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Open Brief / Open Letter

to

Civicus.africa, China.embassy & Kremlin.ru

ICC is concentration-camp, no International Court of Law

april 2008

Dear Kumi Naidoo, Xue Hangin & Dmitry Medvedev,

**Foreigners have to rescue me from ICC - a concentration-camp for my family.
Presidency / OTP of ICC refuse to deal with/ conclude my file against the Dutch supreme court, parliament Balkenende & municipal Bloemendaal.**

Following points declare what I need:

1. My charge against NL with ICC from 1 may 2007
2. Discrimination, humiliation, obsessions and even a attempt to murder within Presidency/OTP of ICC
3. Execution-law for ICC located in NL --ICC is partial to hostcountry NL--
4. To compare NL-criminal-court-procedures with ICC-procedures
5. Solutions for conflict-ending

My charge against NL with ICC 1 may 2007

- Start-date of my charge against NL is 1 may 2007.
- In my ICC-paper of 1 september 2007, I describe how ICC has received my charge = Methods of working of OTP of ICC proves no-transparency, no professional legal attitude, untrustworthiness, inhuman policies... and this has to change for the better. I also explain how NL functions.
- 12 November 2007, Registry sends me an official letter of receipt with regard to my file, but without an explanation on procedures within OTP. Which procedures/investigations are executed, are unknown to me. I have to wait....
- I do get a 100% freedom of speech on my websites, without any further instructions or comments.
- 7 february 2008, I send a formal complaint to the Presidency & OTP now procedures / investigations fail to occur for the conclusion of my charge. Officially, ICC does not acknowledge receipt of my charge against the Netherlands on her website; Dutch supreme court, parliament & municipal can continue 'playing dictatorship in my family-life' without punishment.
- ICC makes no effort 'to transform Dictatorship NL into State of Law NL'.
- 8 march 2008, I send Registry a letter, describing: 'ICC discriminates and humiliates me as resident & victim of statemember NL = ICC only acknowledges dictatorship Africa, not NL. I want an answer on questions concerning dealing with/conclusion of my file'. No respons.
- 1 april 2008. I'm furious about the fact that ICC reads my websites - enjoys this clearly - and refuses to deal with/conclude on my file. No respond. When do I get my human rights back; when may I live my life as a normal person/mother in State of Law NL?

Discrimination, humiliation, obsession, even attempt to murder within Presidency/OTP of ICC

- ICC ignores me, what implies that I have to read the ICC-website for information. Abnormal!
- Press-releases of ICC point out:
 - OTP educates Africans on proceedings within ICC; other civilizations from other statemembers do not get education...
 - OTP counsils victims from Africa, who want to start a procedure or already have started one; victims from other statemembers do not get counseling...
 - Presidency/OTP talks on the political level with the Arab Liga, African Union, NGOs & AVOs; talks with UN & EU are not/hardly described on the site...
 - Presidency 'chats homely' with the premier of Germany
 - Agenda's, procedures, reports & results of these talks are missing completely = ICC hides true business-policies for statemembers & victims.

- ICC discriminates & humiliates statemembers & victims from Asia, Europe & Latin America by not acknowledging those residents as war-victims. ICC also discriminates on African soil; various AU-statemembers are also being ignored. It seems as if ICC is a local African Court of Law!
- Presidency, OTP & Registry are obsessed during handling files
 - procedures are missing or are being hidden away
 - the political relationship with host-country NL is hidden from the public
 - letters of complaints of victims are being ignored
 - my kids & I are not acknowledged as human beings + we do not get educations/instructions on procedures/investigations + timeschedules for conclusion of my file are missing
- Attempt to murder executed by Presidency / OTP
 - Within these deceptions the wish of employees is: 'Put AU-dictators into ICC-prison, in order to create Worldpeace'. They work with an overpowering blinding obsession, now they are not approachable on mistakes in proceedings and the consequences for their acts for statemembers & victims. They don't want to know that they are war-makers & war-intensifiers on planet Earth, what causes victims to be lawless persons for a longer period of time.
 - This is a psychiatric problem = behaviour & physiology in the body of employees cause an aggressive method of rescuing human lives. Only psychologist/psychiatrist can stop this. Dutch therapists - and Prof Law - are not intelligent enough: Presidency & OTP take advantage of me.
 - ICC is the last resort for Criminal Punishment on planet Earth. From the moment on, they ignore complaints - and manipulate people into death - they decline to a concentration-camp.
- **NO EXIT = Presidency & OTP give my family access to ICC, but refuse to handle us as human beings. We are imprisoned and kept in the dark in a lawless position indefinitely. They refuse to explain plans they have with our lives. Refuse to show us the exit of ICC. ICC is a concentration-camp for us. We have to wait for the day the camp-tyrant is prepared to acknowledge us as human beings, to give us access to legislation / security / national security, and to create the possibility to leave ICC. Or, the tyrants will kill us...**
- **3 methods to kill someone with in NL, without being punished for it; ICC executes these methods on my family too:**
 - Ignore a person as a human being with rights = OTP ignores their legal obligations for my family in NL.
 - Acknowledge a person as a human being with 'freedom of speech', but ignore all other legal obligations = OTP reads my websites, but doesn't acknowledge me as a human being - the starter of a charge against NL - which give the NL-parliament freedom to maintain and intensify their dictator-behavior. Will the Prosecutor use my texts on my sites against me in courtroom?
 - Turn a victim into a suspect/perpetrator = traumatize victims as much as possible, with the result they can only free themselves with the use of violence from a life in a concentration-camp and/or camp-tyrants.
OTP forces me 'to close friendships with well-known terrorists in order to free myself & kids from the obsessions of Presidency / OTP of ICC. Violence to stop violence with...
Do I have to ask terrorists to assassinate employees of Presidency / OTP, so they will be replaced by new personnel, who are prepared to work with justice & fairness... and are willing to give me my human rights back in a fair trial? It looks like it!!!

