Evaluation of the Prosecutor FR Yvonne GENDRE

Judiciary Officer. Prosecutor of the canton of Fribourg.

She is «working» at the Prosecutors' Office of the canton of Fribourg:

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Private phone: 026 915 18 72

Maritial Status: married with Michel GENDRE

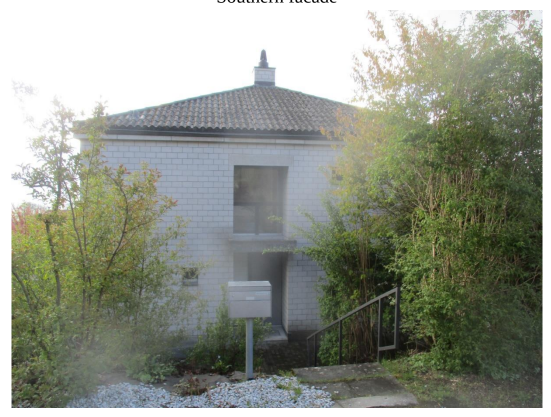


Yvonne GENDRE

Photo of her housing:



Southern facade



Entrance North

Profile

Former investigating Judge of Fribourg. After the judiciary reform early 2011 she was promoted Prosecutor of the canton of Fribourg.

She had covered the corruption affair SAVIOZ at the beginning of this century: www.worldcorruption.info/savioz.htm

She has as well stifled the criminal acts of the authorities in the context of an illegal waste water pipe crossing the property of an old farm house owned by a widow in the commune of Romanens FR.

In 2014, GENDRE had queries with their former Lady employees. See www.laliberte.ch/news/regions/canton/tensions-autour-d-une-magistrate-264959#.WPB_MuS1s6Q

Her most recent stroke is her abusive use of psychiatry for reasons of racism at the costs of a Jenisch mother and her Baby:

www.worldcorruption.info/index_htm_files/gu_2017-08-23_metraux-e.pdf

Report by the Yenish mother, see following pages:

Baby removed from the mother on racial background, although recognized by the Federal Court

The Swiss authorities did impose to my family who is Swiss Yenish, racial measures from generation to generation: abusive psychiatric internment, forced medication, separation of the children from the parents, forced guardianship, (attempt of) forced sterilization. Meanwhile, the Confederation did ask for foregiveness (S. SOMMARUGA in 2014 and A. EGLI in 1986) for those acts, being qualified by specialized Historians to have constituted a génocide.

Since 2 years I am facing a harassment as a consequence of abusive use of those very racial discrimination by my ex-partner: immediatly after my separation in summer 2015, I had lodged a penal denunciation against the father of our newly born common child, particularily for threat and attempts of international abduction of child (the father is foreigner, having definitly left Switzerland, living on various continents) as well as for other serious reasons, concerning as well our baby, with the aim to obtain preventive measures to protect the baby. By retaliation, the father claimed the past psychiatric internment of my mother to be «psychiatric family antecedents», which made it necessary according to him to have the guardianship of the baby removed from me, albeit him to be fully aware that those internments were part of the racial discrimination, for which the Confederation has meanwhile asked for forgiveness. This means, that my family is not at all genetically mentally ill, as put forward by my ex-partner.

In July 2016 the civil Justiciary (the Judge of peace Delphine QUELOZ, APEA of la Sarine) did acknowledge my phychical health (decision of July 20 2016, page 11). But the father did pursue his endeavors before the Prosecutors' Office, based on racist arguments, succeding to make me earmarked to be mentally ill – in order that my complaint against him was not considered not to be serious.

The Prosecutor Yvonne GENDRE took care of the affair. On September 30 2015 she ordered the criminal police not to interrogate the witnesses of charge who I had presented. One year later, there was the first audience at the Prosecutors' Office, still without the slightest investigation, and declearing the racial measures consisting to seperate systematically the children from their Yenish parents to have been legitimated, and to internate the parents in psychiatry. The Prosecutor GENDRE ordered me to undergo a psychiatric expertise, declearing me a priori to be guilty. She said to have the power to have the baby removed from me. She threatended me with forced internment in jail or in a psychiatric hospital, if I maintained my complaint. Evidence:

Recordings of the audience during which all these allegations were outspoken. When the President Hubert BUGNON of the penal Chamber of the cantonal court of Fribourg did back a priori these threats in Janury 2017, I temporarily left my provisional domicile after thorough thougt, for having placed my baby in a secure shelter during the critical phase of appeals.

On the basis of the decisions of the Lady Prosecutor GENDRE not to enter into the matter concerning my complaint, the Judge QUELOZ did lift the surveilliance of the visits of the father at the Meeting Point, as well as the obligation to deposit his passport during the visits to his daughter. She permitted him as well to make use of the Police forces to implement his visits without survey. Finally, she granted him the right to leave freely with the baby Switzerland around the world, starting April 2017 (our baby was not even 2 years old), without progessive contacts father-daughter, after several months of absence of the father, and without any communication between the parents. On the other side, there was the non entry order of the Lady Prosecutor.

