Marc-Etienne Burdet

Recommanded / Personal State of Vaud Mrs. Nuria GORRITE, Présidente P.a. DIRH Place de la Riponne 10 1014 Lausanne Recommanded / Personal State of Geneva Mr. François LONGCHAMP, Président Rue de l'Hôtel de Ville 2 Case postale 3964 1211 Genève 3

Recommanded / Personal Swiss Confederation Mrs. Doris LEUTHARD, President General Secretariat DETEC Kochergasse 6 3003 Berne

Yverdon-les-Bains, August 30th, 2017

Invoice of compensation of swindle of royalties on patents FERRAYÉ

Online links in blue are active on www.worldcorruption.info/reserves_civiles.htm (for those who are censored, follow www.censure.info. Links are also active on the attached CD.

Madam President, Mr President,

Since April 2004, I have not ceased to intervene politically and judicially to demonstrate the swindle of the royalties FERRAYÉ's on the extinguishing and blocking patents, used for the first time in the 1991 Kuwait War.

It is obvious today that criminals who act by profession within states and the politico-judicial connivances that you contribute directly or indirectly to cover in the name of **the ridiculous and sacrosanct** "**separation of powers**", insure to them, the impunity in the missions entrusted. You must understand, however, that this behaviour involves not only the responsibility of the state, but also solidariy your individual and personal responsibility and that of all politicians.

www.worldcorruption.info/reserves_civiles.htm

The researches, inquiries and testimonies gathered today allow us to have the intimate conviction that the secret organization of Freemasonry is the apex organ of these cantonal criminals. This secret international organization controls the state by the secret "oath" taken by the elected members of the Sect over their lives ... This is high treason within the meaning of the Penal Code!

I invite you to consult the link www.worldcorruption.info/franc-maconnerie.htm on this point, as well as the link www.www.worldcorruption.info/elections.htm

The States of Vaud and Geneva and the Swiss Confederation carry a gigantic responsibility in the swindle of royalties, for which an invoice of more than **CHF 54 trillions** is presented to you in solidarity today, because it is by the criminal attitude of the employees of your State and their active participation in the organized crime in band to which you contribute, that it was able to be realized.

These abuses of authority, denial of justice and systematic violations of the ways of right have a cost today that you go to have to settle according to the invoice dated August 30th, 2017 which I join you in appendix, and payable in 30 days. After this deadline, the ways of recovery will be put into action. Rating agencies are already informed and the information is made at the international.

Let us take again the key moments that have activated the responsibility of the States concerned and which are the principal elected officials and civil servants (in Switzerland) who have directly engaged the responsibility of their State (chronologically):

MOTTU Pierre, Notary in Geneva (President of Fondation WILSDORF-ROLEX)

COMTE François, Notary in Geneva

NATURAL Pierre, Notary in Geneva

MENU Pascal, First Notary Clerk in Geneva

BRATSCHI Reynald, Notary Clerk in Geneva

BRUPPACHER Mark C., Advocate of the Confederation in Zürich

BRUNSCHWIG-GRAF Martine, Councilor of State in Geneva (vice-President WILSDORF-ROLEX)

VODOZ Olivier, GE State Councilor who established regulations for the collection of stamp duties

Geneva complices who have engaged the responsibility of the State:

CALMY-REY Micheline, Councilor of State in Geneva

BERTOSSA Bernard, Attorney General in Geneva

KASPER-ANSERMET Laurent, Prosecutor in Geneva

TAPPOLET Marc, Prosecutor in Geneva

JUNOD Christine, Prosecutor in Geneva

ESPOSITO Christian, President of the Judges in Geneva

CROCHET Jean-Louis, Prosecutor in Geneva

MASCOTTO Claudio. Prosecutor in Geneva

BARBEY Carole, Prosecutor in Geneva

PERRAUDIN Paul, Prosecutor in Geneva

BAERISWYL Pierre, Judge in Geneva (subordinate to Paul PERRAUDIN)

RECHSTEINER Urs, Head of the Security Police in Geneva

AUBRY Michel, Geneva Financial Brigade

RIAT Pascal, Geneva Financial Brigade

ELPIDINE Pierre, Tax Administration in Geneva

ZANNI Dario, Prosecutor in Geneva

ZECCHIN Georges, Prosecutor in Geneva - then Director Indosuez and Crédit Agricole (sic)!