Execution-law for ICC located in NL- - ICC is partial to hostcountry NL--

- **This law suggests that the NL-parliament respects & executes the NL-legal-system correctly. Members of parliament are being addressed as 'trustworthy' by ICC.**
 - The NL-Minister of Justice has to be cooperative with ICC, in order to have NL-criminals judged by an ICC-judge.
 - Not one code of this law indicates 'which procedure must be executed when the NL-parliament itself is the dictator for ICC-trial'.
 - Not one code of this law indicates how in NL victims of the NL-parliament have to be protected, as soon as the NL-Office of Prosecutor, Police, Court of Law - plus Lawyers - work like dictators...and therefore can not offer security to NL-victims.
 - OTP of ICC has no procedure available to protect victims of the hostcountry with.

Compare the NL-prosecuter with the ICC-prosesuter; treatments of victums/suspects

- **NL-legal-system = 50% fair cases + 50% corruption/dictatorship**
- **Every person in NL has to execute the NL-constitution, international employees too.**
 - Employees of ICC have to execute the NL-constitution first, according to article 1. non-discrimination for everybody present in NL.
 - Employees of ICC have to deal with article 94 of the NL-constitution too: treaty is more significant than law = Statute of Rome.
 - Employees of ICC have to build ICC on top of the NL-legal-system. Which implies that 'ICC-procedures have to be balanced on the same level of intelligence with NL-procedures'.
- **The International Criminal Court (ICC) is a dangerous court of law. Much more dangerous than the International Court of Justice (ICJ- Peacepalace)**
 - **ICC works for individuals who start lawcases against a statemember /national dictator**
====**ICJ works for statemembers who start a lawcase against another statemember**
 - **ICC can have files of individuals removed / ignored without a hitch, because individuals are not strong enough to defend themselves against this practise, resulting in the fact that civilisations are not informed on existing lawcases**
==== **ICJ can hardly destroy / ignore files, because a statemember is strong enough in the media and can inform the people about existing lawcases**
 - **ICC hides her political talks with individuals & statemembers**
====**ICJ can't hide political talks for the people**
 - **ICC can be used as a laundry-service for the removal of dictator-behavior of parliaments of statemembers, thanks to blackmail-practises of other statemembers**
==== **ICJ can be used as a laundry-services needed by dictators too, but truth will come forward much sooner and the people will get to know this truth earlier**
Because of this people receive some rights, sooner or later.
- **NGOs & AVOs are trains for deportations to ICC-concentration-camp**
 - Employers/employees/reporters do not execute the NL-constitution, national laws & treaties = they make the choice for violations of human rights & manufacturing of lawless people.
 - Employers/employees/reporters are participants in the laundry-services for parliaments = they make the choice for favourism with members of parliament for status quo, income, foundations & media
= they make the choice to manipulate civilians into death, knowing that bringing a civil servant to trail for 'misconduct' is officially possible, but not done in NL
= they enjoy their personal sneaky criminal behavior and the power-games inherent to it in the media
 - Employers/employees/reporters refuse to aknowledge the exsistence of legal files, refuse to read and act on them in the community too
- **Employers/employees/reporters refuse to rescue my life by explaining the truth about the lawless situation my family lives in - and their contribution to it - . Refuse to aknowledge, picture & correct mistakes maken.**
 - They do not want to give me emotional support, money or other means to survive ICC...
- **Result: I live like a Jewish woman under Hitler, even within Presidency & OTP of ICC**
 - I do have more freedom of speech than war-victums of Hitler had

NL-criminal court-procedures

Which tasks have NL-prosecutors to fulfil in order to protect me - victum/suspect - according too...?

