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Secretariat-General of the European Commission
Unit C.2 - Ethics, Good Administration
European Commission, 1049 Brussels

Violations of **EU Commissioner Code of Conduct** for Members of the European Commission
Articles 2-1, 2-2, 2-6, 4-1, 4-3, 5-3

Violations by EU Commissioner from Belgium Didier Reynders

Violations of **EU Commission Code of Good Administrative Behaviour**
Articles 1, 2, 3, 4

Violations by DG Justice Deputy Unit Head Monika Mosshammer and DG Commissioner for Justice Didier Reynders

Brief introduction -

Below you will see why Didier Reynders is the most criminally corrupt EU Commissioner to be in office since the 1990s Santer-era scandals.

DG Justice Commissioner Reynders and his assistant Monika Mosshammer, unlawfully took control of a dossier involving crimes against EU Law and EU Citizen rights, even though these crimes involve Reynders' personal friends and fellow party-group members who dominate Belgium government - Reynders not recusing himself despite clear conflict of interest.

Reynders' friends in Belgian government, operate a bribery-extortion mafia against targeted EU citizens over their EU citizen Freedom of Movement and National Health System access rights.

Reynders and his assistant Mosshammer have committed criminal acts in EU offices in support of this mafia, violating both of the above EU Commission ethics codes.

As well as seeking to ensure that Reynders' friends can continue to extort bribes from many other EU citizens far into the future -

Knowing that blocking a victim from his health care rights is a form of attempted murder, Reynders and Mosshammer are attempting to harm and terrorise a Polish citizen, myself, who became the main witness against this mafia.

Reynders and Mosshammer assist Belgian officials in violating EU law, illegally blocking me from my EU-court-confirmed Belgian Health National Health System access rights, via brazen lying written into EU Commission files, unlawful delays, and criminally deceptive ruses - whilst never addressing my lawful Rights and the absolute proof of Belgium violating crystal clear EU Law and EU Court Order.

Reynders has profit and advantage for his post-Commission future by abusing his Commission office to assist his friends in Belgian political crime, with thousands in bribes available to himself and Mosshammer in the present.

2. Core EU Law being violated - what Reynders hides

As EU Commissioner for Health Kyriakides and her DG Health team can quickly confirm for you

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There is very simple, ultra-clear EU law as laid out in EU Court Order C-535/19 of 15 July 2021, which Reynders and Belgium are suppressing in order to extort bribes from targeted EU citizens, and in trying to have me harmed, even murdered via lack of Health Care Access, my destruction sought as I am chief police witness regarding these crimes.

As the EU Court declared, EU Citizen Freedom of Movement ABSOLUTELY includes right to National Health System Access in EU country of residence, whenever the EU citizen does not remain covered by another EU Health System (e.g., EU Institution JSIS, cross-border employment coverage).

And as the EU Court also declared - and as DG Health has instructed Belgium to obey - it is ABSOLUTELY ILLEGAL and FORBIDDEN for any EU country, to deny National Health System Access, on any grounds involving the person being 'economically inactive', e.g., a pensioner like myself.

Although absolutely ILLEGAL under EU law, this just above is the 'reason' Commissioner Reynders' friends in Belgium, are using to deny my EU citizen health care rights, after I refused to pay the bribe they requested ... this illegal reason that I am 'economically inactive' (+ not paying bribes, which would have 'fixed' things).

Here is the EU Court Order, which DG Health has ordered Belgium to follow ... but Reynders' friends in Belgium spit in the faces of the Law, the European Commission and the EU Court -

See especially Articles 50, 59, 63, 65 of the judges' conclusion:

<https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A62019CJ0535>

And here is the Belgian government, formally incriminating itself and openly defying EU Law and EU Court Order C-535/19, using this exact FORBIDDEN, ILLEGAL reason to deny my health care rights, that I am 'economically inactive' - and trying to wriggle out of obeying the EU Court Order with the lie that EU Law is 'doubtful and uncertain' and needs 'study' for perhaps many years:

<https://dr-les-sachs.eu/belgian-corruption/lies-jelle-coenegrachts-13-jan-2022.pdf>

The above document proving Belgium guilty of brazen violation of EU Law and EU Citizen Freedom of Movement / Health Care Access rights, has been in EU Commission files and in the hands of Reynders and Mosshammer ever since 4 February 2022.

