

Evaluation of the Federal Judge

Roland Max SCHNEIDER

Retired Swiss Supreme Bailiff. He called himself to be a Federal «Judge». He «worked» at the Federal Court Palace at Avenue du Tribunal Fédéral 29, 1000 Lausanne 14.

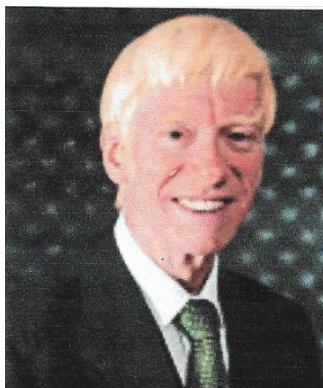
Home address: Chemin Praz-Lombert 8, 1080 Les Cullayes VD

Private telephone: 021 903 29 10

Second Home: Tulai, 7550 Scuol GR

After decades of marriage with Anna Katharina, born ZÜST, SCHNEIDER separated or divorced. Recently, his luxury mansion was split into two apartments (see letter boxes reproduced below).

Children: 4, 3 sons and 1 daughter, all adults. The eldest (year of birth 1977 (?)) was educated at Harvard and was hired by the law firm GROSS, Lausanne. Jean-Pierre GROSS is a colonel army judge = politruk. He has been SCHNEIDER's longtime lawyer. That son is now living under the same roof as his father.

