

Ms. Katalin Baranyi and Mr. Herman J Berge
665, rue de Neudorf
L-2220 Luxembourg
Luxembourg

Phone : +352 43 12 65
Fax : +352 26 43 12 11

Procureur Général d'Etat (Attorney General)
Palais de Justice
P.O. Box 15
L-2010 LUXEMBOURG

Luxembourg May 25 2011

Att : The Director General of Public Prosecution / Attorney General
Re : Danske Bank S.A. – Criminal Complaints I to XXIX
Case # :
Your reference :
Our reference :
Posting by : Mail and fax
Your fax # : +352 47 05 50
Numbers of pages : 2
Attachment :
Copy : Eurojust ; OLAF; Ombudsman; Grand Duke; Commissioner V.
Reding

C R I M I N A L C O M P L A I N T

X X I X

1. FORMAL INFORMATION

Date of Crime : February 9 2011 – present.

Scene of Crime : Notary Francis Kessler's office, 5, rue Zénon Bernard, L-4002 Esch-sur-Alzette.

Offender : Notary **Francis Kessler**, 5, rue Zénon Bernard, L-4002 Esch-sur-Alzette

In regards to the facts in this matter, we refer to previous criminal complaints of 221208, 260109, 280109, 020209, 030209, 050209, 100209, 110209, 091209 (IX, X, XI and XII), 101209, 141209, 150110 (XV and XVI), 190110, 200110, 270110, 240310, 080910 160211, 020311 (XXIII, XXIV and XXV), 210311, 290311 and 300311 which we advise the prosecutor to read and assess thoroughly.

2. THE OFFENCE

For a backdrop of the matter, please refer to Criminal Complaints XXII – XXVIII.

On May 18 2011 the offender sent us a threatening fax, threatening us – although lacking any legal foundation – that he would soon start the procedure of a forced sale of our house.

Exhibit # 1 : Fax from the offender of May 18 2011

As a notary in Luxembourg the offender knows that if any dispute occurs during his execution of a forced sale, he is then obliged by law¹ to suspend all proceedings and bring the parties of the dispute before the President of the court for the latter to make a ruling. The offender has refrained from answering upon our objections and petitions and has – instead of bringing the case to the court, as he is obliged to – covered up the dispute (described in said criminal complaints as well as in letters to the offender), this in order to be able to carry out his forced sale, hence the offender has committed fraudulent concealment, this in addition to violating his oath to the Grand Duke.

Subsequent to the fax of May 18 2011 the offender has started harassing us by threatening phone calls, disturbing our private life. Taking into consideration the content of the fax mentioned above, these phone calls are regarded (by ECHR) as torture, wilfully carried out by one of the Grand Duke Henri's notaries, motivated by the idea of depriving us of our right to access to court, and simultaneously scaring us into an illegal auction.

By this we **PETITION** the public prosecutor to issue a restraining order against the offender and any of his henchmen prohibiting him/them from: 1) calling, faxing or writing to us, and 2) coming closer than 100 meters to any of our family members.

As the law is undisputable and clear, having in mind that the offender is a notary and thus should know the law which is dictating his daily work, having in regard that he is paid by a notorious criminal entity; Danske Bank International S.A. to carry out his illegal activity, we have strong reasons to believe that the offender is corrupt and thus should be immediately suspended.

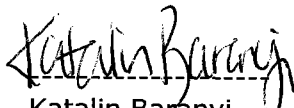
3. IN CLOSING WE PETITION THE PROCUREUR GÉNÉRAL D'ETAT:

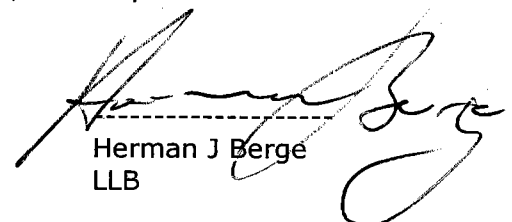
- to investigate the above mentioned actions and prosecute the offender/-s.
- to inform us, within two weeks of this letter, whether the actions pointed out in this criminal complaint are offences or not according to Luxembourg law.

We do reserve the right to claim compensation for any economic loss, as well as non-pecuniary damages, these actions have caused us. In this regard we wish to be notified by the Director General of Public Prosecution whether such claims can be filed as part of the criminal case.

This Criminal Complaint is submitted to the Procureur Général d'Etat in English in accordance with the ECHR and the EU Charter of Fundamental Rights.

Should the prosecutor render the abovementioned actions as lawful in Luxembourg, we then petition the public prosecutor to – without further due – **refer** this petition for investigation of gross financial cross-border² crimes, to Eurojust, as a request for assistance.


Katalin Baranyi
PhD Scolar


Herman J Berge
LLB

DATED in Luxembourg this 25th day of May 2011; delivered by fax and mail to the attention of the Procureur Général d'Etat.

¹ See the new civil procedure act Art 879 and ECJ decision of May 24 2011 against Luxembourg, §§ 20 and 107.

² We remind the public prosecutor that all (but one) agreements between the bank and us have been entered into while we lived in Norway.

BILAG1.**Me. FRANCIS KESSELER****DOCTEUR EN DROIT
NOTAIRE****5, rue Zénon Bernard
B.P. 186****L-4002 ESCH/ALZETTE****Tél: 54 15 71 - 1 / 54 15 72****Fax: 54 33 51****notaire@kessler.lu****MESSAGE FAX****DATE : May 18th, 2011****DE : Etude de Maître KESSELER****à M. et Mme BERGE****FAX.: 26 43 12 11**

Dear Mrs. & Mr. Herman Berge-Baranyi,

As you know, at the request of DANSKE BANK INTERNATIONAL your house will be sold by way of a public auction.

The procedure will start shortly.

Since it is in your interest to open your house to potential bidders/buyers in order to achieve a reasonable sale price, please let me know what days or dates would be suitable for such visits.

Usually, these visits are scheduled on Saturdays and on one day during the week.

Kind regards,

Francis Kessler