- **Lawbook Criminal proceedings**
- **Law organization Court-system**
- **Website victum-care**
- **Lawbook Criminal justice**

In simple English:

Lawbook Criminal proceedings

Article 1

Law decides in which way Criminal proceedings on human beings and organizations have to be executed in the NL-legalsystem

= OM Haarlem ignores this law completely. Prosecutor should investigate and act on my report of crime in case of abusal by public servants of Bloemendaal. OM Haarlem refuses - for many years now - to read my file and sends it back to me. Because of this I'm not registered as a woman who reports the crime 'misconduct' of public servants & members of parliament.

= Prosecutor refuses to acknowledge me as a victum of violence; refuses to bring my case to the police-judge / criminal-judge. Proscuter even refuses to read my letters of members of parliament.

= Public servants of the municipal Bloemendaal are searching for opportunities to turn me into a perpatrator. They know that the NI-parliament refuses to put the municipal Bloemendaal under legal restraint of the parliament = Bloemendaal may behave like war-criminals who refuse to execute human rights. Suddenly, these Bloemendaal public servants accuse me of DEFAMATION, because I publish me files of all the lawcases - in my role as wellfaremother - on my websites.

= Prosecutor has to protect me and must investigate on my file now I'm a suspect of crime, suddenly. Especially when the Police works like a terrorist in my livingroom on command of the Bloemendaal public servants. OM Haarlem still refuses talks & investigations.

Article 7

Procurator-general with the Dutch supreme court (DSC) takes care of charges on criminal facts in cases contributed to the DSC for the first trail.

= DSC is obliged to investigate on my file against Bloemendaal & NL-parliament Balkenende, because the DSC judges on misconduct executed by members of parliament.

Article 12

1. Criminal fact is not being charged by Prosecutor; victum can lodge a written complaint with the criminal court.

= I started lawcases with the Administrative court. An unemployed person always has to start with the Administrative court, even in cases of misconduct. The Administratie-judge knows that OM Haarlem refuses to read my file. Administrative judge knows that Bloemendaal refuses to execute on human rights.... and behaves like a dictator.... Result: Administrative judge refuses to send my file to the Criminal Court Haarlem and forces me into a lawcase with the DSC for a trail against members of parliament.

= DSC has to judge against NL-parliament, possible thanks to my letters written to those same members of parliament.

= DSC has to judge on the fact that public servants of Bloemendaal refuse to execute on laws & treaties.

= Bloemendaal does not acknowledges the existence of the verdicts of the Administrative judge or does not want to act on these verdicts in the favour of my family. This is misconduct. DSC had to send my file against Bloemendaal to a Police-judge/ Criminal-judge in another disrict, for example Amsterdam or Utrecht.

= Procurator-general of DSC refuses to read my file. DSC is now a terrorist -organisation; I have to go the the International Criminal Court. Members of parliament refuse to make DSC read my file and judge on it, which implies that the NL-parliament also wants me to go to ICC for the last trail in Criminal Court on Earth possible.

Article 27

[1.]A suspect is a person who lives under circumstances which are against the law.

= Police arrives in my livingroom and tortures me mentally on command of the mayor of Bloemendaal Wim de Gelder. He finds me guilty of DEFAMATION.

= Police states: 'You are now a suspect of a criminal fact, you have to clean up your website, we observe you for a week....after that we close your website if its not clean enough...'

= Police has no letter/ documents that prove that the mayor Wim de Gelder finds me guilty of DEFAMATION.

= Police only wants to handle this case verbally, so I can't prove that they have abused me.

[2.] Suspect is informed formally - written - on charges against him/her.

= Bloemendaal & Police only want to abuse me, sneakily - and not be brought to trail for it - therefore I do not get official documents 'for my so called mis-behavior'.

Article 28

[1.] Suspect may use the service of a lawyer for defence.

= I can't use a lawyer for abusul & misconduct, because the OM Haarlem ignores my file. The accusation of DEFAMATION is not written down by Bloemendaal or Police either.