It is so crystal-clear with the above, that Belgium is directly violating EU Law, EU Court Order, and my EU Citizen rights to Health System Access, that even a long-experienced lawyer and devious liar like Reynders' assistant Monika Mosshammer, cannot offer any excuse as she tries to help Reynders' Belgian friends continue their crimes.

3. Reynders and Mosshammer refuse to address Belgian violations of EU law by Reynders' criminal friends - illegal conflict of interest in Reynders handling this dossier

In Belgium there are 20 Ministers and State Secretaries comprising the governing federal Cabinet, these 20 including 6 members of Commissioner Didier Reynders own political party grouping, the conservative-liberal MR-OpenVLD. Belgium's parties generally divide along language lines, MR being the French-speaking side, OpenVLD the Dutch-speaking Flemish side.

Two of those 6 members of Reynders' political grouping, Belgian Justice Minister Vincent Van Quickenborne, and Premier (Prime Minister) Alexander De Croo, help lead the bribery-extortion scheme over EU citizen rights, Van Quickenborne and De Croo forming a 'corruption troika' with Belgium's notorious gangster Health Minister, Frank Vandenbroucke (see link below).

As the Belgium federal police collected a dossier on the crimes against me, the De Croo government rubbished the budget of the EU-linked anti-corruption unit in Belgium's Federal Police, leaving them without funds to pursue crimes under Belgian ministers.

These corrupt ministers in Belgium are not only Reynders' personal friends and political party group partners, they are also people upon whom Reynders is dependent for political and career favours and profits after he leaves the EU Commission. They have 'bought' Reynders successfully.

If Reynders opposes these criminals in Belgium, he faces possible shunning and blacklisting for future opportunities, or even possibly a bullet in his head. The Belgian Health Minister Frank Vandenbroucke was involved in the 1990s Agusta-Dassault bribery scandal, and that in turn is often linked to a political murder, that of André Cools, who dared to speak about Belgian corruption. It is feared in Belgium that Vandenbroucke may still have friends who can kill people.

This Belgian government criminal scheme of extorting bribes from non-Belgians before they can enjoy full EU Citizen rights, is described in fullest detail from the Belgian side (not including the corruption in Reynders' office at the EU), in the major October filing with EU Rule of Law Commissioner Věra Jourová, the 24 October updated version online here, 28 pages, 13,000+ words -

<https://dr-les-sachs.eu/belgian-corruption/jourova-dossier-belgium-rule-of-law-violations.pdf>

With my initial contact with the Commission about these crimes of Belgium on 9 January, I naively thought Commissioner Reynders would be shocked at what was going on, and would simply call his friends in Belgian government on the telephone and tell them to stop being criminals and respect EU law, as I openly said in my 9 January letter, the situation hopefully resolved informally. How wrong I was!

Commissioner Reynders instead began to act improperly, in total violation of the Code of Conduct for Members of the European Commission, Reynders violating Articles 2-1, 2-2, 2-6, 4-1, 4-3 and 5-3.

Reynders treated my letter as opening a judicial-legal dossier which HE could control in a hostile manner, to benefit his criminal friends involved in bribery and extortion crimes against EU citizens violating EU law, and against whom I am a police witness.

Reynders' duty, of course, under EU Commissioner Code of Conduct Articles 2-6, 4-1, and 4-3, was to immediately notify EU President Von der Leyen of his conflict of interest in the case, and entirely recuse himself and his team from dealing with the file.

