



www.newlegalframe.com
www.desireestokkel.nl

desiree stokkel, donkerelaan 39, 2061 jk bloemendaal-nh, nederland

27 october 2008

INTERPOL

Ronald K. Noble
200, Quai Charles de Gaulle
69006 Lyon France

FBI Londond/USA

J.Edgar Hoover building 935
Pennsylvania Avenue NW America

Int.Criminal Court

Judges Akua Kuenyehia & René Blattmann
Register OTP-cr-407/07
PB 19519, 2500 CM The Hague

Ronald Noble, FBI & all employees of ICC,

The International Criminal Court needs to be closed down immediately. Temporarily.
Based on the argument that Prosecutors & President have misinformed other Statemembers of the Statute of Rome, UN, EU & the world about a lawcase against hostcountry the Netherlands, since 1 may 2007.

Since november 2007 ICC ignores me - my lawcase against the Dutch supreme court, parliament Balkenende & co I-IV & municipal Bloemendaal - completely.

This implies that:

- ICC wants to be partial to hostcountry the Netherlands, regardless the consequences.
ICC wants to hide my lawcase against NL for other statemembers for the rest of the world
 - ICC wants to torture me as a victims and destroy my life completely.
ICC keeps suspects/perpatrators of my 'hidden lawcase against NL' in their powerful position, giving them freedom to move from job to job, distributing their war-crimes.
While I don't get any justice.
 - ICC wants to weaken the national security of the Netherlands & the World.
For example. One of the suspects/perpetrators of my case in former Statesecretary A. Aboutaleb. Last week he became the new major of Rotterdam, with its mainport.
ICC & AIVD should have stopped this man = when he has to appear in ICC-courtroom, this implies that he can't get a Major according to our NL-constitution.
Based on evidence about the AIVD I have given to you, I prove that this 'intelligence service' does not read files at all and wants to protect local war-lords who work as major & aldermen in a local cityhal.
Aboutaleb is now major of the Police in Rotterdam, which implies that 'a suspect who should already have been put into ICC-prison is in charge of Rotterdams' security...'
My websites are open for almost 3 years.
Every criminal or so called 'terrorist' walks free after being arrested for crime = he /she can't be arrested by a criminal major in charge.
- Thus?
Mainport Rotterdam & district are a 100% open for local crime...and nobody can stop these criminals.
- ICC proves to be a highly corrupt Int.Court of Law, closing dark deals with UN Ban Ki moon & UNHCHR.
The image of ICC is so criminal, that countries like Sudan, Russia, China refuse to cooperate, while they are informed about my case against NL, thanks to publication of the file on my websites.

The way ICC-judges judged in the case of mr. Lubanga Dyilo, last week, does not remove the criminal corporate image of the court.

ICC needs

- Systems that prove that the Office of the prosecutor, ICC-chambers, Registrar & Presidency of the court are trustworthy organisations for victims, statemembers, national security & worlds'security.

These systems prove:

- administration systems
 - = publication of truth about cases brought to ICC by victims on the ICC-website, to inform other statemembers & civilians = media-system.
 - = registration of files and proceedings on it
 - = timeschedules for investigations / hearings / trial
 - = expected date for closure of the case
 - legal systems
 - = victimcare to protect the victim who lives in war and has started a lawcase against a statemember
 - = lawyer for the victim that started a lawcase against a statemember
 - = legal proceedings for the suspects/perpatrators, including a lawyer for defence
 - = publication of proceedings on the ICC-site
 - political systems
 - = publication of written agreements between ICC and UN, EU, NATO, Interpol and all other political organisations
 - = publication of talks between ICC and political actors on the ICC-site
 - Prison-system
 - = publication of written information about the whereabouts of ICC-prison, or coöperation with other prisons worldwide
- ICC needs 1 new President of Court = Phillip Kirsch has proven to be partial to NL and wants to torture vitcums, wants to weaken the national security of NL & worlds's security.
 - 4 New Prosecutors = when 1 prosecutor starts to work like a partial-criminal, an other one can take over the file after an offical complaint from the victim who started the lawcase in the first place.
 - 2 Registrars = 1 for the Prosecutor, 1 for the ICC-chambers
 - Complaint system
 - = When Prosecutors or Judges fail to procede on a file, the victim who started tha lawcase in the first place needs to be protected with published reglements/protocols/ procedures.
 - = When ICC failes to restore legal mistakes, the victim who started an official complaint must have the opportunity to ask Interpol & FBI for assistance. When ICC Prosecutors or Judges don't live up to their responsibility & authority, they cause war.

Its already too late in NL!

ICC has given the suspects/perpetrators in my ICC-case freedom to skip from Job to Job, to distribute their crimes against humanity...

**To close ICC temporarily - because you want to prove to the world that you are NOT a lobby- & assasinationscentre that tortures & kills victims on command of the UN - , is the only correct method 'to clean the court, to remove criminal ICC-employees and to start all over again'.
You have to release ALL ICC-prisoners immidaitely.**

You have to restart ICC with the case against NL first, than redo all former cases against other dictators.

Have a good inspiring day in the Galaxy...

And I need your official respons on my file, to put the mind of terrorists at ease...

Desiree Stokkel.