

1 The EC has concluded Bilateral Agreements with a non-MS it  
 2 cannot enforce and despite assurances to the contrary has  
 3 trapped several million MS stakeholders outside “Acquis Com-  
 4 munitaire” in a [legal free zone](#)<sup>i</sup>; The EC legalized a long on-  
 5 going [assets harvesting hecatomb exceeding 100,000 persons](#)<sup>ii</sup>  
 6 per year in favor of the non-MS Switzerland<sup>iii</sup>.



7 For many years Commission Executives have tried to hide this  
 8 Fact. Either the pertinent Commissioners, and MS Ministers of European Af-  
 9 fairs, have repeatedly willfully & maliciously lied, [in writing](#)<sup>iv</sup>, to Ministers,  
 10 MEPS, MPs and the peoples of the EU or they themselves have been grossly  
 11 misled by Commission Apparatchiks. If that is so; then the Swiss are right in  
 12 refusing Membership to such a Union and going the path of ....., minimal cost.



13 Immediately following the Swiss vote rejecting Membership to the EEA<sup>1</sup> in  
 14 1992 the EC entered unusually protracted<sup>2</sup> negotiations and in late 1999 concluded seven widely  
 15 flagged, multi trillion<sup>v</sup>,<sup>vi</sup> Euro **Bilateral Agreements**<sup>vii</sup> (**BA**) with Switzerland. The EC is not part to these  
 16 agreements and despite pompous pretenses to the contrary can exercise neither influence nor con-  
 17 trol<sup>3</sup>,<sup>viii</sup> (ARES 1105202<sup>ix</sup>,<sup>x</sup>,<sup>xi</sup>). At best, Commission Technocrats have successfully misinformed DG1  
 18 Commissioners, major MS European Affairs Ministers, MEPS, and concerned MS stakeholders that the  
 19 BA would be functional/effective, and assure the adoption of “Acquis Communautaire<sup>4</sup>,<sup>xiii</sup>” by that  
 20 State.

21 Through collecting, collating, and furnishing information, insights and reporting the Status of EU MS  
 22 Nationals in that country to the EC, I was identified as a potential risk to budget significant CH state  
 23 interests<sup>xiii</sup> and was subjected to intense persecution and extremely harsh treatment. The responsible  
 24 DG1 commissioner and other related EC officials acknowledged the source and pertinence of the in-  
 25 formation provided; they expressed the Commissions’ concern and pledged correction through the  
 26 BA in writing<sup>xiv</sup>,<sup>xv</sup>. By placing undeserved trust in the assurances of a permanently imminent onset of  
 27 “Acquis Communautaire” that never materialized and totally unrealistic implementation time frames  
 28 my family and I suffered extremely heavy loses.

29 Despite all pledges the BA with CH foresee neither a Formal Dispute Settlement nor an Enforcing  
 30 Mechanism. This is verified in the half page letter<sup>xvi</sup> dated 23-07-2014 by **Ambassador A. Anhild, rep-**  
 31 **resenting Sweden in the Coreper-II Committee**. Where CH is concerned, if not only, it is everyone and  
 32 every MS for itself. Much like misleading & untrue statements in the 90’s; the **pledge** stated in ARES  
 33 1105202, and **repeated in Ambassador A. Anhild’s letter**, that **the EC attempts**<sup>xvii</sup> **to rectify the situ-**  
 34 **ation in the current negotiations with Switzerland** is false<sup>xviii</sup>, appeasing & misleading.

35 The recent **confidential Council Decision**<sup>xix</sup> (leaked in the Swiss press) authorizing the opening of **ne-**  
 36 **gotiations**<sup>5</sup> on an “*Institutional Framework Agreement*” **between the European Union and the Swiss**  
 37 **Confederation** to guide future bilateral relations **brags of intensive control** and subjecting Agreements

<sup>1</sup> EEA= European Economic Area.

<sup>2</sup> This has, since the Free trade Agreement of 1972 always been in CH’s interest; maintaining Interim/ad Infinitum an advantageous position at zero cost.

<sup>3</sup> A couple of part time Commission officials are facing several thousand Swiss civil servants on the Employment Dossier alone. Part timers /ad hoc diplomats faced seasoned professionals “Negotiation Engineering professors”.

<sup>4</sup> All **discrimination** on the grounds of nationality is prohibited by the EU Treaties viz. Directive 2000/78/EC.

<sup>5</sup> Ploys to maintain. Ad-interim – Ad Infinitum, pre-existing favorable conditions through snake paced negotiation have a long tradition in CH “Negotiation Engineering” (CH Negotiator Prof. Dr. [Ambühl, Michael](#)).

38 to **the jurisdiction of the Court of the European Communities** but **maintains** explicitly, in the Annex,  
 39 as an initial EU negotiating position??, the current **Status Quo of non-Control**<sup>xx,xxi</sup>.

40 Besides Trade, Transport, Research .... The seven BA with Switzerland<sup>xxii</sup> regulate the “Free” Move-  
 41 ment of Persons and represent the ultimate cornerstone on the fate of over 1,800,000+ non-Swiss  
 42 residents<sup>6</sup>; well over 300,000 daily commuters, invariably MS nationals, and pension and other rights  
 43 amassed by a multitude of MS Nationals, once<sup>7</sup> legally resident in that country<sup>xxiii</sup>.

#### 44 **THE INDIVIDUAL CASE HISTORY**

45 On several occasions, in the collective delusion<sup>xxiv</sup> that the EC had a say in the BA, when individually  
 46 and collectively I attempted to invoke them; high ranking commission executives have utilized delay,  
 47 evasion, misinformation, and exclusion tactics<sup>xxv</sup> to cover up the true State of affairs with respect to  
 48 the EC’s say and control abilities on these treaties. This till very recently<sup>xxvi</sup>. Despite at least one similar  
 49 case history in the seventies “**Dr. Stanley Adams vs the Commission**” there is no protection (Whistle-  
 50 blower) Legislation available to MS nationals who elect to divulge inappropriate procedures and treaty  
 51 violations to the EU.

