

Registered letters sent to the European Commission, Head Björn Seiter of the cabinet VDL, DG Justice C4, the Secretary of the European Council, the Federation of Notaries (FEDNOT)

c.c: EDPB, ELRA Belgian Registrar Espeel and 2024 GDPR Report, APD deadline 1/9/2025, SA Gudrun X-pert on 23/7/2025 split the parcel 427/y2 Rue Demot 18-20-22, 1040 Etterbeek

Re: Ares(2025)5441412 and Ares(2025)6052034: **How can I help you?**
"Näyttää närhen munat to show a jay's eggs. Put in one's place, to teach a lesson", annex 1:

The complexity of this Dossier relates to the devil in details of the political GDPR agreement: Non-applications in Belgium and Sweden of article 10 General Protection Regulation GDPR, no MSA employed for erroneous AI algorithms from 2/8/2025 and denied Safety of Property by Belgian Constitution in relation to the new "Regulation" reached of 16 June 2025 by the political agreement of the Council of the European Union and the European Parliament introducing additional procedural rules for the enforcement of the GDPR in cross-border matters. It seeks to fix the delays and inconsistencies that have undermined the handling of cross-border GDPR complaints. It sets out a common set of rules for how national data protection authorities cooperate, how complaints are processed and how parties are heard – bringing more clarity and predictability to enforcement across the EU.

NEXT: This provisional agreement will now need to be formally adopted by both the European Parliament and the Council, annex A. Once adopted, the new GDPR Regulation will be directly applicable across the EU without the need for national implementation.

Plaintiff: LL.M. in law Yannike Bergling, retired official PN 127 956, GDPR protected

In sum: Anthropology of Corruption by Phd Jennifer Hasty THE USA, UPDATED 22/11/2024:
"Corruption has become an essential rationale for explaining failures of governance and development, particularly for countries outside of Europe and North America. Wherever societies fail to thrive, politically or economically, politicians and policy analysts summon the notion of corruption to explain why.

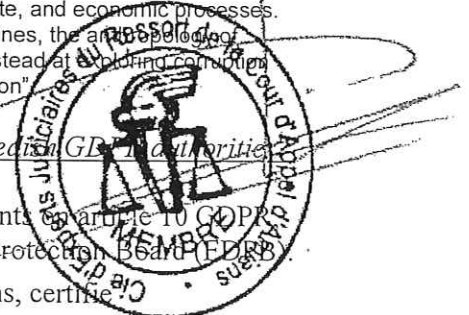
Corruption is cited as a central contributor to poverty, inequality, lawlessness, ethnic factionalism, weak institutions, and military coups. In countries throughout the world, the news media is dominated by sensational investigative stories exposing bribery, extortion, and embezzlement among elites and government officials. In popular culture and everyday conversations, citizens in these countries express profound dissatisfaction with the frustrations of corrupt processes and crooked officials. Since the middle of the twentieth century, the study of corruption has been dominated by the discipline of political science. Using normative models, political scientists categorize distinctive forms of corruption, document consequences, and diagnose causes, suggesting possible solutions. Following this path, scholars from other social-scientific disciplines, such as economics, area studies, international development, and public policy, similarly approach corruption as a kind of scholarly mystery, looking for clues and correlations in data sets and comparative case studies.

(...) to find some key culprit that might explain why some societies suffer so much corruption and how they/we might put a stop to it. (...) As preoccupation with corruption has surged in local, national, and global discourses throughout the neoliberal period, a growing number of anthropologists have turned their scholarly attention to the ubiquitous discourses of corruption, exploring the multiple meanings and uses of the concept. The disciplinary commitment to holism motivates anthropologists to explore how the discourses and practices of corruption intersect with other sociocultural realms, including morality, kinship, politics, the state, and economic processes. (...) In contrast to the normative scholarship from political science and other disciplines, the anthropology of corruption avoids the diagnostic approach of causes and consequences, aiming instead at exploring corruption as a cultural predicament, a complex and elusive problem that seems to defy solution"

1) Is it a culture problem in DG Justice, EDPB, ELRA, Belgian - Swedish GDPR authorities

The 2 national regulatory statements wrongly clarified their standpoints on article 10 GDPR whereas no guidance is provided by case law or the European Data Protection Board (EDPB)

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It guarantees that authorities and prominent persons never pay higher GDPR sanction fees.

a) Belgium:

On 5/6/2023 and 1/8/2025 DOS-AH-0046, the apd-gba Chief Berwart and Registrar Azbair denied to register 6 GDPR complaints sent by Registered letters, annexes 2-3 and 1 deposited against the multiples culprits who jointly split the parcel n° 427/y2, acquired by Mrs Bergling in the Deed 25/10/1994 by notaries Possoz and Brohee. www.acpdemot.eu GDPR-RGPD to the left, annex 4, and all filed at the Registrar of her appointed Instruction Judge in Brussels.