GENDRE did not at all end the penal procedure (because of the pending appeals), and consequently applying the principle of caution (implying in particular the surveilliance of the visits of the father), with the argument that they had to continue for the wellbeeing of the child. On the other hand, it was subsequently evidenced that this no entry decision had been motivated on the background of racial discrimination, since the Prosecutor Gendre has been disapproved on June 13 2017 by the Federal Court for this most serious reason.

I objected and refused to give away my child under these conditions, underlining that they were illegal conditions and contrary to the wellbeing of the child, and by appealing up to the Federal Court. On April 6 2017, just 48 hours of the request of the Lawyer of the father, the Lady Judge QUELOZ ordered the immediate retraction of my parental guardianship over my baby and to have it placed in a home of a pedopsychiatric network (as a preliminary phase before placing the child with the father living abroad, as he had requested), invoking as only reason my opposition to the mentioned judiciary decision (penal and civil decisions). She is grabbing thus the baby from the mother with the argument that the latter refused to run the risk of child abduction (be it in execution of the threats of the Prosecutor GENDRE mentioned above, be it by realization of the threats of the father to proceed with child abduction, for which I had lodged a complaint). The Judge QUELOZ is blaming me because of my launched appeals in the various procedures, as well as for my « clandestinity », and my insubordination to the rules of visits. She says it to be an «inadequate hehaviour before the authorities» and is extrapolating me to have mental troubles, not having the ability to be a parent. This in spite of the declarations of the interveners in the file (family physician, psychiatrist, trustee representing the childs' interests, mandated by the APEA my University professors, my last employer, etc.) who are attesting in the contrary me to be in perfect mental health and my baby to be in safety with me. At the moment of the removal of my right of guardianship, my refusal of the rules of visits had lead between July 2016 and April 2017 to only 4 missed visits in Switzerland and one abroad, since the father was most of the time choosing to be absent from Switzerland, even during his holidays (he did freely decide to leave definitly Switzerland and is now living on various continents). And the decision to change the rules of the visits did not contain the sanction of the removal of the parental guardianship, in case of missed visits, but was foreseeing just fines.

According to the decision of April 2017, I had to be informed of the ordered measures by the Judge QUELOZ only at the moment of its execution, hence being confronted to a fait accompli, mother and baby brutally seperated by the Police forces, without leaving me the chance to voice beforehand my arguments concerning this extremist decision and without the slightest warning. The inspectors of the criminal Police of Fribourg, mandated by the Judge QUELOZ for carrying out the house search at the homes of different persons, with the aim to find my little daughter and my-self and to seperate us without previous warning declared the Yenish to be a « sect ». Anyway we are no sect, and not even a relegious group, but just a national ethnic minority, supposed to be protected nowadays by the Confederation, after decades of prosecution by the Swiss authorities. In addition, the Judge QUELOZ wants me to declare to the authorities and to the father of the child, my absences from home and indicating in advance my travellings. This is indeed a strange injunction, reminding the bad memory of the times, when the authorities did impose the anthropometical book to the migrating people. This order of the Judge QUELOZ is violating the European Convention of Human Rights.

Yvonne GENDRE, whose partial position did permit such skiddings, was ultimately challenged on June 13 2017 by the Federal Court which retained that the allegations of that Prosecutor were objetively of the type «to doubt about a partial activity» of the Prosecutor Gendre concerning me. But the challenge of the Prosecutor GENDRE does not cancel ex officio the civil consequences (removed guardianship etc.) of the ill-conducted penal procedure (due to the partiality of the Prosecutor). Even informed about the challenge of the Prosecutor, the Judge QUELOZ is maintaining here decisions unchanged. And the Judges in charge of the civil matters, to decide about my request of revision, and in the penal part to cancel the decisions of the challenged Prosecutor and to appoint another Prosecutor for this affair, are the same Judges who wrote black on white that it was not legally nor morally offending to have declared the racial measures imposed in the past by the authorities on my Yenish family as legitimated (decision of February 7 2017 of the Judges Hubert BUGNON, Jérôme DELABAYS and Sandra WOHLHAUSER of the cantonal court FR).

QUELOZ has taken the heavy decision of removing my guardianship and to place the child, less than 2 years old, yet she was not any longer in charge of the file. The transfer of the jurisdiction to the authorities of NE has become enforceable on March 22 2017, since our residenc is Neuchâtel since 2015.

I maintain my refusal to let the authorities grab my child, which has grown up by the way with me, my separation from the father has occured just after birth. Presently, we are in safety, but my struggle for the rights of my child is far from being terminated. My appeal against the removal of guardianship and placement of the child in a home is presently pending at the cantonal court Tc of Fribourg. I hope strongly to recover very soon the freedom in safety together with my daughter at our home.

List of references (observations collected since the year 2000):

Number of negative references: 4

Number of positive references: 0

Yvonne GENDRE is acting as an executioner, being firmly supported by the judiciary Mafia of Fribourg. If Switzerland had the capital punishment, GENDRE would be walking on corpses.

Evaluation of Lawyers

21.08.17/GU