52 As a BA stakeholder, MS national resident in Switzerland 1988-2004, with a “*permanent*” residence  
 53 permit since 1995, I was becoming aware of the unequitable status and adverse conditions facing,  
 54 mainly 50+ year old, non-Swiss nationals in that country in the early nineties.

55 Despite extraordinary opportunities (*Japan*<sup>xxvii, xxviii, xxix</sup>/*Germany/Belgium/France/UK*), I remained in  
 56 Switzerland because of the proximity to my aging parents only because I saw no reason to distrust the  
 57 constantly aired PR Flagging on a permanently “imminent” onset of “Acquis Communautaire” through  
 58 EU Membership or functional BA. That from 1988 onwards. Like all new residents I was not seeing  
 59 myself as an economic<sup>8</sup> migrant, had no fondness for CH vs any other MS, answered an Advertisement  
 60 in an international Professional Journal and was counting on living permanently where the job oppor-  
 61 tunity was. I too, planned long term, acted accordingly and concentrated on the local German idiom,  
 62 on making local friends, and the quality of my work.

63 Like most engineers, I too was not equipped to perceive the National Policy<sup>xxx</sup> behind the extremely  
 64 rarely publicized individual case histories<sup>xxxi</sup> of utter failure, i.e. the forest<sup>xxxii</sup> from the trees<sup>xxxiii</sup>. This  
 65 together with the extent of the budget significant Swiss Migration profit center has also been exten-  
 66 sively communicated in the 2014 correspondence to the Coreper–II Committee<sup>xxxiv</sup> and former DG1  
 67 commissioner Chris Patten<sup>xxxv</sup>. Please, consider this Correspondence an integral part to this petition.

#### 68 **THE STATUS OF EU MS IN SWITZERLAND VS. “ACQUIS COMMUNAUTAIRE”**

69 In flagrant contrast to “Acquis Communautaire” on the Freedom of Movement and Non Discrimination  
 70 the legal status, and access to “Justice” for MS nationals in Switzerland and prospects for correc-  
 71 tion/reparation were authoritatively<sup>xxxvi, xxxvii</sup> communicated to me by Dr. Jurist L. Minnelli, in his ca-  
 72 pacity as president of the [Swiss Human Rights Society](#) on 12/03/1999:

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<sup>6</sup> In their majority EU MS nationals.

<sup>7</sup> After a physical absence of one year all accrued rights to residence accumulated over decades cease to exist.

<sup>8</sup> I had several hundred thousand US\$ worth of educational investment in the USA & UK; relevant & Actual work experience; was not persecuted or fleeing and entered Switzerland with a valid work and residence permit.

73 “..... I have already informed you that **Switzerland has, neither ratified, nor signed the Eu-**  
 74 **ropean Social Charter (including the RIGHT TO WORK).....** Even if Switzerland would be a mem-  
 75 **ber to this multilateral treaty; as a result of the fact that the European Social Charter contains**  
 76 **no enforcement mechanisms; there would still be no possibility of bringing a violation of one**  
 77 **of its regulations by an individual complainant before a national or international authority**  
 78 **under international law.**

79 *Sooner or later you **will have to come to terms with the fact that, as a result of your profes-***  
 80 *sional situation here **there are no legal methods with which you can fight against justifiable***  
 81 ***or unjustifiable discrimination in Switzerland.***

82 ***Just as little you will be able to achieve in the political avenue whether in Switzerland<sup>xxxviii</sup> or***  
 83 ***abroad.***

84 ***My long-standing experience with many cases shows that all these efforts are absolutely***  
 85 ***useless and that this is the case even if one or a number of media<sup>xxxix</sup> take an interest in your***  
 86 ***case.***

87 *I am sorry not to be able to give you any better advice.”*

88 The above, individually & in their entirety tested assertions<sup>xl</sup>, together with the fact that a MS national  
 89 can get an unjustified/unsubstantiated employment and/or professional society exclusion handed out  
 90 in writing by a Member of the Lower House concurrently serving in the Board of directors of several  
 91 potential employers with bravado and absolutely certain impunity, without recourse, has nothing  
 92 common with “Acquis Communautaire<sup>xli, xlii, xliii</sup>” and Directive 2000/78/EC. These facts too, were col-  
 93 lated, communicated and acknowledged by the Commission at DG1 commissioner level<sup>xliv, xlv</sup>.

94 By 1999 as a direct result of the long term coordinated professional exclusion<sup>xlvi</sup> - a relevant entry in  
 95 the Foreigner’s Police run SPFWC<sup>9</sup> register suffices – employment continuity, actuality, & certification  
 96 were irrevocably lost.

97 Unlike **Framatome SA** (Group EdF) which at Managing Director level – representing the Republic of  
 98 France – rushed into the Union of Electricity Producers in Zurich threatening a “WTO” process for the  
 99 flagrant market exclusion suffered by its Swiss daughter (FRAMASYS SA) and strong-armed an “amica-  
 100 ble” WTO questionable<sup>10</sup> restitution of their Swiss investment; I as Minnelli testified had no recourse  
 101 avenue in CH or adequate evasion scenarios overseas. Under increasingly adverse conditions I had no  
 102 alternative<sup>xlvii</sup> but stay put and hope that the Commission’s promises for “Acquis Communautaire” and  
 103 adequate BA control materialize. The exact opposite came to be. Preference to Swiss Nationals for  
 104 extended periods following ratification, already brutally practiced, was explicitly anchored in the BA.  
 105 This general privilege has been afforded to no MS.

106 Invited Specialists, officially hired overseas for their proven abilities, pertinent higher degrees, and  
 107 hard to find actual skills; themselves believing they provide a much needed service and simply going  
 108 to where the job demands, are summarily baptized migrant workers, placed in the same category with  
 109 asylum seekers and treated as such. Once inside Switzerland they all become line entries in the SPFWC  
 110 and collectively constitute a major contributor<sup>xlviii</sup> to Swiss State’s finances, a constantly replenished<sup>xlix</sup>  
 111 demand pillar to several home industries<sup>11</sup>. Their lack of rights is the cause behind the historically  
 112 enviable low rate of unemployment (less than 3%) in that country.