In the last email, the Belgian GDPR authority fixed 1 month's' deadline to reply, contrary to 12 months + 15 additional in the new GDPR based on the political agreement on 16/6/2025.

b) Sweden:

On 5/12/2024, her 7 GDPR complaints to the IMY required that the erroneous AI algorithm without "Utlandsadress", were dismissed by the Supreme Administrative Court ("HFD"). On 11/7/2025, Chief in-house lawyer of the Companies Registration Office ("Bolagsverket/BV") executed the final Missive under the RF Ch 12 §§ 1-2, annex 5, contrary to article 10 GDPR:

Mrs Bergling's GDPR personal data relating to criminal convictions and offences or security measures, are considered to be outside the scope of the GDPR. Law OSL (2009:400) in her prolonged secrecy in the verdict 24/9/2024 by the County Administrative Court, Stockholm, did neither give her nor Caveat AB secrecy in the Tax Agency and BV, if she hides "abroad".

On 6/8/2024, the DN Debate published the 9 Swedish AI-experts' article, annex 6:

**"Sweden must regain control over the algorithms.
Something is broken in Swedish digitalization".**

On 1/8/2025, the HFD's Case n° 4893/23, *YB v. BV*, is the 2nd "Pudas appeal", annex 7:

The Fiscal Agency's Registry of Swedish nationals and citizenships is run only by AI from 1/8/2024, by the Government's added regulation. It still contains the AI bug reported in 2024: Mrs Bergling is registered on an Address abroad ("Utlandsadress") by the Fiscal Agency, annex 8, but this vital title is not transferred to the "BV". Already on 29/12/2013, she was condemned to be Stateless, as the only possible protection by the Transparency principle: She was neither domiciled in Box 397, Stockholm. Nor in the fabricated address in Lourdes.

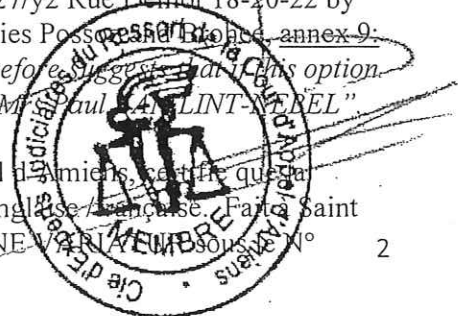
On 2/8/2025, these GDPR authorities have not employed any EDPB's MSA of AI-problems.

2) Shall the victim of crimes protected by GDPR, loose her 3 personal possessions by GDPR due the Monopole of Notaries' and the FEDNOT's BIDDIT digital and electronic platform?

Safety of Property by the Belgian Constitution 2021 was not applicable for the foreigner's 2 furnished apartments, A0 (of 397/1000) of <600 000 € and studio B1 (of 114/1000) of <250 000 €, in the housing cooperation ACP Demot 1040 Etterbeek see www.acpdemot.eu. Nor for 800 m2 situated on Rue Demot 18 of the parcel n° 427/y2 Rue Demot 18-20-22 by her acquired ruined house in the Act 25/10/1994 by the notaries Possoz and Brohee, annex 9: in 2011 notary Luc Possoz, now retired: "This document therefore suggests that this option existed, it was not sold by the cooperative society to Mr and Mrs Paul VAN LINT-VEREL"

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His father Jacques Possoz and the notary Brohee's 1992 General Mandate of the Sale was not signed by the Sellers. But, on 21/12/1994, the Registrar split the land on parcel 427/y2 without obligatory surveyor's Plan 3 months after the Deed signed 25/10/1994, annex 10.

