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desiree stokkel, donkerelaan 39, 2061 jk bloemendaal-nh, nederland  
+31 23 5279457

**ICC, President Sang-Hyun Song**  
**Pre-chamber judge Hans-Peter Kaul**  
Postbus 19519, 2500 CM Den Haag, OTP-CR-407/07

**INTERPOL**  
200, Quai Charles de Gaulle, 69006 Lyon France

**FBI Londond/USA**  
J.Edgar Hoover building 935  
Pennsylvania Avenue NW America

**Buckingham palace/Downingstreet 10**  
Queen Elisabeth  
London SW1A 1AA United Kingdom

**Objection within the Pre-chamber of ICC against the decision of the Prosecutor mr Luis Moreno-Ocampo and his assistants not to prosecute on my file. President Sang-Hyun Song must fire prosecutors. Letter of 7 october 2010 sent to me by the OTP proves that ICC-prosecutors are guilty of crimes against humanity themselves. = Torture and murder-attempt on my body and the bodies of my children.**

### **President Sang-Hyun Song,**

In the past I have written the Presidency & Pre-chamber to make clear that Prosecutor mr Luis Moreno-Ocampo tortures me, is partial to the Dutch supreme court and Dutch members of parliament, who are guilty of warcrimes in my life. You never responded to my letters of complaint.

What does this mean?

Did you never receive my letters because they were intercepted by OTP?

**Prosecutor mr Luis Moreno-Ocampo tortures me and tries to have me murdered. The letter of 7 oct 2010 he sent me, proves this.**  
**He wants the warcriminals in my private life to murder me, so he doesn't get blood on his own hands and walks free.**  
**He misuses my file as a cover for his own assassination-program.**

He – and his assistants - doesn't want to work legally correct, fairly & professionally in connection with crimes against humanity taking place in my life, on my family. Being a President you must fire mr. Luis Moreno-Ocampo and his assistants immediately. And replace them with new intelligent and legally correct working prosecutors.

### **Pre-chamber Judge Hans-Peter Kaul**

**I hereby object against the decision of the prosecutor mr Luis Moreno-Ocampo not to prosecute on my file, brought to ICC on 1 may 2007 by myself.**  
**OTP only wants 'to archive my file and is now waiting for more crimes to occur in my life'. When there are more crimes they will perhaps prosecute in the future.**  
**To me this means 'that I must have myself- and my children – murdered by civil servants, former mayors of Bloemendaal, police-officers, NL-MPs and judges of the Dutch supreme court'. On command of ICC-prosecutors.**

The letter of 7 october 2010 I received from OTP proves that the prosecutors themselves are guilty of torture & persecution on my body and my children, while investigating on my file.

**Statute of Rome, article 7 Crimes against humanity:**

'Torture' means the intentional infliction of severe pain or suffering, whether physical or mental, upon a person in the custody or under the control of the accused; except that torture shall not include pain or suffering arising only from, inherent in or incidental to, lawful sanctions;

'Persecution' means the intentional and severe deprivation of fundamental rights contrary to international law by reason of the identity of the group or collectivity;

Every ICC-employee is obliged to implement & conduct Human Right-treaties first, the Statute of Rome second. ICC-employees are also obliged to work on a level of intelligence that proves to the people 'that they are more intelligent than national court-systems in Europe...', because ICC is located in The Hague'

**Torture & persecution by ICC-prosecutors on my body means:**

- mr Luis Moreno- Ocampo has ignored me for over 3 years, despite the many letters I wrote him on the fact that I am being tortured by:
  - Civil servants and former-Mayors of the city council Bloemendaal.
  - Police-officers Bloemendaal.
  - Ministers & State-secretaries of parliament President Jan Peter Balkenende.
  - Judges of the Dutch supreme court , who have made it impossible for me to turn to a national court in order to get my human rights back for self-protection... against the person / suspects in my file charged for 'misconduct and crimes against humanity'.
  - Other suspects against who I pressed charges for crimes against humanity within ICC, when they refused to help me get my human rights back.  
They take sides for MPs under President Balkenende and the DSC-judges - against the NL-people who are victims of crimes against humanity - what turns them into 'dictator-assistants'.  
These suspects refuse to implement & conduct HR-treaties too; they break down the national security of NL for reasons of personal might & corruption, wilfully.
- Because I have no fundamental human rights in NL anymore, I heavily depend for my self-protections - against torture committed by the above-mentioned on my body - on the protection given to me by the Statute of Rome - the methods of working of the Prosecutors, judges & president of ICC -.
- mr Luis Moreno-Ocampo and other prosecutors are in control of my life since 1 May 2007; I can't turn to another court of law anymore for my self-protection against torture of civil servants, Mayors, MPs and others. Only ICC has the jurisdiction to investigate on the crimes against humanity committed by the Dutch supreme court-judges & NL-MPs.