<sup>9</sup> SPFWC = Swiss **P**ermanent Foreign Workers **C**ontingent.

<sup>10</sup> Framatome SA were assured a large planned contract with NPP Beznau.

<sup>11</sup> Visualize: Logistics, Higher Premium Insurance, Housing, Car Sales, Control, etc.

113 The unemployed and through repeated application of Preference to Swiss Candidates, made unem-  
 114 ployable at 38+ are to the extent possible stripped of any assets acquired in that Country or previously  
 115 in their possession, often become late inapt-forced entrepreneurs, are forced to dissolve any pension  
 116 assets and upon failure are coerced to their EU MS. Thanks to the BA with the EU, representing the  
 117 highest arbitration instance, without any functional recourse. While in that country they finance,  
 118 above average, infrastructure, public Goods and all kind of old age provisions like EL<sup>12</sup> they, in their  
 119 majority, can never access them.

120 On top of the standard institutional processes at work; by physically visiting pertinent commission  
 121 services (DG1) on several occasions in Brussels – on the explicit instigation of MS Embassy Personnel  
 122 and Genève based Commission functionaries<sup>l</sup> and blowing the whistle on the Status of EU MS nation-  
 123 als in that country I exposed myself as a systemic risk. Almost immediately after returning from invited  
 124 meetings with DG1 in Brussels on 15/02/1999<sup>li</sup> I became actively targeted as systemic threat<sup>lii</sup> to vital  
 125 state interests<sup>liii</sup> and an uncontrollable hindrance to the ongoing bilateral negotiations.

126 The entire range of the Swiss Federal Law regulating the Stay and Residency of Foreign Nationals  
 127 (**ANAG**<sup>liv</sup>) preconditions for effecting a deportation; including a criminal procedure<sup>lv</sup> was instituted  
 128 (29-04-1999) by the national Administration instances that were already endeavoring to have me  
 129 softly returned to Greece<sup>lvi, lvii, lviii</sup>, through promising Swiss public contracts, in roughly the amount of  
 130 the Unemployment insurance I was due, to Greek private/public instances.

131 According to **ANAG** the deportation of a legally resident alien could officially be effected:

- 132 A. When he has been sentenced for a **criminal offence**<sup>lix<sup>13</sup></sup>.
- 133 B. When with his behavior or his actions in general he gives the “impression” that he is either  
 134 **not willing or able to adapt himself to the ways of the host land.**
- 135 C. If as a result of a **mental disorder**<sup>lx</sup> the foreign national is a danger to public order.
- 136 D. When he is **in need of public support**<sup>lxi</sup>.

137 A couple of years later, under enormous media pressure<sup>lxii</sup> and unable to effect the minimal sentence  
 138 for a deportation **the Swiss judiciary tried twice**<sup>lxiii, lxiv</sup> (**ANAG** §C) **to have me committed, for my per-**  
 139 **sistence, under a Swiss peculiarity called FFE**<sup>lxv</sup> (Fürsorgliche Freiheitsentzug), in clear text “Preven-  
 140 tive Incarceration<sup>lxvi</sup>” **outside the influence of the Justice System.**

141 In my case the Swiss Authorities failed. Others less well known/connected<sup>14</sup> than I were not that lucky.  
 142 As the president and founding Member of the Swiss NGO **PSYCHEX**<sup>lxvii</sup> testified<sup>lxviii</sup> on 23-03-2003.

143 Failing to coerce me out the Swiss State opted to sue my then 85 year old parent in Greece<sup>lxix</sup> for  
 144 maintenance while I was being entangled in and forced to wait for imposed<sup>lxx</sup>, never ending<sup>lxxi</sup>, court  
 145 processes<sup>lxxii, lxxiii</sup> or risk an uncontested verdict entered in the relevant EU databases. When the money

<sup>12</sup> EL = Ergänzungs Leistungen – add on local authority payments intended to complement pensions below the poverty line – only available to those still in Switzerland.

<sup>13</sup> It appears particularly dangerous to me that **you have allowed yourself to be carried onto a completely false rail** by the PSI (Swiss national research institute’s) personnel. **These so called threat stories of the Aargau based (Institute) to which you are exposed today consume strength and only bring your opponents something** at the end because with all the process technicalities they have succeeded to keep you away from the central issue. 02.08.2002 Letter by Prof. Dr. Paul Wolken of the University of Fribourg”.

<sup>14</sup> The fact that several MEPs and the private Office of DG1 commissioner Hans van den Brook and Prince Konstantijn von Oranje remained over extended periods in frequent telephone contact with me helped.

146 run out, for good measure, the Swiss court appointed, then unknown to me, an active Military Justice  
 147 Major as defense attorney. Three years later he, despite my protest, chose to resign with the words  
 148 “If I were to win this for you then - I will have to leave Switzerland”.

149 In the same period marked police vehicles would, in the middle of nowhere, overtake me – set up a  
 150 road block – control only my vehicle and me and demonstratively overtake me and move on. On sev-  
 151 eral occasions police vehicles were left parked overnight next to my car in an underground private  
 152 parking lot. On one occasion I was asked by the proprietor not to frequent a Family restaurant (Brem-  
 153 gararten AG) as following my departure plain cloth national security police, a kind he had never seen  
 154 before, would question anyone I was talking to. At least once, a local representative (Aargau) to the  
 155 Swiss upper House offered a mental invalidity pension<sup>15</sup> if I were to agree to playing the role.

156 In September 2004, for fear of far worse<sup>16</sup>, I had no alternative than “willingly” depart. Since that time  
 157 I may have the – extraordinary luck – of employment continuity; but that outside my learned profes-  
 158 sion at a remuneration as low as 1/3<sup>rd</sup> to 1/5<sup>th</sup> compared to levels in CH and elsewhere; going from  
 159 first class to third class in a number of life’s expressions with no future prospects and inadequate  
 160 health, life and social insurance. This together with the long term adventures in CH, where access to  
 161 electricity, communication, banking services, were often questioned/limited/denied has inhibited  
 162 normal life and family building.