Her **cross-border** safeguarding measures under article 10 GDPR - installed on 28/11/2008 by the Belgian Prosecutor Royal and the Federal Criminal Police (Directive 95/46/EC) did annul her 3 different possessions. In 2016, the SPF FIN. refused to inscribe her name of Rue Demot 18, annex 11 : PRECAD "Adaptations dès règles d'identification des immeubles", contrary to AR/AM of notary 2013 and of surveyor 2015. The Plans of 5 400 € paid to the surveyor Ashdjian Connexim, had been obliged by 15 notaries Mrs Bergling met between 2011- 2019 for her "Refonte" of Rue Demot 18. Denied by 15 and 3 "syndics judiciaires".

The 3/1/2019 Attestation du sol of 427/y2 Rue Demot 18-22-20, lacked measures, annex 12.

3) Was the Scam 2019-2020 by the notary Nathalie d'Hennezel and the bias judges of the double syndic MAPE and the 2 co-owners, Flemish advocate Holslag (A1) and Ms Picheny (A2), annexes 13, with the B1 squatted 29/11/2019 by Mrs Cossu, former partner of notary David HOLLANDERS de OUDERAEN, annex 14: in memoriam, and Mr Crusiau inherited "Le Champ du Château" B-7866 Ollignies, annex 15, the notary Van Bellinghen and the SPF FIN to illegally swift 15 servitudes on Rue Demot 18 of the 13 boxes to 6 neighbors ACP Rue Belliard 197 and box 6 and 8 to bailiffs Michel and Caroline Leroy MCL "bought" 2007?

The culprits violated Safety of Property in the EU Charter, ECHR and Belgian Constitution: On 21/4/2011, the cunning plan v. Mrs Bergling was initiated by the advocate Verbraken and the bailiff Moreels (FORSETI lex) in RG 11/5214/A, annex 16: BCE n° of syndic Gestimass. The judges of the First Tribunal Viciane Boon and the ex-President Luc Hennert opened this trial, after they as members of the Region of Urbanism had approved ACP Rue Demot and the 4th studio B1 of Mrs Bergling. The Government's Urbanism gave the ultimate approval.

This summon filed on 21/4/2011 in RG 11/5214/A was 100 % erroneous because of:

a) Attacked the whole Art Deco house, "immeuble situé 1040 Bruxelles, rue Demot 20-22". On 6/10/2010, Mrs Bergling of SA Incorpore had sold the flat A2 (250/1000) to Ms Picheny, an official of the NATO. Subsequently, the ACP Art deco house had 3 co-owners inscribed in "Documentation patrimoniale". Neither Ms Picheny was summoned, nor syndic adv. Ermen;

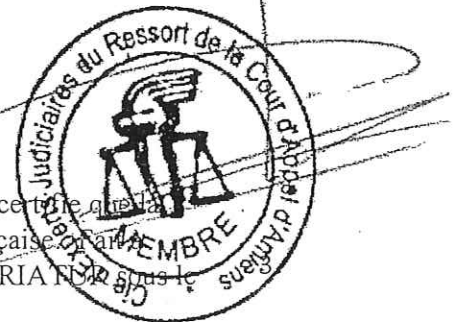
b) Lacked the BCE n° 0651.598.290 created 5/4/2016 (v) the BCE n° of syndic Gestimass;

On 31/1/2016, advocate Corinne Mostin, expert of Laws of ACP in UCL, wrote, annex 17: « (...) l'absence de numéro BCE by the 15 boxes (...), le tribunal n'en tiendra pas compte ». As married to our appointed "syndic judiciaire" Lannoy 2014-2017, who refused to install the "l'acte de base modificatif" of Rue De Mot 18 - obliged by notary Van Bellinghen, annex 18: In 2011, he forbid her Sales of 2 apartments, until the ACP "Refonte" was done and signed.

Between 2011 and 2019 the 15 following notaries denied her the "acte de bas modificatif":

20/12/2011, the notary Luc Possoz
31/01/2012, the notary Frédéric Van Bellinghen
01/02/2012, the notaries Bernard and Bruno Michaux
28/06/2013, the notary Juan Mourlon Beernaert
04/07/2013, the notary Michel Thys
30/08/2013, the notary Bernard Dewitte

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18/08/2015, the notary David Hollanders de Ouderaen
20/03/2016, the French Ombudsnotary Ilse Banmeyer
20/03/2016, the Flemish Ombudsnotary André Michielsens
27/03/2018, the notary Le Roux (Art & Lex)
04/09/2018, the notary Van den Eynde (professor of UCL)
21/08/2019, the notary Barnich
21/08/2019, the notary Nicaise
21/08/2019, the notary Legrand
12/09/2019, the notary Van Beneden (Notalex)

On 17/6/2019, the Execution Judge Cnop and her Registrar Decottignies in collaboration with the advocate Verbraken and loco Compagnon of CEW assigned the notary d'Hennezel in the "requête adaptée", RG 19/1516/B. They executed the non-served writs by bailiffs in favor of the 15 attached boxes to ACP Rue Belliard 197 and Mrs and Mr Fecher with garage n° 3 and 15, annex 19, and denied the protected Owner of A0 to defend herself, as 1(4) co-owners of the ACP. On 25/11/2022, a Belgian with original mandate, obtained the copy of the Court.