Therefore I am being forced 'to wait' for the day OTP is prepared to investigate professionally on my situation...

I have been waiting for over 3 years for a response of OTP, judges & President of ICC, only to learn 'that prosecutors refuse to investigate professionally on my lack of fundamental human rights and my mental-situation in NL'.

- First, NL-politicians and the Dutch supreme court take away all my human rights. Second, ICC-prosecutors need over 3 years time in order to decide that they are not prepared to:
  - address me humane & professionally as a woman in pain and need for HRs; they refuse to accept the fact that I live a life as a war-victim.
  - investigate on criminal facts committed by the above mentioned suspects
  - give me back my HRs via a trial in ICC-courtroom.
  - to create an international legal procedure against Slavery & torture to the benefit of all victims of crimes against humanity on Planet Earth.

**This means that I must have myself tortured & killed by charged suspects in my file on command of ICC-prosecutors. It also results in the fact that ICC-prosecutors are not prepared to take care of the national security of NL, EU and warzone, in general. I warned the prosecutors many times for the danger of Terrorism they create in NL, EU and warzone with their methods.**

Terrorist like Taliban, Al Qaida and other criminals are fully aware of the fact that NL-MPs & their advisors are above the law thanks to the fact that the Dutch supreme court refuses to start lawcases against these MPs & civil servants in case of 'misconduct and crimes against humanity'.

When I publish the letter of 7 october 2010 of the OTP to me, this will result in an increase of violence on my body and that of my children.

It will also prove to Taliben/ Al Qaida who read my websites 'that they are free to torture & kill, now NL-MPs are free to be above the law too...according to ICC-prosecutors'.

When I don't publish this letter, ICC will cause terrorism 'sneakily'; honest persons, MPs, Interpol & FBI will not know what triggered people to become criminals. This is why I forward my file to FBI and Interpol; Buckingham palace and others.

It also proves that ICC-prosecutors will not investigate fairly in other cases brought to ICC, like the Russian-Georgian-war...or the riots in Kenia'

**I refer to legal obligations for the ICC-prosecutors towards me according to:**

- Treaty against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment.
- Convention on the elimination of all forms of discrimination against woman.
- Treaty for civil and political rights.

Th

**ICC-prosecutors discriminate me in the most horrifying way.**

- **They refuse to handle me as a human being with human rights within OTP. This is discrimination to nationality and social status. Because I am a NL-lawless woman – fighting against torture and murder-attempt – I am not being taken seriously, not being handles respectfully. ICC thinks of NL as being 'a fair state of law', while I prove differently. An African woman who lives with the same lack of HRs as I do, is handled as a victim by ICC. ICC-prosecotour do want to give HRs back to an black African woman, but not to a white NL-woman.**
- **They have never talked with me about the contents of my file and the criminal facts that damage me. They have never showed any interest in my well-being or the well-being of my kids.**
- **They refuse to recognize my intelligence and HR-needs. They are not prepared to handle in a way that my children and I are protected against a lawless-position in NL. They have ingored all my requests for procedures, time-schedules, lawyer and victim-care.**
- **They have never brought my file to the Pre-chamber-judge for a second opinion of that judge in connection with the criminal behavior of NL-MPs & Dutch supreme court in my private life. They misuse HR-treaties and regulations & legal tools of ICC-court against me and my children.**
- **He refused to inform the NL-people on the fact that ICC has received a file against the DSC and NL-Mps. Discrimination of the NL-people! ICC-prosecutors have informed other nations on files they received against Presidents, court-systems & warcriminals of those nations. ICC-prosecutors did inform the people of Kenia, Georgia & Russia**