163 On the plus side, **the aggregate experience** of over 10 years **as council to Ministers** and other senior  
 164 positions in the **Ministries of Finance and Development** and **the macroeconomic viewpoint** possible  
 165 **from a distance** gave a perspective that would not be possible from within Switzerland or to someone  
 166 who has not been rubbing shoulders with EC personnel for that amount of time.

## 167 REASONS FOR APPROACHING THE LEGAL AFFAIRS COMMITTEE

168 Far worse than being maliciously misled in professional & life planning by untrue Commission assur-  
 169 ances is that the Swiss authorities have always been aware that the BA – representing the legal/polit-  
 170 ical apex were neither amenable to an independent tribunal nor addressable by MS nationals<sup>17</sup> and/or  
 171 the Commission. As a result of successfully communicating away this “minor” deficit all efforts, includ-  
 172 ing petitions<sup>lxxiv</sup> to the EP by myself and several other EU MS Nationals at tenured University Professor  
 173 level were, as Dr. Minnelli correctly foretold, futile.

174 These efforts had merely unforeseen/unintended entertainment/reassurance value to a long series of  
 175 Swiss officials who were very amused by the prevailing ignorance<sup>lxxv</sup> of BA facts at all levels<sup>18</sup>. The  
 176 ensuing long term perseverance to effect a just settlement by myself<sup>lxxvi</sup>, the Greek Ambassador<sup>lxxvii</sup> in  
 177 Bern, several Swiss MPs of both Houses<sup>lxxviii</sup> who should have (and most likely did) know better, EU  
 178 functionaries<sup>lxxix</sup>, a number of MEPs, and at least two presidents of the EP’s delegation for relations

<sup>15</sup> An invalidity pension (SFR 5,000 + per month) would incorporate the necessary element of long term control. If I were to talk or go public (viz. this document) ... the pension could be withdrawn.

<sup>16</sup> Local laws related to vague ‘dangerousness’ that could be evoked to incarcerate someone indefinitely without charge were enacted and several MEPs (C. Folias, M. Ferber, M. Cashman, V. Gemelli, P. Casaca, M. Wuori) and EU exponents, representing the safety net, had or chose to leave Brussels following that years’ EP elections.

<sup>17</sup> MS have far more important issues with that country such as Tax and money laundry at enormous scale (viz. Swiss Banks currently administer over 2,800 Billion \$US, of which 60-200 Billion \$US from Greek Sources) than the well-being of MS nationals.

<sup>18</sup> Stakeholders like myself, the DG1 Commissioner, the UK Minister for European Affairs, MEPs, etc.

179 with Switzerland and the Petitions Committee<sup>19</sup> brought no results, at least to the petitioners. By Jan-  
 180 uary 2001 full page newspaper editorials, intended to set negative example/warning to other MS Na-  
 181 tionals resident in CH, of the Greek Nuclear Engineer irrevocably destroying his career through taking  
 182 up the Swiss (migration) system<sup>lxxx</sup> and seeking a recourse that no one could give him started appear-  
 183 ing in the national press. Over 100,000 legal – partly long term – residents depart Switzerland “will-  
 184 ingly” every year<sup>lxxxii</sup> (viz. half the MEPs every single calendar day).

185 Blowing the whistle to untenable practices to the EC and placing faith in written statements by the  
 186 commission’s chief executive and major MS stakeholders took me from a sought after specialist in an  
 187 interesting highly controlled<sup>lxxxii</sup> profession, capable through quality of education<sup>lxxxiii</sup>, peer testimonies  
 188 and cumulative past experience to land first class employment internationally through long term mar-  
 189 ginalization, discrimination & **certified professional exclusion**<sup>lxxxiv, lxxxv</sup> to social assistance<sup>20</sup> dependent  
 190 receiver.

191 The Swiss authorities had no problem in impeding the delivery of my appeal to the ECHR (European  
 192 Court of Human Rights) in Strasbourg<sup>lxxxvi</sup>. **The Swiss Post merely “lost<sup>lxxxvii</sup>” a 4.2 Kg heavy, registered,**  
 193 **insured, and express package in a distance of 205 Km (Baden CH – Strasbourg F)**, refunding the ma-  
 194 terial cost. Bearing in mind the nature of the ECHR (cofounded and financed by Switzerland) and the  
 195 fact that in 2004 the chance of an application being accepted was about 3/1000<sup>lxxxviii</sup> one really won-  
 196 ders what made it necessary for the Swiss post to “lose” that application.

## 197 LEGAL PRECEDENT

198 Back in February 1973 Dr. S. Adams<sup>lxxxix</sup> also approached the Commission and reported illicit trading  
 199 practices and price fixing for vitamins/tranquilizers in violation of Switzerland’s Free Trade Agreement  
 200 with the Common Market by Hoffman LaRoche. As a direct result he was Jailed without trial and  
 201 accused of Industrial espionage. His Swiss wife committed induced suicide and through his ensuing  
 202 inability to provide medical care one of his three daughters lost her sight. Subsequent attempts to  
 203 build up an existence outside Switzerland were dwarfed by Swiss Banking interests. Dr. Stanley Adams  
 204 also had to seek the aid of the EP Legal Affairs Committee.

205 Like other Institutions commanding multibillion budgets (see below) the Commission evaded/refused  
 206 to accept responsibility (precedent) for Dr. Stanley Adams’s loses and engaged tens of attorneys. In  
 207 the end in the form of an “amicable settlement” significant damages were awarded.