DUBUIS Pascal, accomplice of Pierre MOTTU in the complaint against the undersigned

SPOERRI Micheline. Councilor of State in Geneva

ZAPPELLI Daniel, Attorney General in Geneva

BERTOSSA Yves, Prosecutor in Geneva (agreements HSBC) Son of Attorney General

Complices Vaudois who committed the responsibility of the State:

RUEDE Jean-Marie. Prosecutor in La Côte

CHATELAIN Roland, Prosecutor in Lausanne

ANTENEN Jacques, First cantonal Prosecutor, Commander of the cantonal police

COTTIER Eric, Attorney General in Lausanne

SAUTEREL Bertrand, Judge in Lausanne

BRODT Daniel, avocat à Neuchâtel (my treacherous lawyer at the 2007 trial in Lausanne)

Complices at the Confederation, which engaged the responsibility of the State:

BLOCHER Christoph, Federal Councilor

SCHNEIDER-AMMANN Johann, Federal Councilor

CALMY-REY Micheline, Federal Councilor

VEZ Jean-Luc, Chief FedPol, Federal Police

LAUBER Michael, Attorney General of the Confederation (ex Fedpol when swindling)

WIDMER Anton, Head of Kurt SENN at the Federal Police in Bern

SENN Kurt, Inspector at the Federal Police in Bern

DE BUMAN Dominique, National Councilor (If I say what I know, Switzerland will tremble ..)

BLÄTTLER Stephan, Federal Attorney

BRANSON Mark, Director FINMA

See www.worldcorruption.info/panama_papers.htm et www.worldcorruption.info/memoire.htm

Criminal Complicity of the Geneva Judicial Branch and the Cantonal Authorities

Following the swindle of royalties over his patents of extinction and blockade, by his own partners and mandataries, with the complicity of the French Government presided by François Mitterrand, by mutual agreement between the parties, **Notary Pierre MOTTU in Geneva and Advokate C. Mark BRUPPACHER of Zürich** (also Counsel for the Confederation), had been entrusted with the task of drawing up agreements for the retrocession of swindled capital. The procedure concerned only the costs related to the use of the systems in KUWAIT in 1991. See the above-cited memorandum of September 11, 2006

At the request of Joseph FERRAYÉ, the lawyers Dominique WARLUZEL - then associate of Charles PONCET, who is now the associate of the **National Councilor Christian LÜSCHER** - and **Marc BONNANT www.worldcorruption.info/bonnant.htm** have drafted the complaint signed by FERRAYÉ on **January 29, 1996 www.worldcorruption.info/index_htm_files/092a.pdf** and the false complaint signed on the same date by Mr BONNANT ... **www.worldcorruption.info/index_htm_files/092b.pdf**. Both were addressed to the Geneva **prosecutor Laurent KASPER-ANSERMET**.

The two hearings of the Notary Pierre MOTTU are significant... In the first of February 06, 1996, www.worldcorruption.info/index_htm_files/166.pdf MOTTU confirms the blocking of the funds by the DEA - points 65 et seq. of the memorandum - on the intervention of Daniel LEVAVASSEUR, private investigator hired by Joseph FERRAYÉ. See also USA pages (www.worldcorruption.info/moneyplane.htm, as well as page 15 of the memorandum of September 11, 2006 : www.worldcorruption.info/memoire.htm

In the second hearing of March 4th, 1996 www.worldcorruption.info/index_htm_files/167.pdf, MOTTU confirms on page 4 that it has "insisted that registration fees of 20 to 22 million in favor of the State be paid in Geneva and that the acts be registered officially ..."