On 27/11/2019, the BIDDIT Fabricated Forced Sale of 373 000 € was actually 437 156 €, annexes 20-23, by the fact had the 11 months' rentals wrongly paid to advocate Verbraken by Mrs De Girolami, tenant 79-year-old in the apartment A0 with garden. She never obtained the notary's obligatory "Ordonnance" by President Hennert for entering the 9 years' registered lease executed by the FEDNOT's poster 190 000 € on the house, annex 24.

The Judge CNOP did alter this "arrêt" to seizure instead Mrs Bergling's appartement A0 and garden (397/1000) without any justifications and added the created BCE n° on 5/4/2016 for "Les 15 Garages" by Mr Thumas PO the Conservateur, annexes 25-27. The summon of 2011, as well in the verdicts in RG 11/5214/A and 2016AR718, contained only the BCE n° of the opponents' syndic Gestimass scrl – the ACP's money-laundering by the new syndic TREVI.

SNPC-NEMS in June 2022: "The disguised public sale: the uncontrolled skid", annex 28.

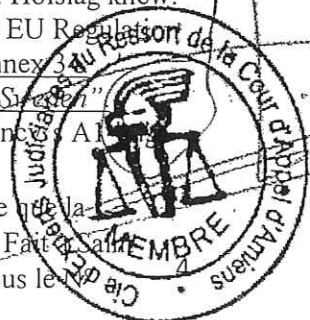
4) How did all bailiffs serve hidden lawsuits and verdicts to the undersigned?

On 3/4/2019, Mrs Bergling obtain her Registry National/BIS by the FEDNOT. It contained the 100 % evidence that she had no official judgement, nor debt, annex 29.

From 2008 and onwards, Mrs Bergling has the protected identity in Belgium and Sweden. This Stateless Swedish national from 2013 (annex 8) by the irrevocable "Missive" by the Fiscal Agency, who "imported" her <5 years' Belgian secrecy, extended every 6 months in 1040 Etterbeek by the evidence of threats, annexes 30-32. On 24/9/2024, the County Court in Stockholm prolonged her protected data by law OSL - subordinated the GDPR, annex 33.

From January 2025, Mrs Bergling travels monthly to Brussels to collect the copies of ALL hidden judgements and Dossiers in the First Tribunal and the Peace Judge Etterbeek NEVER SERVED. On Christmas Day 26/12/2018 2nd verdict, RG 18/5904/A, the adv. Holslag knew: On 7/9/2018, Swedish Länsstyrelsen sent the English Attestation of article 10 EU Regulation 13931/2007 to the bailiffs SDS, Sacré and De Smet at B-1081 Koekelberg, annex 34.
"15.2 Addressee cannot be located, 15.4. The addressee no longer resides in Sweden"
The avarice lawyers did not understand English. Nor Swedish. The Fiscal agent

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5) *Why were d'Hennezel's debtors erroneously secured by the privilege in Law 18/6/2018?*

The notary Professor ULB Laurent Barnich stated in the UCL seminar 2018 and published: "*Un nouveau privilège immobilier très douteux* », annex 35. ACP occult debts are not published by the 1851 Law "hypothécaire". Nevertheless, the retroactive ACP debts of 2 co-owners and syndic were paid by the BIDDIT notary d'Hennezel of collected 437 156,48 €:

35 083,94 € to adv. co-owner (A1) Holslag of his acquisition 6/4/2017, annexes 36-37AB-38,
2 790,33 € to co-owner (A2) Ms Picheny, official of NATO, who already sold her apartment
129 058,59 € to double syndic M-A Pechner (MAPE) - contrary to 2018 verdict was 21 000 €
10 639,68 € to ACP Demot 18 with its fraudulent new BCE n° and Mrs and her son Fechner
1 103,61 € to Belgium (État belge) DESPITE THE COURT NOT FOUND ITS VERDICT
Total: 178 676,15 €

6) *Who got the 11 rentals as part of the remaining 294 480,33 € in 7-9 "rôles" registered as hidden on 23/9/2020 by "le receveur au Bureau Sécurité Juridique Bruxelles" without name?*

In 2021, the notary d'Hennezel sent her registered Act n° 3219 to the Owner Mrs Bergling's advocate Makiadi Mapasi, annexes 39-40: in memoriam. He requested the 11 rental payments of the apartment A0 by Mrs De Girolami, which had been wrongly paid to an "advocate".