**about the fact that ICC has lawcases against their leaders. Those files arrived at ICC in the years 2008 and 2009; my file arrived in 2007. This proves that ICC-prosecutors are partial to NL-leaders!**

**Back to the documents I did receive from OTP:**

- On **10 may 2007** I received an email of ICC in which they promise to put my request for a confirmation of the receipt of my file on the desk of the prosecutor. Because I wanted to be absolutely sure that my file had arrived, I asked ICC for a confirmation.
- On **12 november 2007** I finally receive an official letter of receipt, explaining to me 'that I have brought my file to ICC lawfully'. mr. Luis Moreno-Ocampo did not inform me in nov 2007 on the fact 'that he was only prepared to archive my file, without giving me back my HRs'.

A professional operating prosecutor with a NL-law education only needs 3 - 4 weeks to investigate on my file; to put the crimes committed on a timeline and to connect them to the suspects; to analyse the methods of working of NL-prosecutors & -judges in the file; to examine the danger for me involved and my needs for a lawyer and victim-protection.

A professional operating prosecutor would also immediately have informed the NL-people 'because a fair professionally working ICC-prosecutor does not want to put me - and my children - into bigger danger and doesn't want an increase in more crimes against humanity for the NL-people...and others on Planet Earth inherent to those crimes'.

A professional operating prosecutor would also have made it possible to close my case with a verdict of a judge within 1 year.

- He would have forwarded my file to the suspects immediately and would have demanded a proposal for a settlement from them.  
I have made it possible in my letter of 1 may 2007 to close my case with a settlement. Aimed at 'the easiest way out for myself and minimalizing the increase of crimes against humanity in NL and risks for terrorism'.  
This approach to my file 'would have brought shame on NL-judges & -MPs'...but it would also have been more fair to the Dutch people, who would have had the opportunity to vote based on the truth during New Elections for parliament. It would have created more peace worldwide. It would have saved many lives of warvictims in warzone.

His arguments would have been:

'ICC wants to prove to the World that it operates impartially to NL. NL is supposed to be a civilized country with a fair judicial system. There are a few judges working for DSC that are committing crimes against humanity. It is possible that there are a few criminal judges working for DSC, but this doesn't mean that the all DSC-judges want to operate like terrorists/ want the break down of the national security of NL. Therefore the ICC-prosecutors demand an explanation of DSC & NL-MPs and other suspects within 6 weeks. Demand a proposal for a settlement, so we can close this case within 1 year with a settlement written by the pre-chamberjudge'.

An intelligent prosecutor 'would have jumped out of joy', based on my file.. because my letter of 1 may 2007 makes it possible for ICC to create a procedure against slavery & torture ... beneficial to all persons on Planet Earth who are being handled as slaves and want to stop slavery & torture in their lives.

**mr Luis Moreno-Ocampo - and his assistants - have not operated professionally between 1 may 2007 and 7 october 2010!  
They are not fair & good-hearted people 'who want to rescue human lives from warzone'. They want to dictate Earth, not stop crimes against humanity.**

**I believe that the level of education of ICC-prosecutors is too low; they can't handle the files coming from the NL judicial systems. They are simply not intelligent to comprehend the content of these files. Or they are too partial, indifferent and to criminal themselves.**

- On **7 october 2010** I receive a letter that proves that prosecutors operate like warcriminals themselves in my file and private life.

**In the first line of the letter of 7 oct2010:  
'On behalf of....information'.**

The date mentioned 06/11/2007 proves that the administration of OTP is chaos. I started my case on 1 may 2007.

And I did not send 'an average communication to ICC...for a nice chat on my life'.

I gave ICC my file full of lawcases, official documents from the City council Bloemendaal, Nationale Ombudsman, Police & prosecutors, Court-verdicts and highly important letters from me to MPs and their responses. And there are documents that prove the criminal method of working of the Dutch supreme court.

The Court-verdicts prove that NL-judges acknowledge the fact that civil servants & police-offers damage me.... and that I can't be coöperative to their demands anymore

= I don't have to talk in person with these servants anymore at the cityhall...although I depend heavily on them for my Social Security-benefit

= All business between me and the local council must be arranged by mail, until the DSC-judge has judges in case of 'misconduct and crimes against humanity against MPs, who:

- refuse to restrain the municipal Bloemendaal;
- refuse to remove criminal servants from the cityhall and police-office;
- refuse to guarantee me my human rights to have acces to a judicial-system in order to claim my HR for my self-protection against slavery & torture....