Instead of acting ethically and legally, Reynders acted with total criminal corruption, correctly identifying his staffer Monika Mosshammer, as a racist woman with no ethics, who would take pleasure in joining the criminal scheme with Reynders and his Belgian government friends, a woman would enjoy trying to destroy the life of the Polish-Jewish prime witness, maybe even kill me, via illegal Health Care Access denial.

Reynders doubtless thought Mosshammer would be clever in conducting criminal misconduct, tho in this aspect he was wrong - Mosshammer proved to be rather stupid in these crimes, tho indeed totally unethical, without scruple.

In her first letter to me on 3 February 2022, Mosshammer was able to be a bit subtle, not directly addressing what I had written, but tossing off some irrelevant paragraphs suggesting ways in which Belgium might theoretically not be doing something illegal, and asking me for more evidence.

<https://dr-les-sachs.eu/belgian-corruption/criminal-monika-mosshammer-03-feb-2022.pdf>

Immediately on 4 February 2022, I sent Mosshammer that evidence, as I had recently received the formal letter from Belgium denying my EU Citizen Health Care Access rights in Belgium, on the (absolutely illegal under EU law!) grounds that I was an 'economically inactive' person, the Belgian letter also directly stating that Belgium was refusing to respect EU Court Order C-535/19. Of course this is all quite severely illegal under EU law as explained above.

<https://dr-les-sachs.eu/belgian-corruption/lies-jelle-coenegrachts-13-jan-2022.pdf>

So already back on 4 February 2022, I handed to Mosshammer, Commissioner Reynders and the European Commission, full written proof that Belgium was in shocking direct violation of EU Law and EU Citizen core Treaty Rights on Freedom of Movement / National Health System Access.

But the criminal Monika Mosshammer, stunned by how conclusive was the evidence I presented her and the Commission, was unable to think of any reply as to how she and Reynders could continue to help violate my EU citizen rights.

So Mosshammer and Reynders and the DG Justice staff, simply refused to reply to my communication of 4 February and all subsequent communications to them and to the Commission, for more than 9 months, until feeling forced to reply to me under pressure from MEPs at the European Parliament, in November of 2022.

The 9 month delay in replying to me, after receiving the crystal-clear evidence of direct violation of EU law by Reynders' government friends in Belgium, is of course a direct violation of EU Commission Code of Good Administrative Behaviour Article 4, requiring the prompt answering of enquiries, with 15 days being the target ... not 9+ months, and not after only being pressured to answer by MEPs of the European Parliament.

Even worse for the Reynders-Mosshammer attempt to damage my EU Citizen Rights, in October I had filed the exhaustive 28-page dossier about the crimes by Reynders' friends in Belgium, with Rule of Law Commissioner Jourová, as linked above.

Even Belgian MEP Guy Verhofstadt in the EU Parliament had come to see my point, that it is quite unfair for EU Institutions to talk about 'Rule of Law' problems in Poland and Hungary, when these kinds of much more serious Rule of Law violation crimes, were going on in Belgium.

Pressured to finally say something after more than 9 months, the desperate Monika Mosshammer then resorted to outright brazen lying, in a singularly stupid official EU Commission letter she wrote to me on 9 November.

With Mosshammer still unable to deny that I have crystal-clear EU Citizen Rights under EU Court Order C-535/19, and also unable to deny that letters of Belgium government were crystal-clear evidence that Reynders' friends were violating my EU Citizen Rights and that very same Court Order, on November 9 Mosshammer wrote the utterly ridiculous lie that I had never (!) communicated to her the reason why Belgium had denied my access to its National Health System.

<https://dr-les-sachs.eu/belgian-corruption/criminal-monika-mosshammer-09-nov-2022.pdf>

Mosshammer wrote this stupid lie, whilst the very same letter cited a number of communications I had transmitted, which included this very information she said she never received.