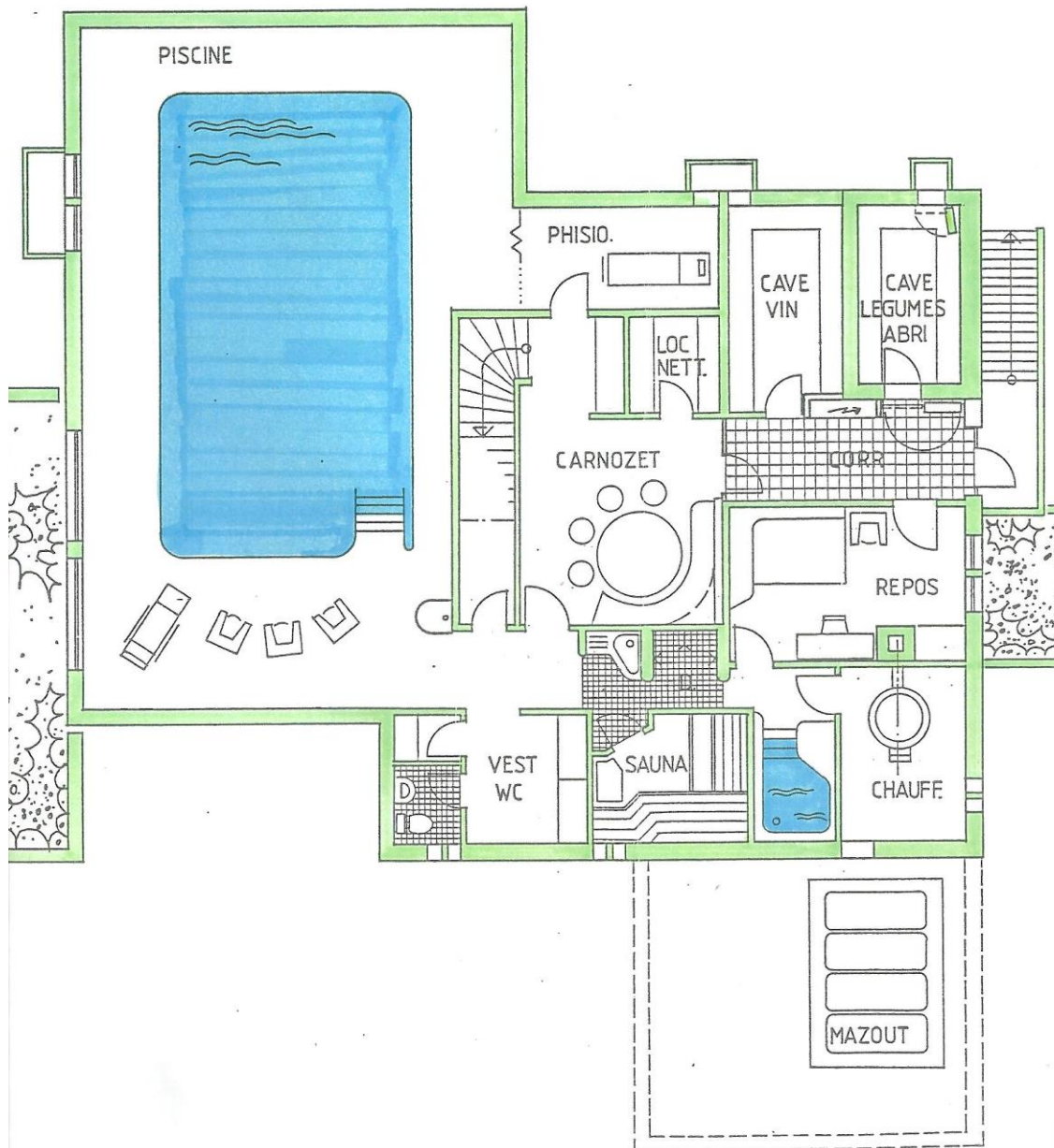


SCHNEIDERR with natural hair
colour

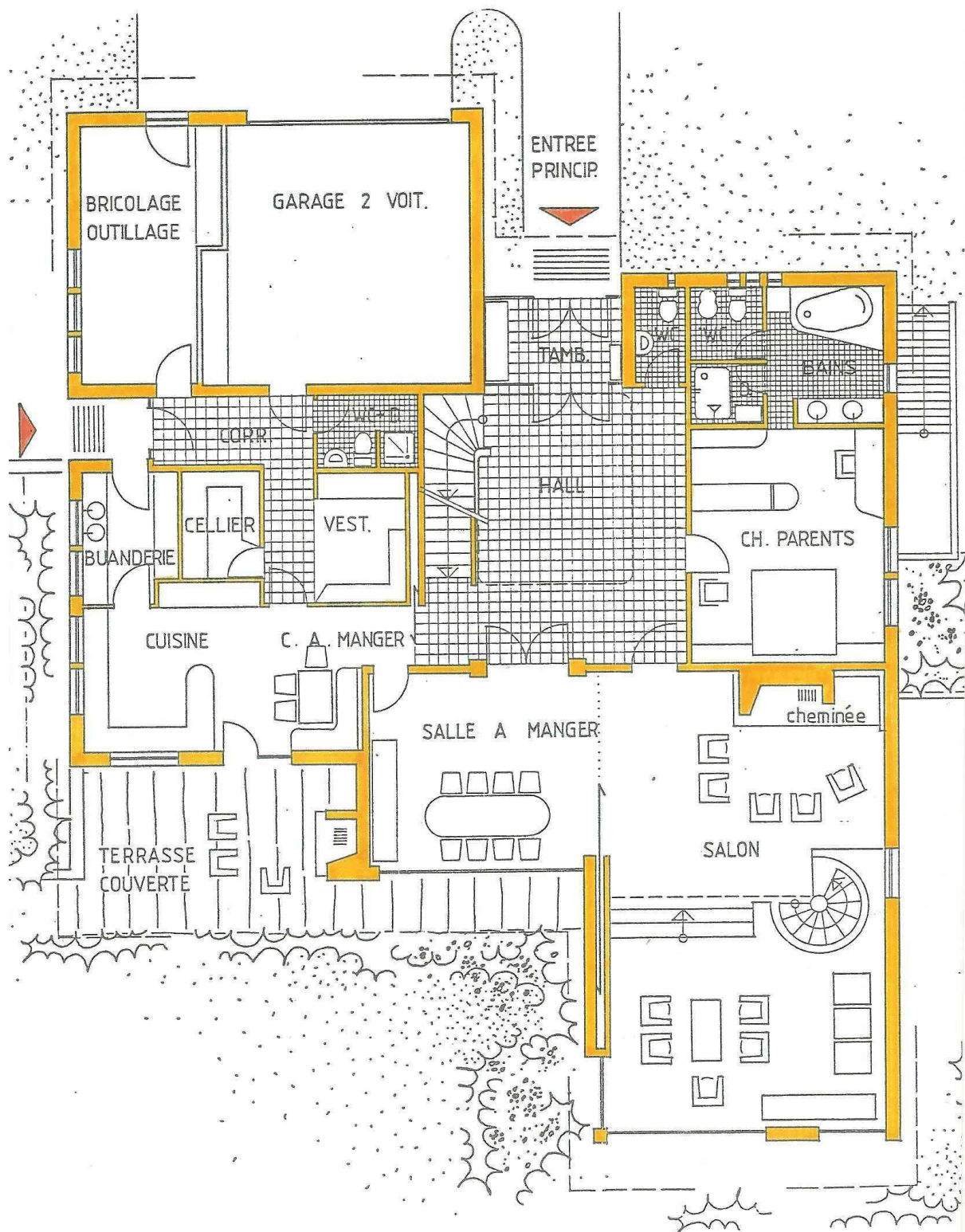


Hairs dyed in white for contrasting
with the black Judge dress

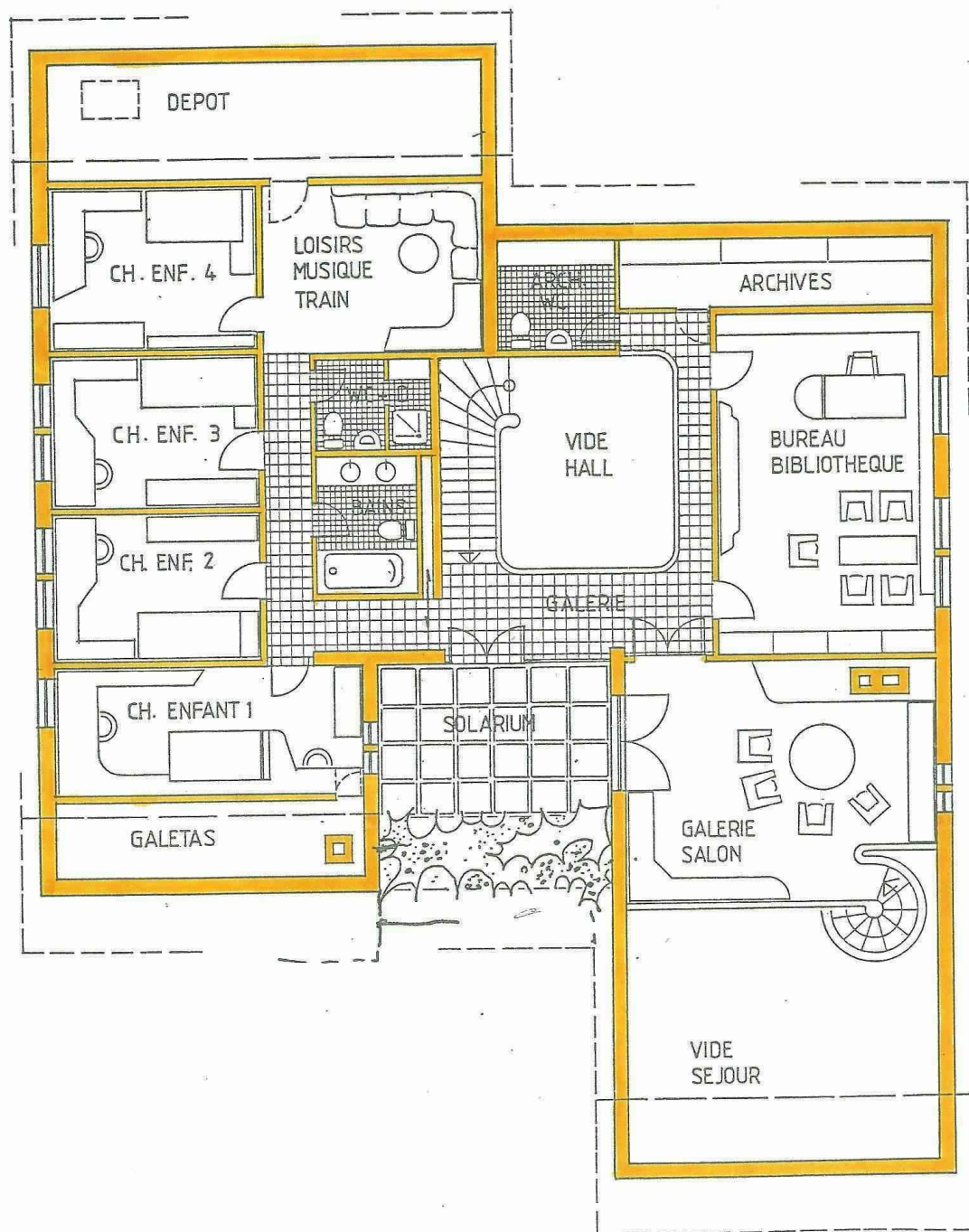
The plans of his house



The luxury basement with indoor pool and hunters' carnozet



The ground floor



First floor

Shots of the house



Letter Box of Dr. Roland Max SCHNEIDER



Letter Box of Dr. Adrian SCHNEIDER and Dr. Anca ANTON



Fountain in the courtyard with judiciary insignia, gift from an unknown sponsor



Western side



Garden and southwest facade of the house



SCHNEIDER's property seen from the south



SCHNEIDER's property seen from the east



The north facade

Holiday Resort in the Engadine – Tulai /Scuol



Role assumed in the affair LÉGERET

SCHNEIDER did sit in the court of penal law of the Swiss supreme Federal Court which has rejected the recourse of François LÉGERET against the condemnation by the courts COLELOUGH / EPARD by decision of the Federal Court (ATF) 6B_683/2011 of November 20, 2011. He backslided in this affair three more times, rejecting the recourses of François LÉGERET, subsequently to three more revision