All the proceedings initiated by Joseph FERRAYÉ in the Canton of Geneva, were closed by the Magistrates and the corrupt politicians of the Canton.

These individuals have therefore directly engaged the responsibility of the State towards us and bear, in addition, individually and personally, in solidarity with the State, the responsibility to assume the compensation of the CHF 54,379 trillion that we present today for payment to 30 days

Let us recall that the Federal Chambers elected a Federal Councilor almost without political experience in the person of **Micheline CALMY-REY** in 2002. From 1993 to 1997 she was Deputy to the Grand Council of Geneva and Councilor of State from 1998 to 2002, 4 years in Parliament and 4 years in the government of an over-indebted, mismanaged, etc. Canton. This without any federal experience ... So what were the arguments for the members of the federal chambers to elect such a candidate?

Criminal Complicity of the Vaud Cantonal Judiciary and the Cantonal Authorities

André SANCHEZ (BCS Finance living in Morges) had been mandated by Joseph FERRAYÉ to be the sequester of the capitals blocked by Daniel LEVAVASSEUR, which had to be returned to Joseph FERRAYÉ through the conventions established by Notary Pierre MOTTU.

Aware of the scam of the funds that had to be transferred to him, André SANCHEZ had several times denounced the situation to the investigating judge (Prosecutor) of La Côte Jean-Marie RUEDE (24 negative references). The Judge never responded to the complainant's interventions. Obstinate in the mission entrusted to him, SANCHEZ did not let go of his work. His partners and therefore enemies - undoubtedly associated with the **Jean-Marie RUEDE** - became no doubt frightened and organized the elimination of the annoying element ... André SANCHEZ was murdered on May 15, 2001.

While he was the first cantonal judge, **Jacques ANTENEN** was an accomplice in this vitiated procedure. He had also seized and ordered the sealing of a copy of the September 11, 2006 complaint (memory), relating to the royalties scam. He certainly had to make sure that he was not - at the time - directly concerned...

The note concerning President Pierre BRUTTIN is also significant of the inter-cantonal connivances and the complicity politico-judicial in the economic crimes.

In the same inter-cantonal frame, the affair GIROUD Wines SA in Valais, which was entrusted to the Attorney General of the Canton of Vaud Eric COTTIER, demonstrates that everything is implemented at the national level, when it comes to to suffocate any foyer of criminality which could awaken the popular suspicion. It was essential in this affair to remove any leak so that the crime can continue in complete impunity. This window has highlighted the inter-cantonal complicities and demonstrates the extent of the corruption and the politico--judicial crimes that the National Councillor vice-president of the Swiss PDC Dominique DE BUMAN on May 24th, 2006 in these terms denounced: « Everything is rotten in our Country! If I would reveal what I know, it is all federal Switzerland who would tremble... » Voir aussi les liens: www.worldcorruption.info/swissleaks-hsbc.htm#db-ch-tremblerait – www.worldcorruption.info/fribourg_tangue.htm – www.worldcorruption.info/giroud-vins.htm – www.worldcorruption.info/corruption ch.htm

I also remind you if it is necessary, that the denunciation of the crimes committed in the Canton of Vaud has earned me two years of imprisonment without any enlargement of the regime. This though the Parisian Notary of the French Government Eric de HAYE-ST-HILAIRE confirmed during the hearings of my trial - Page 11 of the judgment of July 06,2007- that he had seen the copies of the bank documents relating to the payment by KUWAIT of USD 100 billion for the use of FERRAYÉ patents