## 208 THE EQUALITY (LACK THEREOF) OF ARMS

209 The risks associated in taking extended entities up by individuals commanding vastly inferior resources  
 210 are unsustainable. As authoritatively stated by Lord Gardiner<sup>xc, 21</sup> the process and endurance powers  
 211 of Big Business; not to speak of nations and multinational Institutions like the EC, whose officers at EU  
 212 Ambassador Level have on several occasions silenced me and other MS nationals including Dr. Stanley

<sup>19</sup> THE COMMISSION WAS ORDERED TO TAKE THE PARLAVANTZAS CASE HISTORY TO THE “JOINT” COMMITTEE CONTROLLING THE FREE MOVEMENT OF TRADE AGREEMENT (BA-I) BETWEEN THE EU AND CH. Following this a relevant meeting - the second in as many years took place on June 16th 2003 in Brussels. Bilateral Agreements here and PETITIONS COMMITTEE or not the Swiss refused to even discuss the subject – a local Swiss MP – Mr. Mathys of the Blocher party called me up on June 17th to tell me that the Swiss delegation have refused to even discuss my case.

<sup>20</sup> In Switzerland at the whim of that State a repayable loan and a permanent poverty trap.

<sup>21</sup> In the introduction to the Book “Roche vs Adams by Lord Gardiner.

213 Adams<sup>xci</sup> by refusing invited presence in several interparliamentary (EU–CH) committee meetings, the  
 214 Podium in official EP Petition Committee meeting, and elsewhere<sup>xcii</sup>, dwarf the capacity of individuals  
 215 and groups.

216 In a recent 2014 case the UBS AG, officially seeking to recover legal expenses from a Forbes listed  
 217 individual but – in effect – seeking a deterring legal precedence – by establishing the futility of initiat-  
 218 ing litigation against the bank at Billionaire level – deposited in excess of 100,000 documents in sup-  
 219 port of a single civil case in a California district court. In doing so the Bank willfully dwarfed<sup>22</sup> this  
 220 singular individual’s extraordinary capacity to put up, finance, and sustain an effective legal posture.  
 221 The “Flooding Ad Absurdum litigation” is commonly practiced by corporations such as in the case of  
 222 The US vs, Siemens<sup>xciiii</sup> (1:08-cr-00367-RJL) forcing even the US IRS (Inland Revenue Service) through  
 223 info flooding<sup>xciiv</sup> to an “amicable” settlement. CURIA is reported to be no exception.

224 As a civil servant, I am subject to wealth accumulation declaration obligations for the best part of the  
 225 last ten years. Where Commission staff is Concerned; a written request to OLAF to examine the wealth  
 226 accumulation of the key EC officers involved in the BA before and after their conclusion/ratification  
 227 with a country – where in its most renown State Business teaching and research establishment<sup>23</sup> the  
 228 seminar on bribing foreign officials is reported to constitute a gradable course, has remained demon-  
 229 strably unanswered.

230 As clearly stated in ambassador Anhild’s communication<sup>xciiv</sup> the MS which are parties to the BA are  
 231 representing the National Interest which does not coincide with those of individual MS Stakeholders<sup>24</sup>.

232 Although as a result of bitter past experiences and hard lessons in convoluted “Justice vs. Politics &  
 233 expedience” situations I too<sup>25</sup> do not believe in International Justice (where Might is Right), I still be-  
 234 lieve in a good/worthy cause. I am aware that If I take up the Commission in its home – the European  
 235 communities - “Court” - for damages resulting from the non-enforceability of the BA, misrepresenting  
 236 facts, covering up deficits, maliciously misleading statements, etc. and question the validity of the BA  
 237 on insufficient resources (Legal Aid) I will be taken for one more institutional merry go round waiting  
 238 for months to years for a reply or disappear in paper, or far worse.

239 None the less, suing the commission for damages/negligence as a direct result of concluding unwork-  
 240 able multi trillion treaties, selling short the rights of Millions of EU individual stakeholders while cloud-  
 241 ing facts over many years etc. and making the procedures public might inhibit the conclusion of  
 242 “Mickey Mouse” Treaties on behalf of the MSs for design, oversight, and/or private gain at senior  
 243 executive level in the future.

## 244 PETITION TO THE LEGAL AFFAIRS COMMITTEE

<sup>22</sup> His attorneys resorted to have the documentation scanned and digitized and use search machines to try and make some sense of the Banks’ evidence.

<sup>23</sup> The University of St. Gallen.

<sup>24</sup> MS have far more important issues with that country such as Tax and money laundry at enormous scale (viz. Swiss Banks currently administer over 2,800 Billion \$US, of which 60-200 Billion \$US from Greek Sources) than the well-being of MS nationals. When the Greek Ambassador in Bern attempted a resolution the Swiss Authorities pointedly reminded him of the issues with the ONASIS FOUNDATION.

<sup>25</sup> Like the most renowned Greek Solicitor “A. Lykourezos” after 40 years of legal practice and countless others.

245 Baring in mind the Commission's past actions<sup>26</sup>, aversion to Precedent, and cover up attempts to date,  
 246 as well as the means and time constants disparity of this extended institution vs those of the com-  
 247 plainant, like Dr. Stanley Adams, I hereby seek the Legal Aid and the Practical necessary for filing the  
 248 relevant damages case in the General Court of the European Communities vs. the Commission under  
 249 conditions of Arms Equality on the following counts<sup>xvii</sup>:

250 **3. Actions for annulment** of the BA with CH can be used by **private individuals who want the**  
 251 **Court to cancel a particular law because it directly and adversely affects them as individuals.**  
 252 If the Court finds the law in question was not correctly adopted or is not correctly based on  
 253 the Treaties, it may declare the law null and void.

254 **4. Actions for failure to act (Articles 230 & 232 EU)<sup>xviii</sup>.** The Treaty requires Parliament, the  
 255 Council and the Commission to make certain decisions under certain circumstances. If they  
 256 fail to do so, member countries, other Community institutions **and** (under certain conditions)  
 257 **individuals (Article 232(3) EC)** or companies can lodge a complaint with the Court so as to  
 258 have this failure to act officially recorded.

259 **5. Direct actions** Any person or company **who has suffered damage as a result of the action**  
 260 **or inaction of the Community or its staff** can bring an action seeking compensation before  
 261 the General Court.

262  
 263 This to include the necessary funding for the **competent Legally Compliant Formulation and Repre-**  
 264 **sentation** of the complaint, matching the process ability (Arms equality) of the European Commission.