requests. This is concerning the ATF 6B_118/2009, 6B_12/2011 of December 20, 2011, 6F_3/2012 of March 16, 2012 and 6B_731/2013 of November 28, 2013, always with the simple and comfortable «copy/paste».

Profile

Born in 1949. Origin: Glarus. Law studies at the University of Zurich, where he made his contact network for life.

Began his professional career as a Lawyer in Weinfelden TG and then became a cantonal «Judge» of this canton. In 1988, he was elected federal «Judge» for the political party UDC.

For the construction of his new house, he seeks an architect having a liability insurance with the Zurich insurance. When the structural work is done, he breaks the contract with the architect under false pretenses, without paying the rest of the architect's fee. Since the local claims inspector of the Zurich opposes himself to his fanciful material pretensions, SCHNEIDER contacts the director of the claims settlement division at the main office of the company – a former study friend. Behind the back of the architect, this fellow will pay CHF 390'000 cash to SCHNEIDER who was at that time driven by the explosion in mortgage rates and had not managed at that time to sell his old house in Stettfurt TG to constitute real assets. This had been the condition to finance the mortgage of his new luxury residence. If one is prudish, one calls that euphemistically a «grant of an unlawful advantage» to avoid using the word «corruption». It is very likely that the amount received was not declared to the tax authorities, since Schneider's taxation could never been obtained.

SCHNEIDER had originally requested CHF 530'000 and for that reason, he filed proceedings against the architect for the rest of his objective.

To this the latter formulated an opposition; a band of Federal Court buddies formed ad hoc, to which Schneider never declared to have cashed CHF 390'000, decided that SCHNEIDER was entitled to CHF 93'694 under deduction of the unpaid architect fee, the whole based on a complacency expertise. The architect argued in vain that Schneider had previously received five times the amount awarded by the court of cronies. SCHNEIDER succeeded cunningly in

performing his fraud because he got a loss certificate indicating the remaining debt, without ever paying the due architect fee. The loss certificate was issued since the architect had at that time financial difficulties.