Her collaborator, the TREVI GROUP, Mr De Tournay and Mr Sohier, BCE n° 0401.946.125 of SA TREVI Services - Immobiliers, annexes 41-42, had acquired the syndic GESTIMASS with its BCE n° in the erroneous judgement of RG 11/5214/A from the advocate Verbraken, annexes 43-45: his signature in "Tribunal de Commerce", never forwarded to Mrs Bergling the simplified 1 page ACP book-keeping 2019-20, absent in the 8/3/2021 General Assembly. "*Le solde du compte de litige Berling* » and the n° of the none-served "arrêt", annexes 46-47, were hidden in "the ACP 3129 Garages Demot 18" BCE n° 0651.598.290 of the 8 lessors:

Mrs Casalta (1 box), Mr/Mr Fechner, (box 3 and box 15), Mr Jacques (5 boxes), Mr Maurin (1 box), Mr Millares-Descamps (1 box), Mr Rossier (1 box) voted WITHOUT Mr Jacques' BELLIM SA (2 boxes) and the 2 bailiffs Leroy's MCL Investment SA (2 boxes), annex 48.

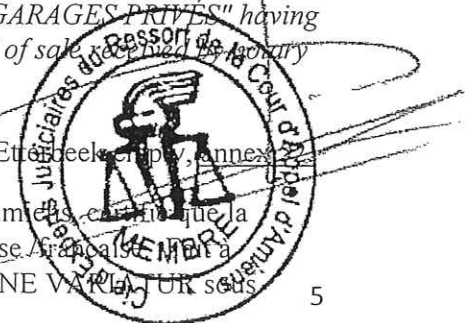
7) *Why are Belgian boundary markings of ALL existing parcels without sustainability?*

On 23/7/2025, SA Gudrun X-pert debited 450 € for a non-evaluation of Rue Demot 18 and split themselves the parcel 427/y2, annex 49. It deviated from the previous many Reports and on 30/4/2019 the value of A0 with the Plan of parcel 427/y2: Rue Demot 18-20-22, annex 50.

It also varied of the Draft 19/12/2011 Sale Act on page 4 of the studio B1 by the notary Van Bellinghen, which the 2 investors did not sign – as marched out in the middle of the reading: "*Originally, the property depended, to a greater extent, on the joint ownership of property that existed between Mr. Paul Désiré Victor VAN LINT and his wife, Mrs. Blanche Nebel, named above, namely: - the constructions, having had them erected at their own expense, and the land, having acquired it from the cooperative company "LES GARAGES PRIVÉS" having its registered office in Brussels, at the following address: the deed of sale of the notary André Richir (...) on April 15, 1929 (...).*", annex 51.

On 19/6/2016, the surveyor Ashdjian (Connexim) left the Plan in Ette book empty, annex 52.

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In the 2024 ELRA Report of GDPR: **“Data protection (privacy) is not an issue”**.
”Land registrars are a kind of “rara avis” in the field of legal profession. (...). Land registry is a narrow domain sometimes shadowed by more visible legal aspects”. Cf. President Taus.

From 13/6/2025, the Registrar Johan Espeel of “*Documentation patrimoniale*”, member in the European Land Registration Association (ELRA) always funded by EU, has not replied. Nor President/SG have replied about the serious violations by “le foncier belge”, annexes 53-56.

In 2008, Ms Martine TAELEMAN, ex-member of the Belgian Senate, annex 57, proposed to the Parliament/the Senate to change the **imperfect Registry** of mortgages based on names at the SPF FIN and the “Conservateur”- to a stable system constituted on the REAL parcel n°. Like in Germany and in most other EU-member states. **Denied of the Belgian politicians**. Belgian notaries & Co kept the right to embezzle any land of foreigners, so as Mrs Bergling.