265  
 266 Sincerely yours,

267

268 K. Parlavantzas

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<sup>26</sup> On the request of the European commission the 3<sup>rd</sup> hearing of petitions 667/2002 was terminated abruptly so that the bilateral agreements (BA) with Switzerland would not be unnecessarily encumbered. The petitioners and Dr. Stanley Adams who was present, were not allowed to speak and were propelled out of the hall - see the Dr. Stanley Adams letter dated 27-01-2004.

## 270 THE END NOTES REFERED TO IN THE TEXT

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- <sup>i</sup> See: [www.elvetia.org/euch/index.aspx](http://www.elvetia.org/euch/index.aspx)
- <sup>ii</sup> See: [www.elvetia.org/infogr/default.htm](http://www.elvetia.org/infogr/default.htm)
- <sup>iii</sup> See: [www.elvetia.org/eeas/pdf/EU-CH%20BA.pdf](http://www.elvetia.org/eeas/pdf/EU-CH%20BA.pdf)
- <sup>iv</sup> See: [www.elvetia.org/euch/index.aspx](http://www.elvetia.org/euch/index.aspx)
- <sup>v</sup> See: [www.elvetia.org/ba/Q\\_EP/Q\\_EP.aspx](http://www.elvetia.org/ba/Q_EP/Q_EP.aspx)
- <sup>vi</sup> See: [www.elvetia.org/euch/trade/2014-08-21\\_Trade.xls](http://www.elvetia.org/euch/trade/2014-08-21_Trade.xls)
- <sup>vii</sup> See: [www.elvetia.org/euch/pdf/Folien-Abkommen-Juni14\\_de.pdf](http://www.elvetia.org/euch/pdf/Folien-Abkommen-Juni14_de.pdf)
- <sup>viii</sup> See: [www.elvetia.org/coreper/index.aspx](http://www.elvetia.org/coreper/index.aspx)
- <sup>ix</sup> See: [www.elvetia.org/eeas/index.aspx](http://www.elvetia.org/eeas/index.aspx)
- <sup>x</sup> See: [www.elvetia.org/euch/index.aspx](http://www.elvetia.org/euch/index.aspx)
- <sup>xi</sup> See: [www.elvetia.org/coreper/index.aspx](http://www.elvetia.org/coreper/index.aspx)
- <sup>xii</sup> See: [europa.eu/legislation\\_summaries/justice\\_freedom\\_security/combating\\_discrimination/index\\_en.htm](http://europa.eu/legislation_summaries/justice_freedom_security/combating_discrimination/index_en.htm)
- <sup>xiii</sup> See: [www.elvetia.org/eeas/pdf/EU-CH%20BA.pdf](http://www.elvetia.org/eeas/pdf/EU-CH%20BA.pdf)
- <sup>xiv</sup> See: [www.elvetia.org/patten/pdf/CP\\_Attachment%20A.pdf](http://www.elvetia.org/patten/pdf/CP_Attachment%20A.pdf)
- <sup>xv</sup> See: [www.elvetia.org/patten/pdf/CP\\_Attachment%20B.pdf](http://www.elvetia.org/patten/pdf/CP_Attachment%20B.pdf)
- <sup>xvi</sup> See: [www.elvetia.org/coreper/sweden/2014-07-23%20From%20Anders%20Anhild.pdf](http://www.elvetia.org/coreper/sweden/2014-07-23%20From%20Anders%20Anhild.pdf)
- <sup>xvii</sup> See: [www.elvetia.org/coreper/sweden/2014-08-07%20To%20Anderes%20Anhild.pdf](http://www.elvetia.org/coreper/sweden/2014-08-07%20To%20Anderes%20Anhild.pdf)
- <sup>xviii</sup> See: [www.elvetia.org/euch/index.aspx](http://www.elvetia.org/euch/index.aspx)
- <sup>xix</sup> See: [www.elvetia.org/euch/pdf/EU-Mandat.pdf](http://www.elvetia.org/euch/pdf/EU-Mandat.pdf)
- <sup>xx</sup> See: [www.elvetia.org/eeas/index.aspx](http://www.elvetia.org/eeas/index.aspx)
- <sup>xxi</sup> See: [www.elvetia.org/patten/index.aspx](http://www.elvetia.org/patten/index.aspx)
- <sup>xxii</sup> See: [www.elvetia.org/euch/pdf/Folien-Abkommen-Juni14\\_de.pdf](http://www.elvetia.org/euch/pdf/Folien-Abkommen-Juni14_de.pdf)
- <sup>xxiii</sup> See: [www.elvetia.org/infogr/default.htm](http://www.elvetia.org/infogr/default.htm)
- <sup>xxiv</sup> See: [www.elvetia.org/petition/pdf/2004-01-22%20Petition%20My%20Speech.pdf](http://www.elvetia.org/petition/pdf/2004-01-22%20Petition%20My%20Speech.pdf)