= Lawyers in this district are corrupt and loyal to the municipal Bloemendaal & Presidency of the Court Haarlem. I 'm a poor woman living in one of the richest villages in NL = I have no rights.

Article 29

[1.] Is a suspect being interrogated by a Police-officer or Legal-public servant, this (legal) servant may not use (mental) violence to get a confession. Suspect is not obliged to answer questions.

= I have less rights than terrorists! Terrorists get a written record ful of criminal facts & demanded punishments. I don't get a written record of the Police or Prosecutor; the judge can't write a verdict. = I have no human rights!

= Prosecutor Haarlem refuses to investigate on my complaint on the behavior of the criminal police-officers.

= Head of Police Kennemerland also refuses to investigate on the criminal behavior of police-officers.

[3.] Statements of the suspect, are written down in the record of interrogation in the words pronounced by the suspect, as much as possible. Record has to refer to the legal fact that 'to answer a question is not obliged'.

= The way the Police addresses me is retarded in my opinion. Police-officers believe 'that I'm to stupid to claim my rights with the court of law' = they have not read my websites... while they command me to clean up my websites... And according to them I'm guilty of DEFAMATION?

Article 31

Suspect must receive a wrtten record of every interrogation.

= Politie & OvJ are obliged to record all talks/ deals in writing and they have to give me a copy of all documents in the file.

Article 32

Suspect does not receive a copy of the file. Within 14 days - after an oral interrogation - the suspect has to lodge a complaint about this matter with the OM or Criminal court. Does the suspect still receive no documents, he/ze can object after 90 days.

= I never get evidence of Police or OM, because its already clear on the day of my request - april 2007 - that I have to go to ICC to get my human rights back...

= I have tried to get hold of documents from my file by writing all letters to OM, Police & Court of law. But, I do not get procedures which prove NL is a state of law. Because of this I can prove now that I 'm being abused by Police, OM Haarlem & Bloemendaal.

VICTUMS

Article 51a

1. Persons - victims of criminal facts - can claim a payment for the damage against the perpatrators during proceedings within Criminal court.

= I'm a victum of misconduct... and I want to start lawcases against public servants Bloemendaal, members of parliament & (legal) public servants, because they torture me mentally... And because they refuse to aknowledge the excistence of verdicts of the Administrative judge in my file. Thus: I have to go to the DSC for a lawcase concerning misconduct.

= With DSC I can claim a payment for the damage from all members of parliament. Bloemendaal-perpatrators have to be judged again by a Criminal judge in another district than Haarlem. But, DSC refuses to read my files against parliament & Bloemendaal

= act of terrorism.

= Because my file with ICC is anchored in the NL-legal-system, I can claim a payment for damage within ICC. ICC has to be more intelligent than the NL-legal-system according to the NL-constitution.

2. When victims die during trial, their heir of body can also claim a payment for damage from perpetrators.

= From the moment I die, my kids can not claim a payment for damage with the court of Law Haarlem or DSC, because my file is with ICC. On top of that, their father doesn't want to finish this lawcase on their behalf.

Article 51b

1. Before a hearing against a suspect starts, victims have to announce their claims in writing with the Prosecutor in charge of the case.

A form is available for these claims, written by the Minister of Justice.

= Procurator-general of DSC refuses to read my file and refuses to put it on the table of the DSC-judge. Result: I can't fill in forms for the payment of the damage.

= In my letters to members of parliament and ICC I have been very clear about the system for damage-payment I want. I want all perpetrators to pay me a 100 euros for every single month they treat me like their slave m/f

Article 51d

1. Victims have the right to receive a copy of all documents in the file.

= I get nothing.

2. Judge or prosecutor can decide that a victim is not entitled to have a copy of all documents in the file, because it interferes with ongoing investigations or the security of others involved.

3. Prosecutor has to inform the victim about the decision whether to give a copy of the file or not. The victim can lodge a written complaint with the judge - when there's no response - within 14 days after the first request for information.

= Administrative judge decided in 2007: 'Stokkel can publish her file on the Web'. The fact that OM Haarlem & Police Kennemerland 7 DSC work like terrorists in my case, is irrelevant

Article 51e

1. Victim can use a lawyer for personal business and protection.

= Thanks to corruption between lawyers & municipal Bloemendaal / parliament Balkenende in the legal-system Haarlem, I can't find a lawyer to protect me. We live without (national) security. I can't go back to another NL-court either, now my file is with ICC.

Article 51f

1. Prosecutor informs victims as soon as possible on proceedings in the case - timeschedules included - in writing.

= I get nothing.