In 2021, after her tedious international complaints on the Belgium's Constitution for Belgians enacted in 1831 with amendments resulted in the fundamental rights and freedoms applicable to all individuals. Article 191 stipulates that all foreigners on Belgian soil benefit from the protection provided to persons and property except for the exceptions provided for by the law

The Constitution Project 2014 of article 16 below condemned the notary d’Hennezel’s public sale on 27/11/2019 without any Safety of Property of Mrs Bergling. Her name was erased in the imperfect Registry, despite no official debt to be seized. However, the BIDDIT notary, the advocate Verbraken and the bailiffs FORSETI (Lambert, Pauwels and Moreels), focused on providing private gains to the 5 lessors, the bailiff M. and C. Leroy in MCL SA and Bellim. In 2015 and 2019 the bailiffs Leroy did not execute her 2013 and 2014 verdicts On B1 157 738,87 € + 15,23 €/day v. the 2 investors, Mrs Cossu and Mr Crusiau, annex 58

Article 16: No one can be deprived of his property except in the case of expropriation for a public purpose, in the cases and manner established by the law and in return for fair compensation paid beforehand.

8) Why continues “le grand silence” by the Belgian Instruction Judge, contrary to the two 2 “PVs de constitution de partie civile » 15/10/2024, annexes 59-60: BR20.99.201202 and 201201 - after the national prescription of 5 years was cut off her 3 embezzled properties?

On 29/11/2019 - coordinated with the BIDDIT of 27/11/2019 - Mrs Cossu, the former partner of the notary Hollanders de Oudernaen, and Mr Crusiau, invaded the furnished studio B1 by installing the French tenant Hermellin of the rent/charges 725 € + deposit, annexes 61-65. Daily during 3 months, Mrs Cossu, advocate Holslag in A1 next door and an unknown female notary harassed Mrs Bergling’s tenant, bank-expert Ms Jerabkova at home until she left, annex 66. Mrs Cossu lied to be the new owner, paying 0 € of the B1, annex 67: in 2015 the sum of 45,87 € left at the notary’s, former employer’s client account, BR20.99.201202 and BR20.99.201201 - see the 4 FEDNOT top-lines of the non-served “3rd verdict” of 17/2/2017, which is signed after 1 year after his 2 judgements of the sale of B1, RG 12/2516/A. Mrs Bergling, annex 68: Ch 9 of the same judge Collignon, today fired for errors, annex 69: 4/4/2017. A testament by the President Deconnick, Court of Cassation: Cossu and Crusiau did not appear.

The “Mentions marginales” of the studio B1, 48-M-08/07/2015 by the notary d’Hennezel, was inscribed by Mrs Bergling to protect her 2 verdicts v. Mrs Cossu - Mr Crusiau, annex 70.

On 10/2/2022, the notary O. Waterkeyn erased Mr Crusiau in the “name” Registry, annex 71.

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9) How was Mrs Bergling's 8 a 10 ca parcel n° 427/y2 Rue Demot 18 acquired in good faith by a USUCAPION by the 6 neighbors and the bailiffs Michel and Caroline Leroy (MCL SA) and Bellim SA, in a mode of acquiring title to property by uninterrupted possessions?

On 17/2/2022, the victim of NO SAFETY of PROPERTY by her protected data article 10 GDPR, sent a complaint to the Belgian Constitutional Court, annex 72: Shipment unclaimed.

On 7/10/2022, the Belgian European Commissioner of Justice **Didier Reynders**, a politician who served 2 terms until 30/11/2024, took the Presidents, Vice-Presidents and Judges of the national courts exercising constitutional jurisdiction to the ECtHR of Strasbourg, annex 73. Today, he is not a member of the Mouvement Réformateur (MR) due to the investigations of his embezzlements through a local lottery and the vaporized hugh Libyan funds in Belgium.

On 12/1/2023, this Constitutional Court invalidated the execution of the GDPR, annex 74, but Mrs Bergling had no standing rights to get an opinion on her article 10 GDPR v. Belgium

On 12/11/2024 - >1 month after the Instruction Judge registered 2 "Plaintes constitutionnelles" the FORSETI lex transferred 185 520,98 € to her Swedish bank as a reimbursement of the co-owner Lisa Picheny A2, annexes 75-76: Deed 6/7/2010, parcel 427/y2 Rue Demot 18-20-22.