- <sup>xxv</sup> See: [www.elvetia.org/sadams/pdf/SA\\_2004-01-27.pdf](http://www.elvetia.org/sadams/pdf/SA_2004-01-27.pdf)
- <sup>xxvi</sup> See: [www.elvetia.org/eeas/index.aspx](http://www.elvetia.org/eeas/index.aspx)
- <sup>xxvii</sup> See: [www.elvetia.org/cv/cv/refs/pdf/AY%20Shoda.pdf](http://www.elvetia.org/cv/cv/refs/pdf/AY%20Shoda.pdf)
- <sup>xxviii</sup> See: [www.elvetia.org/cv/cv/refs/mapi.htm](http://www.elvetia.org/cv/cv/refs/mapi.htm)
- <sup>xxix</sup> See: [www.elvetia.org/cv/cv/refs/pdf/Contract-MHI.pdf](http://www.elvetia.org/cv/cv/refs/pdf/Contract-MHI.pdf)
- <sup>xxx</sup> See: [www.elvetia.org/eeas/pdf/EU-CH%20BA.pdf](http://www.elvetia.org/eeas/pdf/EU-CH%20BA.pdf)
- <sup>xxxi</sup> See: [www.elvetia.org/echr120/SECTIONS/S02/att\\_2.htm](http://www.elvetia.org/echr120/SECTIONS/S02/att_2.htm)
- <sup>xxxii</sup> See: [www.elvetia.org/echr120/SECTIONS/S01/att\\_1.htm](http://www.elvetia.org/echr120/SECTIONS/S01/att_1.htm)
- <sup>xxxiii</sup> See: [www.elvetia.org/echr120/SECTIONS/S02/att\\_2.htm](http://www.elvetia.org/echr120/SECTIONS/S02/att_2.htm)
- <sup>xxxiv</sup> See: [www.elvetia.org/coreper/index.aspx](http://www.elvetia.org/coreper/index.aspx)
- <sup>xxxv</sup> See: [www.elvetia.org/patten/index.aspx](http://www.elvetia.org/patten/index.aspx)
- <sup>xxxvi</sup> See: [www.elvetia.org/echr120/PDF/2-01.pdf](http://www.elvetia.org/echr120/PDF/2-01.pdf)
- <sup>xxxvii</sup> See: [www.elvetia.org/echr120/index.aspx](http://www.elvetia.org/echr120/index.aspx)
- <sup>xxxviii</sup> See: [www.elvetia.org/echr120/SECTIONS/S05/att\\_5.htm](http://www.elvetia.org/echr120/SECTIONS/S05/att_5.htm)
- <sup>xxxix</sup> See: [www.elvetia.org/echrp/indexp.aspx](http://www.elvetia.org/echrp/indexp.aspx)
- <sup>xl</sup> See: [www.elvetia.org/echr120/index.aspx](http://www.elvetia.org/echr120/index.aspx)
- <sup>xli</sup> See: [eur-lex.europa.eu/legal-content/EN/TXT/?qid=1412604699461&uri=URISERV:c10823](http://eur-lex.europa.eu/legal-content/EN/TXT/?qid=1412604699461&uri=URISERV:c10823)
- <sup>xlii</sup> See: [europa.eu/legislation\\_summaries/justice\\_freedom\\_security/combating\\_discrimination/l33501\\_en.htm](http://europa.eu/legislation_summaries/justice_freedom_security/combating_discrimination/l33501_en.htm)
- <sup>xliiii</sup> See: [europa.eu/legislation\\_summaries/justice\\_freedom\\_security/combating\\_discrimination/index\\_en.htm](http://europa.eu/legislation_summaries/justice_freedom_security/combating_discrimination/index_en.htm)
- <sup>xliv</sup> See: [www.elvetia.org/patten/pdf/CP\\_Attachment%20A.pdf](http://www.elvetia.org/patten/pdf/CP_Attachment%20A.pdf)
- <sup>xlv</sup> See: [www.elvetia.org/echr120/SECTIONS/S03/att\\_3.htm](http://www.elvetia.org/echr120/SECTIONS/S03/att_3.htm)
- <sup>xlvi</sup> See: [www.elvetia.org/patten/pdf/CP\\_Attachment%20B.pdf](http://www.elvetia.org/patten/pdf/CP_Attachment%20B.pdf)
- <sup>xlvii</sup> See: [www.elvetia.org/echr120/SECTIONS/S03/att\\_3.htm](http://www.elvetia.org/echr120/SECTIONS/S03/att_3.htm)
- <sup>xlviii</sup> See: [www.elvetia.org/echr120/SECTIONS/S02/att\\_2.htm](http://www.elvetia.org/echr120/SECTIONS/S02/att_2.htm)
- <sup>xlix</sup> See: [www.elvetia.org/eeas/pdf/EU-CH%20BA.pdf](http://www.elvetia.org/eeas/pdf/EU-CH%20BA.pdf)
- <sup>l</sup> See: [www.elvetia.org/echr120/SECTIONS/S17/att\\_17.htm](http://www.elvetia.org/echr120/SECTIONS/S17/att_17.htm)
- <sup>li</sup> See: [www.elvetia.org/ba/Oranje/oranje.html](http://www.elvetia.org/ba/Oranje/oranje.html)