In the Lawbook Criminal proceedings many articles prove that I'm a human being with human rights

- investigation on misconduct
- interrogation of public servants & members of parliament
- official orders for proceedings during trial
- punishments for perpetrators
- payment for damage for victims

I shall not outline these systems to you here, because OM Haarlem & DSC concluded 'that I have no human rights at all'. Its time to move on to Proceedings within ICC.

Law organization Court-system

Article 1

Law defines:

- a. Courts of law
- b. Legal public servants:
 - 1°. President of DSC
 - 3°. Procurator-general of DSC
 - 6°. Prosecutors

- 8° Registrar & clerck court of DSC
- c. Judges for writing verdicts / decrees
- e. Dutch supreme court
- f. Minister of Justice
- g. Board of Jurisdiction, in article 84

Article 4

1. **Hearings are open for public, unless the law states differently. Verdicts of 'sneaky hearings' can be overruled by a judge of a higher court. Judge decides which hearings are open for public or not.**

= Administrative court is open for public, but an audience is never present, This gives the Administrative judges the opportunity to become corrupt.

Article 5

1. **All 'sneaky written verdicts of all judges' can be overruled by a higher judge, from the moment a verdict is not declared in public. Each verdict / decree has to explain why specific decisions are made by a judge... and why those decisions cause punishment.**

= On www.rechtspraak.nl are not all my verdicts from my file published; the people are being deceived deliberately in order to keep politicians in a powerful position in parliament, while they are guilty of serious misconduct

= OM Haarlem, Courts of law and DSC may be terrorists who remove individuals and their files from the community.

Article 12

Judges & registrars of DSC are forbidden to communicate with parties or their lawyers,.... about the contents of files from clients / conflicts.... when they know of the existence of these files / conflicts or suspect that they exist and will be used in courtroom. These servants are obliged to keep contents of files / conflicts / cases confidential

= Registrars of DSC decide in their letter to me 'that DSC can not investigate on double-crossing policies of the Centrale Raad van Beroep (highest court for social administrative conflicts) . These registrars are not permitted to take over the job of the judge, but they do it anyway.

= Registrar of DSC told me on the phone - when they received my parcel for the third time - 'DSC refuses to open your parcel with your files in it and we shall never read your file, because its not send to us by a lawyer'.

= These registrars work like terrorists and are guilty of misconduct
 = DSC is obliged to open all parcels and to read all files, in order to investigate 'if a case is a case against dictatorship NL'.
 = DSC-judges refuse to judge in my case without any explanation, what makes them guilty of misconduct
 = DSC wants NL to grow into a dictatorship

Article 15

1. **Every Court of law has a Presidency, with a chairperson, a district-chairperson and a non-legal member.**

Article 23

3. **On of the tasks of Presidency of Court is to promote legal standards and to make uniform practises for the interpretation of law, within the court-system. Tools are meetings with court-districts or a local court-meetings. Presidency does not judge on the contents / conflicts of / in files brought to court for judgement, by parties / lawyers...enz.. Judges write verdicts, not Presidents.**

= Presidency of Court haarlem refuses to aknowldge my complaint about partial judgements of judges in the district Haarlem. Even 'crude behavior of judges during trail' is not investigated on. I do not get a hearing with the Presidency.

Article 26

1. **Presidency works with regulations for complaints.**

= I did receive a regulation for handling complaints, only the complaint was rejected 'because I can go to court'.

= Corruption of judges is not aknowledges and investigated on. president Balkker of haarlem is partial to municipal Bloemendaal; he is an advosor for the mayour & aldermen and even speaks in public for the cityhal. This is forbidden by law, from the moment the President signs his/her labour-contract.

DUTCH SUPREME COURT

Article 76

1. **DSC accepts in first trail - and highest court - files concerning misconduct executed by members of parliament.**

2. Misconduct is a criminal fact. A member of parliament or public servant is also punished for the fact that he/she misuses a powerful position within the parliament or government = article 44

3. DSC can make perpetrators pay victims for the damage they caused.

4. Present in courtroom of DSC are 10 judges. When their votes strike, the decree is written in favour of the perpetrator.

= DSC acknowledges the existence of misconduct in lawbooks officially, but not in good-practise. Not in bad-practise either!

= DSC refuses to acknowledge the fact that NL can be a dictatorship too.