Since the architect did not let go and since the prescription was interrupted by the renewal of the judicial proceedings by launching regularly payment orders against SCHNEIDER, the case is still not subject to prescription up to date (2016). The reader can inquire directly by calling the ETH architect Erhard KELLER, SCHNEIDER's victim, at the number of his cell phone 0041 79 874 35 50.

APPEAL TO THE PEOPLE has been denouncing this corruption and fraud scandal on the part of a federal «Judge» since 2001 by the distribution of a quarter of a million flyers, in parallel with publications on the Internet. See google search «Roland Max SCHNEIDER»

All the Federal Councillors and Members of the federal chambers of Parliament as well as at least one hundred journalists were informed on this. Politicians and scribblers did not lift a finger. It is virtually impossible to trigger off a scandal in Switzerland if it affects a god of the judiciary Olympus.

In international publications Switzerland ranges regularly among the countries said to be only marginally exposed to bribery. This wrong image is due to the fact, that corruption is orchestrated in this country by the judiciary system. The actual Attorney General of the Swiss Confederation, Michael LAUBER, can be designated as the chief engineer of corruption. See

www.worldcorruption.info/ulrich.htm

Apart from his network of old university and UDC party buddies, including the oligarch Christoph BLOCHER, SCHNEIDER built up other useful networks in exercising his hobby, hunting, and becoming a member of the Rotary Club. It seems he has not hunted game only.

He even became the Swiss guru of the Indian sect Shri Rham Chandra, which he left, at least in appearance, in 1996 so as not to jeopardize his re-election through the federal chambers (*Le Matin*, June 5, 2001, page 14).

In the canton of Vaud, everyone can get against a fee the fiscal taxation of any other taxpayer in the canton. Alas, **SCHNEIDER's fiscal taxation is not accessible!**

It is therefore not surprising that SCHNEIDER committed a very wide range of violations of the law in exercising his function as a federal «Judge»:

- He instituted, in a given case, an «unlawful interim regulation» in relation to a time limit for appeal to dismiss the applicant (Lucerne case GD).
- He made false accusations, abused of his power, slandered and lied (a case which ended with the acquittal of April 14, 2010 of the victim of the victim, before the Criminal Federal Court in Bellinzona.
- He made a false witnessing before the Criminal Federal Court on April 13, 2010: www.swiss1.net/info/aap/forni

SCHNEIDER worked a long time at the court of criminal law at the Federal Court, and even as its president. **SCHNEIDER has committed 5 (five) judiciary crimes.** An absolute record in our database.

Some victims of this corrupt and frauding Judge:

Erhard KELLER, architecte (victim of fraud)

Victims of divers law violations:

Peter OTT (Mountain Peasant in the Alps of the canton of Lucerne)

J.-P. S. (former Vaudois Mayor)

Karl-Heinz REYMOND (for stifling a fraud at the costs of the Old Age Security Insurance AVS)

Michèle HERZOG (for covering penal offenses to be pursued ex officio, such as document forgery, etc.)

Victims of judiciary crimes:

Claudio MOLINARI (Italian)

E. + J.-P. S. (couple from Fribourg)

Damaris KELLER (double citizenship Berne CH/Austria)

François LÉGERET (Vaudois)

Laurent SÉGALAT (French)

List of references (observations collected since 2000):

Number of negative references: 28

Number of positive references: 0

SCHNEIDER is the supreme godfather of the Swiss crime and of banditry.

Omertà helvetica

The Federal Councillor Christoph BLOCHER, Head of the Federal Department of Justice and Police, acknowledged by signature of his own hand on June 21st, 2004 the receipt of my complaint against SCHNEIDER for corruption and fraud. The relevant pieces of evidence were attached. This complaint was ignored. Before and after, BLOCHER and his spokesman Roger KÖPPEL (*Die Weltwoche*) were repeatedly informed on SCHNEIDER's actions. Omertà helvetica.

