» **Philippe COLELOUGH**, at the estimation price established for the smaller farm.

Marc-Etienne BURDET

Kumar KOTECHA (British university professor)

Gerhard ULRICH (censorship)

S.H.

Jakob GUTKNECHT, victim of a Freemason conspiracy

List of references (observations collected since 2000):

Number of negative references: 14

Number of positive references: 0

MEYLAN imposes the tyranny of the Magistrates in close cooperation with the Attorney General, **Eric COTTIER, by sheer lust of power.**

Evaluation of the Lawyers

15.12.16/GU