Article 77

1. DSC judges in cases of differences between jurisdiction / competence between various courts of law in 1 file:

e. Administrative judges

= DSC is obliged to investigate on corruption within the Centrale Raad van Beroep - highest Administrative court in NL -. This court removes evidence from the files, what causes lawless positions of the unemployed in NL. Even letters of members of parliament are being ignored/removed from the file, when they prove 'a person is already lawless'. CRvB simply doesn't want to end conflicts between government & resident.

Article 78

1. DSC writes a decree when the Procurator-general claims an special interpretation of laws & treaties from the DSC-judge. Of course based on a file from an other higher court of law or a file that proves misconduct from members of parliament. Which meaning has a law / treaty in the society/community? Is NL a state of law, or is it a dictatorship?

Article 79

1. DSC destroys proceedings, verdicts & claims of other courts of law, in following situations:

- a. file proves proceedings were not executed in a way they should have been**
- b. violation of NL-law = judges refuse to work with laws, treaties & codes, what destroys human lives of parties**

= DSC has to overrule my verdicts from the Administrative court, because these judges have ignored evidence from the municipal Bloemendaal & NL-parliament, what causes my lawless position in NL.

= Although I have asked the Administrative judges many times to use specific laws & treaties to stop the abuse of the government on my family,,, they preferred to continue writing verdicts based on their fantasy & corruption.

= DSC has to refer my case against public servants Bloemendaal to a Police-judge / Criminal-judge in another district. Haarlem is completely corrupt in my case.

Article 81

DSC judges that a complaint can not end in a decree of DSC. Because a decree will not contribute to better understandings of law & treaties and will therefore not provide in more legal-security for the people. Or a decree does not result in a uniform interpretation of law & treaties.

DSC has to write the party who requires an above mentioned decree an explanation that proves DSC can not provide in 'conflict-ending'.

= DSC has to write me a letter / decree with an explanation for the fact that they believe 'that they don't have to judge in my case of misconduct'.

BOARD of JURISDICTION

Article 84

1. There is a Board of Jurisdiction

Article 94

A tasks of the Board is to support activities of Courts of laws, aimed at uniform interpretation of law and to provide in legal standards for legislation.

= Board refuses to investigate on the corruption within the Court of law Haarlem, Presidency of the Court included. They are responsible for 'a fair trial for parties', but they don't want to be responsible in my case.

= They write me: 'We don't interfere with the work of judges in files'. But the Board does have political talks with members of parliament!

= The Board has to investigate on crude behavior of judges during hearings. Rude, partial & corrupt judges causes an overload on

extra lawcases from residents against the government = war & waste of tax-money.

Article 96

- 1. Board of Jurisdiction may not judge on the contents of a file / case on the desk of a judge. Only judges write verdicts/decrees.**

= In my case judges behave like the 'friends of dictators', which implies that the Board may start an investigation. It's their task to make sure judges obey the NL-constitution in their labour-contracts...and in courtroom.

Article 105

The Board of Jurisdiction informs the Minister of Justice and Members of parliament when necessary.

= Board has to report on 'failures of the legal-system to the Minister of Justice & members of parliament', in my case too.

Article 109

Minister of Justice may not judge on the contents of files/cases on the desk of the judge in courtroom.

= According to the Statute for the Kingdom of NL and the NL-constitution the Minister of Justice is obliged to guarantee NL is a state of law. Thus: Minister of Justice has to start an investigation on corruption in courts of law.

PROCUREUR-GENERAAL BIJ DE HOGE RAAD

Article 111

- 2. Procurator-general with the DSc has the following tasks:**

- a. the charge against misconduct executed by members of parliament**
- b. make DSC write decrees for uniform interpretation of laws & treaties**
- c. make DSC value the existence of specific laws, treaties & code for legal-security for the people.**

= Procurator-General has to make a DSC-judge read my file and judge on it, even when judges refuse.

=P-G has to implement laws & treaties in a system that protects residents against Dictatorship NL.

Artikel 122

- 1. Procurator-general of DSC objects against the methods used by Office of Prosecutor. In this case the P-G has to inform the Minister of justice.**

= OM Haarlem is partial to municipal Bloemendaal. P-G of DSC has to write a report on this for the Minister of Justice. DSC has to protect me against local dictators working for the OM Haarlem.

OPENBAAR MINISTERIE

Artikel 124

OM is obliged to provide in law & order to protect residents with.

= OM may not ignore my file.

Artikel 127

Minister of Justice instructs the Office of Prosecutors on their tasks officially.

= Minister of Justice has to make sure OM Haarlem fulfills all its legal-obligations.