On reading the "judgment", the "Attorney General" Eric COTTIER and "President" Bertrand SAUTEREL, both concluded that this case never existed and came out of my imagination and caused me to be arrested on the spot. My lawyer, Daniel BRODT (Neuchâtel), who had finished drafting the appeal one week before the expiry of the deadline, came to present it to the EPO Prison in Orbe and finally filed it two weeks after the deadline. The Federal Court as refused me the restitution of the deadline See invoice in liability addressed to the State of Vaud:

www.worldcorruption.info/index_htm_files/indemn_burdet.pdf

Criminal Complicity in Federal Judicial Proceedings

On October 28, 2006, a criminal complaint was sent to the Federal Chambers through Senator Géraldine SAVARY, who at that time - pardon for our naivety - seemed to us to be a honest elected representatives ... As Elected to the House of the Townships, this matter relating to the fraud and money laundering, it was his duty to forward this complaint to those of Right and to ensure that the investigations and applications filed, are investigated with all due diligence. This is all the more so since this affair should have yielded billions of taxes, both to the cantons and to the Confederation. This same file had been sent to the National Councilor socialist Roger NORDMANN who returned it "refused" without even opening it. Is not Roger NORDMANN the son of the former federal judge Ursula NORDMANN? This Federal "judge" is known in our database with 18 negative references, including the BURDET cases – SAVIOZ case, etc. The apple never falls far from the tree!

The complaint of 28 October 2006 has never been followed up to this day! The Denial of Justice is therefore realized and the Swiss Confederation is responsible!

On March 28, 2007, a new complaint was lodged with the Federal Public Prosecutor's Office (FMM) following further developments in the context of money laundering and directly related government officials.

Again, the complaint was canceled by an order for not follow up, dated from July 9, 2007 and signed by the Prosecutor Félix REINMANN. It should be noted that the Prosecutor REINMANN was "trainee" at the service of the Judiciary of the Republic and Canton of Geneva in 1998 when the procedures of Joseph FERRAYÉ were dismissed one after the other and that after being transferred from the MPC, he is at new in the service of the State of Geneva as Deputy Secretary General in charge of Police under the orders of Pierre MAUDET ... (sic!)

Following the GIROUD-Vins SA case in 2014, new links have been shown to demonstrate the laundering of royalties. A **new criminal complaint was sent to the MPC on July 14, 2014** and was **rejected** by an Order of no entry in matter, dated from September 24, 2014 **signed by the Deputy Prosecutor General Ruedi MONTANARI**.

An appeal was lodged on Oktober 24, 2014 to the Federal Criminal Court, completed on October 24, 2014 by a Brief drafted at the request of the TPF.

The Federal Criminal Court ruled that the appeal was irreceivable by decision of November 3rd, 2014 of the Court of Complaints, presided over by the "judge" Stephan BLAETTLER, who was a collaborator of Ernst & Young in Zurich, at the service of the auditor who created the company WILDROSE Investors Group Inc in Panama, c/o MOSSACK Fonseca & Co ... www.worldcorruption.info/panama_papers.htm

Let us remember as well as the General prosecutor of the Confederacy Michael LAUBER was in the service of FedPol when the swindle was in progress and when the services of the federal Police lent it their competition www.worldcorruption.info/lauber.htm.

We recall also that the Minister of Justice Christophe BLOCHER, former administrator of the SBG during the swindle of the funds, built 117 chemical factories in China after 1992. Estimated costs at the time: more than 150 billion of dollars at the rate of CHF 1.48 for 1 dollar www.worldcorruption.info/corruption ch.htm

The loop is closed and these elements show us that the members of the Confederation services are no more than a bunch of corrupt people serving organized crime in a band, up to the highest level of the Rule of Law.

Conclusion

Switzerland has today the back to the wall and the bankruptcy of the richest Country of the Planet is schedulded. Only the arrangements which we propose will be able to save the Confederation from the biggest world cataclysm, which will have international economic and human repercussions. **The other industrialized countries will not be mistaken, and Switzerland is going to find himself isolated.**

Election to the succession of Didier BURKHALTER

Freemasonry lost the game. The current candidates in the succession of Didier BURKHALTER are unworthy to occupy any public position, as they are compromised within the Sect.