Immediately afterwards, I conveyed to Mosshammer, Reynders, and all over DG Justice and the DGs of Rule of Law, Health, and Equality, the crystal-clear proof that Mosshammer was not telling the truth, that in fact she had had this information since 4 February, and she was spreading utter falsehood.

Furious now that I had exposed Mosshammer as a person inserting lies into EU Commission files, Mosshammer and Reynders chose to double-down on their criminality, in the 3rd and supposedly 'final' letter Mosshammer transmitted on 16 November.

Still refusing at all to discuss how I have crystal-clear EU Citizen Rights under EU Court Order C-535/19 -

And still refusing at all to discuss how the official Belgian government denial letters proved that Belgium was in total violation of EU Law, EU Citizen Rights, and that very same Court Order -

Mosshammer now just sent her gloating statement that the matter was now closed, there would be no more discussion with me, and likely no replies to any further communications to me, which, she asserted, would be considered 'repetitive'. Mosshammer arrogantly claimed that this was the decision of 'The Commission' as a whole, with her pretending to be Commission queen with powers of life and death over EU citizens - so now it was just for me to accept suffering and perhaps dying without health care, under Mosshammer's evil orders.

<https://dr-les-sachs.eu/belgian-corruption/criminal-monika-mosshammer-16-nov-2022.pdf>

Mosshammer's corrupt theory here, is that so long as she sends a couple of 'official letters', however lying, however threatening, however abusive, however illegal, however never addressing the issues of EU law, however never addressing the issues of evidence that EU law is violated - then Mosshammer can decide like some sort of tyrant queen, that the victim must suffer and never have his EU Citizen Rights, if that is the desire of Mosshammer and Reynders seeking to benefit Reynders' friends who are extorting bribes.

Mosshammer clearly violated EU Code of Good Administrative Behaviour Article 3 here on the 'duty to justify decisions', as there was no justification at all, and no attempt to even address the issues of my EU Citizen Rights under EU Court Order C-535/19, and the crystal-clear evidence of Belgium's government failing to respect those rights.

Ares numbers associated with this case which I have received:

Ares(2022)7920344, Ares(2022)7726520, Ares(2022)7048833, Ares(2022)7117392, Ares(2022)7111405, Ares(2022)7350041, Ares(2002)7455066, Ares(2022)7623100, Ares(2022)812463

Summary of Violations of EU Commission Ethics Codes

So Reynders and Mosshammer violate:

- Code of Good Administrative Behaviour Article 1 on 'lawfulness', as they are entirely avoiding discussing the EU Law involved
- Code of Good Administrative Behaviour Article 1 on 'non-discrimination and equal treatment', as I am being abused because:
 - I am a police informant on crimes against EU law by friends of Commissioner Didier Reynders
 - I am a victim of a racist crime-scheme targeting non-Belgian EU citizens
 - I am a victim of a racist group of Belgian civil servants telling me I am a 'second-class EU citizen from Poland without rights'
 - I am a victim of racist German Mosshammer taking visible psychopathic pleasure, in neo-nazi-style attempted murder of a Polish Jew, via seeking to deny my absolutely clear right to enrollment in a National Health Care System
- Code of Good Administrative Behaviour Article 1 on 'consistency', as I am being treated differently than if I was not a witness to crimes by friends of Commissioner Didier Reynders
- Code of Good Administrative Behaviour Article 2 on 'objectivity and impartiality', which are totally absent here in the Reynders-Mosshammer crimes of abuse, against the EU Citizen Rights of a police witness exposing crimes co-led by friends of Commissioner Reynders
- Code of Good Administrative Behaviour Article 2 requiring that Commission staff 'shall never be guided by personal or national interest', given that:
 - Commissioner Reynders seeks to cover and extend crimes being committed by the Belgian government against EU Law

-- Commissioner Reynders has personal benefit from serving the corrupt interests of powerful Belgian politicians in his own political party grouping