**I removed many articles that prove proceedings / interpretations for Courts of law, OM, Board of Jurisdiction...enz.....
When all these organizations refuse to acknowledge all their legal responsibilities a NL-resident can only go to ICC.**

[Website Victumcare Nederland](#)

Every person within Nederland can get victumcare for proceedings with courts la laws

= accept me, because I'm a victim of misconduct

= foundations Victumcare receives tax-money for her activities.

Lawbook for Criminal justice, misconduct

Artikel 1

1. **A fact is a criminal fact when the law states is criminal.**

Article 2

NL- criminal law is appropriate for all individuals present in NL and who are guilty of a criminal fact.

= Employees of ICC has to obey this law too.

Article 28

Public servants guilty of misconduct may not work as a public servant again. The judge decides on the period of time for this punishment.

= All the suspects/perpatrators in my file may never work for the parliament or government again.

Article 36f

1. **The judge decides in the verdict if or how much the perpatrator has to pay the vicutm for the damage. The perpatrator has to pay the damage to the State; the State will pay the money to the victum.**
3. **A payment for the damage goes together with other punishments.**

= Judges can arrange a payment for the damage for me, even in combination with a working-punishment for the perpatrators.

Accorting to all laws the perpatrators in my case have to be send to prison for many years, but I don't think that is a wise decision. Because my case is about lawless-lives in a state of law, its better to make pertaprators pay 100 euro for every month they use me as their slave & 240 hours working-punishment.

= This procedures is much shorter and more effective Worldwide. My case is with ICC, more similar cases will be brought to ICC in the nearby future.

PARTICIPATION IN CRIMINAL FACTS

Article 47

1. **Perpatrators of a criminal fact are:**

1°. **they who commit the criminal fact, or make others commit a criminal fact;**

2°. **they who misuse a powerful position - accept gifts, use violence, threats or mislead others -. Or, they who provide in opportunity, means and information for criminal activities.**

Article 83

A crime of terrorism is:

1°. **Crimes against national security or against the Royal family, against the people or individuals.**

= All perpatrators in my case are guilty of crimes against the national security and my personal security.

Article 83a

Terrorisme

= to frighten the people or a part of the population of a nation + to make the government & international community behave like criminals/ terrorists + frighten people with refusal when one is obliged to do something to protect the people + to help others with maintaining their refusal + destroy / dislocate the fundamental political, sovereign, economical or social structures of a nation or intenrational community.

= All perpatrators I my case refuse to give me acces to my human rights. They want to frighten me, so I will obey them in a role as Slave m/f. I have to be a Slave, because only then they can continue their corruption & misconduct in the discript Haarlem.

When I start to fight for my human rights, this results in promotion for the public servants in a powerful position. The more lawless I am, the better their career-opportunities for the servants. I belong to the poor part of the population of NL, the welfare-families. To poor to claim human rights in the Courtroom. The longer I stay poor, the better the public servants & members of parliament can refine their misconduct, without having to fear for my determination to get my HR back... the poorer I am, the less change do i have on a normal life for human beings in NL.

= Public servants & members of parliament have the freedom to torture & kill me, without being punished for it. This shall continue unless ICC makes sure I do get my HR back within a reasonable period of time. I can't go back to a NL-court of law anymore as long as the ICC-judge has not send me a verdict with HR.

Article 84

1. Public servants are governmental organisations.

= All individuals in my file - and who work for the government - are guilty of misconduct

Article 90quater

Discrimination = definition of all Human right-treaties

Article 137g

1. A person who discriminates at work has to be punished.

INSULTS

Article 261

A person who slurs on the good name & reputation of another human being is guilty of DEFAMATION

= Servant in my file who find me guilty of 'DEFAMATION' try to kill me. How does one defend oneself under these circumstances? By going public. And if the media refuses to publish the truth, one opens a private website.

CRIMES AGAINST INDIVIDUAL FREEDOM

Articles 273-274

Slavery is a crime

MISCONDUCT

Article 355

Members of parliament are punished with a stay in prison and/or payment for damage, when:

- 1°. They sign Royal decrees / decisions, knowing that they disobey the constitution, national laws or common regulations for government by doing so. They damage the administration maliciously.**
- 2°. They refuse to sign Royal decrees / decisions in the correct way, but claim that they have fulfilled their legal obligations in a way they are supposed to do**
- 3°. If they give orders to other persons that go against the constitution**
- 4°. When they take a malicious pleasure in disobeying the constitution**

= All members of parliament refuse to give me access to a legal-system.