I submitted a second complaint against SCHNEIDER on May 24, 2010 to the «Minister of Justice» Mrs. Eveline WIDMER-SCHLUMPF, doubled by a third complaint on January 15, 2013, again as a registered letter to the President of the Confederation, Ueli MAURER. Both behaved like BLOCHER: radio silence. And yet it was extremely easy to check the case by calling the cheated architect Erhard KELLER on his mobile number 0041 79 874 35 50.

To make fun of me, on April 20, 2016 Blocher wrote to me: «... if you really have such evidence, you must file a complaint.» The multibillionaire and UDC tycoon BLOCHER can obviously not risk dropping Schneider, because the latter probably knows too much. **The real oligarch of the mafia is accordingly BLOCHER.** WIDMER-SCHLUMPF has remained in her soul a court clerk and MAURER has remained a subject to BLOCHER.

My fourth denunciation was sent by registered mail on August 20, 2016 to the Federal Councillor Simonetta SOMMARUGA, copied to all other Federal Councillors and Vaudois/Swiss Members of Parliament.

The Zurich Insurances confirmed to have paid SCHNEIDER the sum of CHF 390'000

See copy of the original letter following page.

Translation:

Letter addressed to Edmond BRAUN, Attorney, St-François – Post Box 2700,
1002 Lausanne

Concerns: Your reference: E. KELLER / SCHNEIDER

Our reference: Michel DUC

Date: October 26, 2001 - 030 / 89-328004

Dear Sir,

We refer to your letter dated October 2nd, 2001 as well as our telephone call today. While we had regularly transmitted to your predecessor a copy of the convention passed with M. SCHNEIDER, you are telling us that your client has not communicated it to you. So, in order to make things easy for you, we are willing to give you a copy in attachment.

Moreover, and following your demand, we confirm to have paid on September 15, 1992 to M. Dr. SCHNEIDER, the agreed-upon amount of CHF 390'000.-.

For the form, we would be happy to have a copy of the judgment pronounced by the Federal Court on May 30, 2001.

Greetings – Zurich Compagnie d'Assurance – Regional Headquarters for the French speaking part of Switzerland

Copy of the original letter of Zurich Assurances, dated October 26, 2001, but received only on February 28, 2002

COPIEZ 4
ZURICH

REÇU le

28 FEV. 2002

REP: E/K

Maître Edmond Braun
Avocat
St-François - Case postale 2700
1002 Lausanne

Votre référence E. Keller / Schnneider
Notre référence Michel Duc
Date 26.10.2001

030/89-328'004

«Zurich» Compagnie
d'Assurances
«Zurich» Compagnie
d'Assurances sur la Vie

Maître,

Nous nous référons à votre lettre du 2 ct, ainsi qu'à notre entretien téléphonique de ce jour.

Zurich Suisse
Route de Chavannes 35
1001 Lausanne

Téléphone 021 627 47 47
<http://www.zurich.ch>

Tél. direct 021/627.41.40
Fax direct 021/627.31.40
michel.duc@zurich.ch

Alors que nous avions régulièrement transmis à votre prédécesseur une copie de la convention passée avec M. Schneider, vous nous apprenez que votre client ne vous l'a pas communiquée. Aussi, et pour faciliter votre tâche, voulons-nous bien vous en faire tenir ci-joint une nouvelle copie.

Par ailleurs, et selon votre demande, nous vous confirmons avoir réglé le 15.09.1992 à M. Dr. Schneider le montant convenu de fr. 390'000.--.

Pour la forme, vous nous obligeriez en nous remettant une copie du jugement rendu par le TF le 30 mai 2001.

Dans l'intervalle, et restant à votre disposition pour tout autre renseignement, nous vous présentons, Maître, nos salutations distinguées.

Zurich Compagnie d'Assurances
Siège régional pour la Suisse romande

J.-P. Gualandris

M. Duc

La «Zurich» Compagnie
d'Assurances est autorisée à
reprendre toutes les affaires
au nom et pour le compte
de la «Zurich» Compagnie
d'Assurances sur la Vie.

E. P. 02

Partenaire exposition

Evaluation of Lawyers

25.10.16/GU