The Rotarian **Isabelle MORET** sat on the Grand Council of Vaud during the swindle of royalties, the assassination of SANCHEZ and as the abuses of the multitude of proceedings instituted to imprison me because I demonstrated the crimes committed. Whether it is men or women, involvement in corruption is the same

Ignazio CASSIS of Ticino is head of all organizations linked to the health Insurance. This branch of the economy has contributed to the whiteness of tens of billions of francs. Take the case of Groupe Mutuel. Pierre-Marcel REVAZ, one of the bastions of the PLR, had to leave the direction of Groupe Mutuel. As an example, let me explain how Pierre-Marcel REVAZ was able in the early 1990s on the basis of the small Caisse Maladie of the Valley of Entremont-Orsière (WCEDO) which occupied 150 employees, to create in a few years a Group which had more than 5'000 employees ...!

Pierre-Marcel REVAZ was also a director of BARCLAYS Suisse SA in Geneva, alongside Jean-Paul AESCHLIMANN, a pillar of laundering royalties and a close friend of the notary MOTTU ... BARCLAYS is involved in the swindle and the laundering of the Royalties!

Mr Ignazio CASSIS certainly has an explanation to give ... His appointment would directly involve the responsibility of the Confederation on the laundering carried out through the health system

As for Pierre MAUDET, let's compare him to Emmanuel MACRON. MACRON and its Prime Minister Edouard PHILIPPE were summoned - they call it an invitation - to the BILDERBERG annual meeting in 2014 and respectively 2016. In 2017, they were both elected to head the French Government. Pierre

MAUDET was summoned to the meeting 2015 and today all the Swiss Press, concentrated and controlled by the Freemasons, manipulate the Public Opinion to have it elected. It is certainly the same with Swiss

parliamentarians. The behavior of Christian LÜSCHER, Swiss Vice-President of the PLR is representative! Let's not forget that Christian LÜSCHER is the associate of Charles PONCET, closely linked to the fraud and the laundering of royalties ...

Alex KRAUER, then President of Novartis, has been summoned to the BILDERBER 1995 meeting. He has then be nominated Chairman of SBS and has merged his bank and UBS in 1997... Daniel VASELLA, President of Novartis, was an Officer of the BILDERBER from 1998 to 2014, après David DE PURY.

The Swiss economy is therefore under the control of the World Government and you are obeying its orders and are therefore guilty of **high treason!** Brigadier Jean-Louis JEANMAIRE was sentenced for less than that!

Then Ladies and Gentlemen the Members of Parliament, are you in charge of making elect a Candidate at the orders of the world Government, so that we may continue to be good slaves to Freemasonry?

Whatever the outcome of this election, we will understand who our parliamentarians are, who they obey and what real interests they are defending.

Two possibilities will therefore be offered to Switzerland

1. Restoration of the Rule of Law and the independence of the Nation through the implementation of the seven petitions addressed to the Federal Council

And a negotiation, or even a abandonment of the civil reserve that weighs on the State www.worldcorruption.info/reserves_civiles.htm

or

2. A bankruptcy scheduled with the economic and human crisis which it will engender for the next decades. You will have to assume the consequences in front of the Public opinion and your beautiful fake smiles two-faced person and your dialectical manipulations will not be enough for it anymore.

But whatever Candidate is elected, History will certainly remember the decision that the members of the Federal Chambers will have taken, through the election of the successor of Didier BURKHALTER on September 20 next.

In any event, for the time being, the Swiss Confederation is liable for the civil liability invoice presented in the appendix and the amount of **CHF 54,379071 Trillion** will be due on September 30th, 2017.

We are already demanding the sequestration of the SNB's gold reserves in Switzerland and abroad and of all the currencies that the National Bank holds. The same applies to all real and personal assets, as well as to all accounts of the Confederation, in Switzerland and abroad. The same is true of the two cantons of Vaud and Geneva.

In conclusion, and to refresh your memory, I remind you that swindle and money laundering are crimes that are prosecuted ex officio, and that any non compliance from your part or behavior that would demonstrate or allow collusion against our interests will increase the responsibility of the State and your personal responsibility

Made in Yverdon-les-Bains, on August 30th, 2017

Marc-Etienne Burdet