-- Monika Mosshammer has personal benefit from catering to the corruption desires of Commissioner Reynders

-- Monika Mosshammer has strong personal motives of hate and revenge against the EU citizen who proved from her own words, that Mosshammer inserts lies into EU Commission files

-- Monika Mosshammer enjoys a visible psychopathic German racist, neo-nazi-fetish, sense of power by being able to attack and brutalise a Polish Jew, whom she can possibly murder by working to deprive him of Health Care Access

-- Monika Mosshammer and Didier Reynders both, are able to earn thousands of bribes in the present by serving the bribery-extortion criminals in Belgium, who are laundering Covid 19 funds and EU taxpayer funds via corrupt law firms, as described in the October Belgian Rule of Law crimes dossier linked above

- Code of Good Administrative Behaviour Article 3 on 'duty to justify decisions', as no justification is provided with the main issues of EU Law and evidence of violation of EU Law, these are never even addressed

- Code of Good Administrative Behaviour Article 4 on 'answer enquiries in the most appropriate manner and as quickly as possible', with the 9+ month delay and then responding only with a stupid lie about not having information which she knew she had - nothing 'appropriate' given the proven lying, and never addressing the core issues involved of EU Law, the crystal-clear EU Citizen Rights of the victim, and the crystal-clear proof these Rights and the relevant Court Order were egregiously violated by a Belgian government crime group involving friends of Commissioner Didier Reynders

And of course regarding Commissioner Reynders and his violations of the Code of Conduct for Members of the European Commission:

- Reynders has clearly violated Article 2-1, as he has not acted in the 'general interest of the [European] Union', but only in the interest of his fellows in the Belgian bribery-extortion mafia

- Reynders has clearly violated Article 2-2, as he has not conducted himself with 'independence, integrity, dignity' nor with the 'highest standards of ethical conduct', but rather has been the most criminally disgusting corrupt EU Commissioner since the Santer-era scandals of the 1990s

- Reynders has clearly violated Article 2-6 as he has not acted to 'avoid any situation which may give rise to a conflict of interest or which may reasonably be perceived as such', but instead acted where he has clear 'personal interest' with 'potential benefit or advantage' to himself, to be gained from his friends in Belgium leading a criminal scheme of violation of EU Law

- Reynders has clearly violated Article 4-1, as he failed to 'recuse' himself from any 'decision ... instruction of a file ... participation in a discussion ... in relation to a matter' falling under the 'conflict of interest' provision of Article 2-6

- Reynders has clearly violated Article 4-3 as he failed to 'inform the President of any situation that falls under Article 2(6)'

- Reynders has clearly violated Article 5-3 as he is 'responsible for ... any external transmission by members of their Cabinets', and he has allowed and encouraged corrupt assistant Mosshammer to make external transmissions with lies and brutal tormenting abuse of an EU citizen, who is a witness to crimes against EU law involving Reynders' personal friends and political partners.

On the basis of the above and the proof documents in the links and all additional such items available to you, I therefore ask that you take appropriate action with recommendation to EU Commission President Ursula von der Leyen, on how to protect all EU citizens from being victimised by similar crimes in the future:

- The dossier regarding the Belgian government violation of my EU Citizen Rights to Freedom of Movement / National Health Care System Access, with Belgium egregiously violating EU Court Order C-535/19 of 15 July 2021, needs to be immediately pulled from the conflict-of-interest corrupt cabinet of Commissioner Didier Reynders, and given to another Commissioner, such as the Commissioners for Health, Rule of Law, or Equality;

- President von der Leyen should demand the resignation of Didier Reynders from the current EU Commission, and consider having him stripped of his right to an EU pension, given his criminal misconduct

- Monika Mosshammer should be immediately barred from any role involved with deciding upon the Rights of EU citizens, and banned from making any EU communications with members of the public, until she can be entirely terminated from EU Commission employment.

Very sincerely,

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