= Minister of Internal Affairs & Statesecretaries should have written a Royal decree against the mayor of Bloemendaal Wim de Gelder to put the municipal under legal restraint of the parliament with; a municipal may not be a war-lord.

= Minister of Social Affairs & Statesecretaries should have dismissed all public servants related to my social security payment and should have replaced them with new servants who are prepared to obey the constitution / treaties

= Minister of Common Affairs - Balkenende himself - should have stopped the dictator-behavior of members of parliament & servants in my file. He also should have investigated on the Dutch supreme court, from the second in which it became clear DSC works like a terrorist.

Article 360

Public servants who falsify the administration are guilty of a criminal fact.

= unreadable official documents in my file, manipulations and lies,...enz...

Can someone tell me what the judges of the Centrale Raad van Beroep write me!?

Article 365

Public servants who use their powerful position to make residents do something against the law are guilty of compulsion

= Do you see what this gives me!? I'm just as free as Robin Hood once was... Thanks to Ku Klux Clan Balkenende & Co I'm permitted to kill anyone on my path...

Prosecutor of ICC ignores the NL-legal system, forbidden by law according the NL-constitution, Lawbook Criminal justice & lawbook Criminal proceedings...enz...

ICC may not ignore me despite the fact I have got freedom of speech on the Web.

ICC-procedures are available in English / French on

[://www.icc-cpi.int/home.html&l=en](http://www.icc-cpi.int/home.html&l=en)

Solutions for conflict-ending

- **I want to be acknowledged as a human being with human needs by ICC; I want to be freed from employees of ICC who manipulate me into death**
 - **Social intelligence:** I want Presidency & OTP of ICC to work on the same level of intelligence as the NL-courtsystem
 - **Justice:** ICC has to prove to statemembers & victims that they are impartial to hostcountry NL, despite the Executionlaw Internationaal Strafhof.
 - **Victumcare:** I want procedures & time schedules for my file, that guarantee me a closure of this case. I want answers to my letters of complaint to ICC - 7 february 2008 & 8 march 2008 - too. I want victumcare, which guarantees my security in Bloemendaal & NL. I need to know if ICC protects my kids, when I die before the ICC-judge gives me a verdict.
 - **Non-discrimination:** I want to receive education of OTP similar to education given to Africans. I want to be informed on the political talks with statemembers on the agenda of ICC, the targets & goals that go along with these talks, and I want the reports on these talks to be published on the website of ICC.
 - **Psychotherapy:** Employees of Presidency & OTP of ICC are so obsessive that they think its normal to discriminate, segregate & kill for there lawcases. I want these employees to be dismissed and replaced with new personell, to be subjected to psychotherapy at work. In NL there are no psychologists/psychiatrist intelligent enough to give therapy for 'obsessive persons/employees... who kill for the protection of civilians'. Over the past years I emailed all universities; nobody wants to know whats going on in our community. In Amerika do these therapists exist: Dr Phil mcGraw is a well-known tv-therapist, but his colleagues on his talk-shows have proved they can stop 'obsessive killers at work' too.
 - **I want OTP of ICC to arrange that Dr Phil mcGraw assists me during this ICC-lawcase against hostcountry NL.**
- **Foreigners have to rescue me: I need people who want to give me emotional support, money & knowledge to survive ICC with.**
 - Embassadors/ statemembers have to make ICC work with transparency & trustworthyness for all statemembers & victims. They have to demand the dismissal of employees with Presidency & OTP and the replacement of them. Almost 700 people work with ICC; what are they doing?
 - Statemembers have to translate their national laws in English / French, so victims can check if ICC is fair & independent for all statemembers of the Statute of Rome.
 - Statemembers have to use legal-constructions in their letters/reports to UN, EU & AU which shall result in more acces to law for every country. War shall decrease, when EU-leaders are considered to be guilty of misconduct too.
 - Statemembers have to publish more articles based on facts on their governments / parliament-websites. This is the only way to make the media write the truth too. NGOs & AVOs which refuse to execute human right treaties have to be closed.

Never forget this!

According to NL-members of parliament is Nederland a state of law, because NL-members of parliament & public servants are never brought to trail for misconduct.

The fact that the NL-legal-systeem is so corrupt that dictators can stay in a powerful position...is a sign of civilization overhere. International Criminal Court protects the NL-parliament by hiding the truth about NL-lawcase brought to ICC for the rest of the World. ICC misuses victims for a secret political powergame.

Who's in charge of ICC? Indeed, Worlds' best black-mailer, the Netherlands....

Fijne dag toegewenst,

desiree stokkel

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