- lii See: [www.elvetia.org/echra/SECTIONS/S2/S2.htm](http://www.elvetia.org/echra/SECTIONS/S2/S2.htm)
- liii See [www.elvetia.org/echr120/SECTIONS/S01/att\\_1.htm](http://www.elvetia.org/echr120/SECTIONS/S01/att_1.htm)
- liv See [www.bfm.admin.ch/content/dam/data/migration/buergerrecht/auslaendergesetz/anag\\_und\\_vollzugsverordnungen/deutsch/anag.pdf](http://www.bfm.admin.ch/content/dam/data/migration/buergerrecht/auslaendergesetz/anag_und_vollzugsverordnungen/deutsch/anag.pdf)
- lv See: [www.elvetia.org/echr\\_TS/index.aspx](http://www.elvetia.org/echr_TS/index.aspx)
- lvi See: [www.elvetia.org/ba/a/index.aspx](http://www.elvetia.org/ba/a/index.aspx)
- lvii See: [www.elvetia.org/energie/pdf/1996-04-19%20PSI%20Eberle%20-%20Papazoglou%20Andtelung%20in%20Griechenland.pdf](http://www.elvetia.org/energie/pdf/1996-04-19%20PSI%20Eberle%20-%20Papazoglou%20Andtelung%20in%20Griechenland.pdf)
- lviii See: [www.elvetia.org/energie/pdf/1996-09-09%20Hausverbot%20PSI.pdf](http://www.elvetia.org/energie/pdf/1996-09-09%20Hausverbot%20PSI.pdf)
- lix See: [www.elvetia.org/echra/index.aspx](http://www.elvetia.org/echra/index.aspx)
- lx See: [www.elvetia.org/echr\\_TS/index.aspx](http://www.elvetia.org/echr_TS/index.aspx) TS-A, TS-9, and TS-10.
- lxi See: [www.elvetia.org/frepo/index.aspx](http://www.elvetia.org/frepo/index.aspx)
- lxii See: [www.elvetia.org/echrp/indexp.aspx](http://www.elvetia.org/echrp/indexp.aspx)
- lxiii See [www.elvetia.org/echr\\_TS/pdf/TS-8.pdf](http://www.elvetia.org/echr_TS/pdf/TS-8.pdf)
- lxiv See: [www.elvetia.org/echr\\_TS/pdf/TS-8.pdf](http://www.elvetia.org/echr_TS/pdf/TS-8.pdf)
- lxv See: See [www.Psychex.org](http://www.Psychex.org)
- lxvi See: [www.elvetia.org/echr\\_TS/index.aspx](http://www.elvetia.org/echr_TS/index.aspx) TS-A, TS-9, and TS-10.
- lxvii See: [www.psychex.ch](http://www.psychex.ch)
- lxviii See: [www.elvetia.org/ba/es/2003-02-20%20Edmund%20Psychiatrierisk.pdf](http://www.elvetia.org/ba/es/2003-02-20%20Edmund%20Psychiatrierisk.pdf)
- lix See: [www.elvetia.org/echr120/SECTIONS/S06/att\\_6.htm](http://www.elvetia.org/echr120/SECTIONS/S06/att_6.htm)
- lxx See: [www.elvetia.org/re/pdf/2002-08-02Volken.pdf](http://www.elvetia.org/re/pdf/2002-08-02Volken.pdf)
- lxxi See: [www.elvetia.org/re/word/Szolansky-plea.pdf](http://www.elvetia.org/re/word/Szolansky-plea.pdf)
- lxxii See: [www.elvetia.org/echrp/indexp.aspx](http://www.elvetia.org/echrp/indexp.aspx)
- lxxiii See: [www.elvetia.org/echr120/PDF/18-01.pdf](http://www.elvetia.org/echr120/PDF/18-01.pdf)
- lxxiv See: [www.elvetia.org/petition/index.aspx](http://www.elvetia.org/petition/index.aspx)
- lxxv See: [www.elvetia.org/petition/pdf/2004-01-22%20Petition%20My%20Speech.pdf](http://www.elvetia.org/petition/pdf/2004-01-22%20Petition%20My%20Speech.pdf)
- lxxvi See: [www.elvetia.org/energie/index.aspx](http://www.elvetia.org/energie/index.aspx)
- lxxvii See: [www.elvetia.org/echr120/SECTIONS/S15/att\\_15.htm](http://www.elvetia.org/echr120/SECTIONS/S15/att_15.htm)
- lxxviii See: [www.elvetia.org/echr120/SECTIONS/S05/att\\_5.htm](http://www.elvetia.org/echr120/SECTIONS/S05/att_5.htm)
- lxxix See: [www.elvetia.org/echr120/SECTIONS/S17/att\\_17.htm](http://www.elvetia.org/echr120/SECTIONS/S17/att_17.htm)
- lxxx See: [www.elvetia.org/echrp/pdf/NAZ-01.pdf](http://www.elvetia.org/echrp/pdf/NAZ-01.pdf)
- lxxxi See: [www.elvetia.org/infogr/default.htm](http://www.elvetia.org/infogr/default.htm), & [www.elvetia.org/eeas/pdf/EU-CH%20BA.pdf](http://www.elvetia.org/eeas/pdf/EU-CH%20BA.pdf)
- lxxxii See: [security-clearance.org.uk/](http://security-clearance.org.uk/)
- lxxxiii See: [www.elvetia.org/cv/index.aspx](http://www.elvetia.org/cv/index.aspx)
- lxxxiv See: [www.elvetia.org/echr120/SECTIONS/S03/att\\_3.htm](http://www.elvetia.org/echr120/SECTIONS/S03/att_3.htm)
- lxxxv See: [www.elvetia.org/echr120/PDF/3-09.pdf](http://www.elvetia.org/echr120/PDF/3-09.pdf)
- lxxxvi See: [www.elvetia.org/greece/pdf/A-13.pdf](http://www.elvetia.org/greece/pdf/A-13.pdf)
- lxxxvii See: [www.elvetia.org/greece/pdf/A-13.pdf](http://www.elvetia.org/greece/pdf/A-13.pdf)
- lxxxviii See: [www.elvetia.org/ba/es/index.aspx](http://www.elvetia.org/ba/es/index.aspx)
- lxxxix See: [www.elvetia.org/sadams/index.aspx](http://www.elvetia.org/sadams/index.aspx) & [www.elvetia.org/sadams/pdf/SA\\_2004-01-27.pdf](http://www.elvetia.org/sadams/pdf/SA_2004-01-27.pdf)
- xc See: [www.janus.lib.cam.ac.uk/db/node.xsp?id=EAD%2FGBR%2F0014%2FGARD](http://www.janus.lib.cam.ac.uk/db/node.xsp?id=EAD%2FGBR%2F0014%2FGARD)
- xcI See: [www.elvetia.org/sadams/pdf/SA\\_2004-01-27.pdf](http://www.elvetia.org/sadams/pdf/SA_2004-01-27.pdf)
- xcii See: [www.elvetia.org/sadams/index.aspx](http://www.elvetia.org/sadams/index.aspx)
- xciii See: [www.elvetia.org/siemens/index.aspx](http://www.elvetia.org/siemens/index.aspx)
- xciv See: [www.elvetia.org/siemens/pdf/siemens.pdf](http://www.elvetia.org/siemens/pdf/siemens.pdf)
- xcv See: [www.elvetia.org/coreper/sweden/2014-07-23%20From%20Anders%20Anhild.pdf](http://www.elvetia.org/coreper/sweden/2014-07-23%20From%20Anders%20Anhild.pdf)
- xcvi See: [http://europa.eu/about-eu/institutions-bodies/court-justice/index\\_en.htm](http://europa.eu/about-eu/institutions-bodies/court-justice/index_en.htm)
- xcvii See: for example: [www.jeanmonnetprogram.org/courses/eu/docs/UNIT2-4-EU-2004-05.pdf](http://www.jeanmonnetprogram.org/courses/eu/docs/UNIT2-4-EU-2004-05.pdf)