

**Mr. Kostas Parlavantzas**  
Areos 12  
Maroussi  
**GR -15122, Athens.**

Mob : +30 693 70 99 333  
Tel: +30 210 80 64 756  
Fax: +30 210 80 64 756

**Mr. Pavel SVOBODA, Chair**  
Committee on Legal Affairs - European Parliament  
Bât. Altiero Spinelli; 06F365  
60, rue Wiertz / Wiertzstraat 60; Bruxelles/Brussel  
**B-1046 Belgium.**

Tel: +32 (0) 2 28 45303  
Fax: +32 (0) 2 28 49303

### **PER REGISTERED MAIL & E-MAIL**

Athens, October 27<sup>th</sup>, 2014.

**I hereby request legal aid, and the assistance necessary for filing, under “Arms Equality” conditions, the cases outlined below in the general court of the European Communities vs. the E. Commission.**

**Please, DISSEMINATE**

Dear Mr. SVOBODA,

You are receiving this communication as a result of your function **Chair** to the Committee on Legal Affairs - European Parliament.

The EC has concluded Bilateral Agreements with a non-MS it cannot enforce and despite assurances to the contrary has trapped several million MS stakeholders outside “Acquis Communautaire” in a **legal free zone<sup>a</sup>**; The EC legalized a long ongoing **assets harvesting hecatomb<sup>b</sup>**; **exceeding 100,000 persons<sup>c</sup>** per year **in favor of the non-MS Switzerland<sup>d</sup>**.

For many years high Commission Executives have tried to hide these Facts. Either the pertinent Commissioners, and MS Ministers of European Affairs, have repeatedly willfully & maliciously lied, **in writing<sup>e</sup>**, to Ministers, MEPS, MPs and the peoples of the EU or they themselves have been grossly misled by Commission Apparatchiks. If that is so; then the Swiss and others are right in refusing Membership to such a Union.

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

Baring in mind the Commission's past actions<sup>i</sup>, aversion to Precedent, and cover up attempts to date, as well as the means and time constants disparity of this extended institution vs those of the complainant, like Dr. Stanley Adams<sup>j</sup>, I hereby seek the Legal Aid and Practical assistance necessary for filing the relevant damages case in the General Court of the European Communities vs. the Commission on the following counts<sup>k</sup>:

1. **Direct action seeking compensation before the General Court (JURI<sup>l</sup> ANNEX).**
2. **Action for failure to act (Articles 230 & 232 EU)<sup>m</sup>.**
3. **Action for annulment of the BA-1 (1999) with CH (These multi Trillion Treaties foresee no independent dispute settlement or control mechanism(s) and are thus void<sup>n</sup>).**

These to include the necessary funding for the **competent, legally compliant, Formulation and Representation** of the complaint, matching the process ability (Arms equality) of the European Commission. **A referral to an appropriate(ly) connected legal Corporation is very welcome.**

**For the pertinent details, explanations, reasons, and supporting facts see the JURI<sup>o</sup> ANNEX.**

Sincerely yours,

K. Parlavantzas

**NB:** This Communication with all attachment is to be found under:

[www.elvetia.org/lac/index.aspx](http://www.elvetia.org/lac/index.aspx)

#### ADDENDA REFERED TO IN THE TEXT

---

<sup>a</sup> See: [www.elvetia.org/euch/index.aspx](http://www.elvetia.org/euch/index.aspx)

<sup>b</sup> See: [www.elvetia.org/lac/docs/ab.pdf](http://www.elvetia.org/lac/docs/ab.pdf)

<sup>c</sup> See: [www.elvetia.org/infogr/default.htm](http://www.elvetia.org/infogr/default.htm)

<sup>d</sup> See: [www.elvetia.org/lac/docs/ab.pdf](http://www.elvetia.org/lac/docs/ab.pdf)

<sup>e</sup> See: [www.elvetia.org/euch/index.aspx](http://www.elvetia.org/euch/index.aspx)

<sup>f</sup> See: [www.elvetia.org/lac/docs/ab.pdf](http://www.elvetia.org/lac/docs/ab.pdf)

<sup>g</sup> See: [www.elvetia.org/patten/pdf/CP\\_Attachment%20A.pdf](http://www.elvetia.org/patten/pdf/CP_Attachment%20A.pdf)

<sup>h</sup> See: [www.elvetia.org/patten/pdf/CP\\_Attachment%20B.pdf](http://www.elvetia.org/patten/pdf/CP_Attachment%20B.pdf)

<sup>i</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. See: [www.elvetia.org/lac/pdf/sa\\_2004-01-27.pdf](http://www.elvetia.org/lac/pdf/sa_2004-01-27.pdf)

<sup>j</sup> See: [www.elvetia.org/sadams/index.aspx](http://www.elvetia.org/sadams/index.aspx)

<sup>k</sup> 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)

<sup>l</sup> See: [www.elvetia.org/lac/lac/JURI.pdf](http://www.elvetia.org/lac/lac/JURI.pdf)

<sup>m</sup> 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)

<sup>n</sup> See: [www.elvetia.org/euch/index.aspx](http://www.elvetia.org/euch/index.aspx)

<sup>o</sup> See: [www.elvetia.org/lac/lac/JURI.pdf](http://www.elvetia.org/lac/lac/JURI.pdf)

E-MAIL: [pavel.svoboda@europarl.europa.eu](mailto:pavel.svoboda@europarl.europa.eu)