Was it Mea culpa of *the remaining 294 480,33 € on the 7-9 "rôles" hidden by the SPF FIN?* Did these bailiffs substituted the "Caisse des dépôts et consignations" (CDC) of the SPF FIN in the absent of any obligatory served judgements to Mrs Bergling with protected data of the erroneous 2019 public sale effectuated by the BIDDIT notary d'Hennezel for private gains?

10. Why stand this Belgian "Mafia" Cf. an advocate, above the GDPR higher sanction fees?

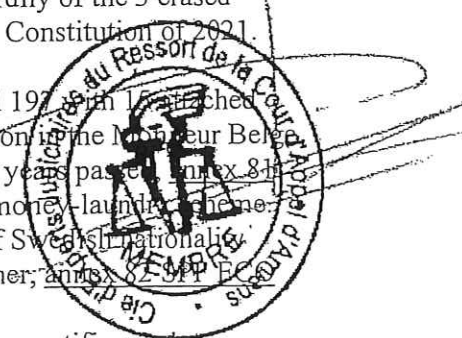
The Belgian Cadastral Registry is not to be trusted as based only on names – easily erased. Nor "Protection des données personnelles" collected by the SPF of PM De Wewer, annex 77. Also the promise 18/1/2013 by "Documentation patrimoniale", annex 78, was a Big Fat Lie:

Director Regional PO the surveyer Lothe never changed the "error de mutation" created on the parcel 427/y2 in 1994, despite her Flemish judgement on 29/7/2011, RG 11B189, by the Peace Judge Kersteloot, annex 79: in 2017 her paid official translation to French. In 2014, the SPF ECO had confirmed that the ACP Demot 18 did not exist in the database, annex 80.

11) How many victims suffered of money-laundering by the BIDDIT Monopoly of Notary?

The undersigned therefore offer to orally explain this long-term planned fraud, defined as deception to achieve unlawful gain, making it close kin to corruption, often defined as abuse of public office for private gain. Eventually, the new cross-border GDPR will pave the way for her higher GDPR sanction fees with a fair compensation made tardily of the 3 erased possessions - in clear violations of articles 16 and 119 of the Belgian Constitution of 2021.

The 1921 Plan with the inscribed servitudes of the ACP Rue Belliard 197 in 1921, attached to the boxes by the notary Richir and the co-owners and its 1929 Constitution in the Moniteur Belge ended this usucapion on parcel 427/y2 Rue Demot 18-20-22 after 30 years passed, annex 81. The 2016 BCE n° 0651.598.290 of the 15 boxes was the part of the money-laundering scheme. Toulouse 14/8/2025 Yannike Bergling retired PN 127 956 of Swedish nationality, annex 82 SPF ECO, syndic bénévole and syndic MAPE Pecher, annex 83 SPF ECO.



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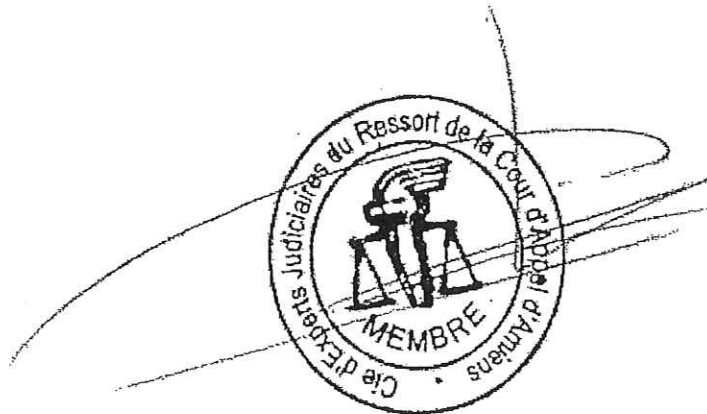
The List of Annexes

| | | |
|---------------|-------------------|---|
| Annex 1 | July 2025 | NÄYTTÄÄ NÄRHEN MUNAT |
| Annex A | 22/07/2025 | 7 GDPR complaints not registered by Belgian APD-GBA |
| Annex B | 16/06/2025 | Political agreement of the cross-border GDPR enforcement |
| Annex 2 | 01/08/2025 | DOS-AH-0046 the 7 GDPR complaints put in one "nest" |
| Annex 3 | 14/09/2023 | "APD n'est pas compétente pour ce type de demande" |
| Annex 4 | | www.acpdemot.eu under GDPR-RGPD: 7 GDPR complaints and annexes |
| Annex 5 | 11/07/2025 | Article 10 GDPR interpretation of the Swedish "Bolagsverket" |
| Annex 6 | 01/08/2024 | DN Debate by 9 AI experts on errors in Swedish digitalization |
| Annex 7 | 01/08/2025 | Pudas Case 2 nr 4893/25 in the Supreme Administrative Court |
| Annex 8 | 14/11/2023 | 29/12/2013 Bergling's address abroad non-inscribed |
| Annex 9 | 19/12/2011 | Notary Luc Possoz to Yannike Bergling Rue Demot 18-20-22 |
| Annex 10 | 21/12/1994 | Mandate "Erreur de mutation" by the 2 notaries and Receveur |
| Annex 11 | 17/10/2016 | PRECAD of parcel 427/y2 refused by the SPF FIN & Co |
| Annex 12 | 03/01/2019 | Bruxelles environnement on rue Demot 18-22-20 parcel 427/y2 |
| Annex 13 | 23/09/2020 | BIDDIT Public Sale registered WITHOUT "rôles" n° 7 - 9 |
| Annex 14 | 28/06/2017 | In Memorial of the notary Hollanders de Oudernaen and Cossu |
| Annex 15 | 18/03/2016 | Bailiff Brulé to Mr Crusiau Commandement de payer studio B1 |
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| Annex 17 | 31/01/2016 | Adv Mostin-Lannoy: Advice free money-laundering in Courts |
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| Annex 19 | 17/06/2019 | RG 1971516B: Advocate Verbraken to Execution Judge CNOP |
| Annexes 20-23 | 27/11/2019 | BIDDIT public sale by notary d'Hennezel pretended 373 000 € |
| Annex 24 | October 2019 | BIDDIT FEDNOT Poster of 190 000 € substituted served writs |
| Annexes 25-27 | <u>05/04/2016</u> | " Juridiquement créé 1921 " or the false BCE n° of 15 boxes |
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| Annexes 46-47 | 2016-2017 | Letters returned of Bergling and 2017 liquidated SA Incorporate |
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| Annex 51 | 19/12/2011 | Draft Sale Act page 4 of the B1 by the notary Van Bellinghen |
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| Annexes 53-56 | 13/06/2025 | Letter to ELRA Belgium Registrar Espeel and its President/SC |
| Annex 57 | 14/02/2008 | Belgian Senate Ms Taelman « <i>Système fondé sur la personnalité</i> » |
| Annex 58 | 27/05/2015 | Bailiffs Leroy's refusal to execute 2 verdicts v. <i>Rechtspraak</i> |
| Annexes 59-60 | 15/10/2024 | 2 PV de Constitution de partie civile YB v. <i>Rechtspraak</i> |
| Annexes 61-65 | 29/11/2019 | Mrs Cossu and the ACP Demot's Belfius squatted in B1 |
| Annex 66 | 2019 | B1 Tenant Lucy Jerovkova got very sick after months of drought |

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| Annex 67 | 2015 | 45,87 € paid by Mrs Cossu - Mr Crusiau to notary Bellinghen |
| Annex 68 | 06/03/2019 | Fraudulent email to Lucy SIGNED (?) by the notary Bellinghen |
| Annex 69 | 04/04/2019 | Attestation no appeal by RG 12/2516/A by Cossu and Crusiau |
| Annex 70 | 08/07/2015 | Mentions marginals to protect the studio B1 – JUST ERASED |
| Annex 71 | 10/02/2022 | B1 “Titre de propriété” erased Mr Crusiau as ½ co-owner |
| Annex 72 | 17/02/2022 | Belgian Court of Constitution refused Complaint by Bergling |
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| Annex 76 | 06/07/2010 | Deed of the appartement A2 on parcel 427/y2 to Ms Picheny |
| Annex 77 | 2025 | Belgian SPF Chancellerie collects the national GDPR protected |
| Annex 78 | 18/01/2013 | SPF FIN Director General for the Cadastral based on names |
| Annex 79 | 29/07/2011 | Rue Demot 18-20-22 article 1030 CJ by Peace Judge Kesteloot |
| Annex 80 | 20/10/2014 | SPF Economy Mr Rosseell: ACP Demot 18 does not exist |
| Annex 81 | 1929 | Le Moniteur belge Constitution of the 15 Garages by the notary |
| Annex 82 | 2017 – 2018 | Double syndics inscribed for our ACP Demot of the 4 units |



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