The Court 'Centrale Raad van Beroep 'has refused to judge on my letters to and from MPs, because by doing so...CRvB makes it possible for me to turn to the DSC for a trial in case of 'misconduct committed by MPs'. CRvB left it to the DSC to bring to final solution.

I still depend for my monthly income on the activites of criminal civil servants in my file. Because the DSC refused to judge in case of 'misconduct committed by MPs', I have no HRs anymore

= I can't do anything else but wait until a judge is prepared to remove the persons from my life - who handle me as their slave & torture me - and is prepared give me back my HRs.

Meaning:'I have to do business with the criminals who want me death, because I depend on them for my income. I can't sign a (labour-) contract, because I can't go to court anymore now I have no HRs'.

**In paragraph 2:'As you know....States Parties'.**

The prosecutor refers to the jurisdiction of ICC, based on the Statute of Rome and Elements of Crimes.

This is a common statement, not detailed in connections with a professional analysis of crimes in my life & file, conducted by ICC-prosecutors.

**In paragraph 3: 'Based on the information....committed'.**

The prosecutor tells my 'that my communication does not fall within stringent definitions of the Statue of Rome and Elements of Crimes. The prosecutor claims that there is 'no base for a procedure'.

The prosecutor only wants to archive my file and is completely indifference to the consequences for me and my children.

### **A professional analysis of a prosecutor contains:**

- a list of criminal facts committed
- a timeline on which these fact are committed
- a list of persons who committed these criminal facts
- a list a legal actions undertaken by the victim
- the result of these legal action in courtroom
- the way the verdicts of judges are implemented in the daily life to the victim or are being sabotages into violation of HRs that damage the victim
- the type of violation of HRs
- the way the victim tries to defend herself against violations of HRs
- the result of the defence-strategy of the victim
- the new criminal facts that occur while the victim tries to defend herself against violation of HRs
- the behavior of the criminal persons in her life in respond to the fact that the victim tries to get het fundamental HRs back
  
- the reason why the victim must start a lawcase withihn ICC in order to get het fundamental HRs back for a normal life in a State of law NL
- the connection of the criminal facts in the file and life of the victim related to legal solutions – against violation of fundamental HRs - provided by the Statute of Rome and Elements of Crimes

**Prosecutor mr Luis Moreno Ocampo and his assistants did not investigate on my file at all! They 'removed me, only to store me in the archives' from OTP based on their own criminal phantasy & laziness.**

**I think I know why the prosecutors refuse to work professionally.**

Suddenly after receiving my letter of 17september2010 – addressed to the Criminal Court Amsterdam in connection with the lawcase against MP Geert Wilders – they discover 'that they have behaved so dreathfully criminal towards me... that they don't want to be confronted with the consequences of their attitude'. This letter of me proves that NL is now moving on into a more violent -fascistic presdient Rutte-parliament, than we had under the President Balkenende-parliament. ICC-prosecutors are responsible for the increase in violence in the NL-parliament too!

[I wanted to Amsterdam-judge to be informed about the crimes against humanity committed by PVV GeertWilders, although its impossible for that judge to use it in a verdict against Wilders, at the moment. I'am not a party in the Wilders-lawcase. This letter of 17 oct2010 doesn' t prove that I can turn to a NL-court in order to get my HRs back! Only the DSC can give my back my HRs.]

**Its much easier for ICC-prosecutors to have me tortured & killed by criminal servants in my life, than to explain to the NL-people 'why ICC has hidden a file full of crimes against humanity committed by NL-MPs & DSC-judges for the NL-voters, since 1 may 2007'.**

The truth is that ICC-prosecutors 'bring NL into a civil war due to the fact that they have ignored my for over 3 years'. The current lawcase against Geert Wilders in Amsterdam proves that the NL-parliament has become more violent & criminal concerning violation of HRs of all NL-people.

When ICC-prosecutors would have informed the NL-people about the fact that they have received my lawcase against the Balkenende-parliament and the Dutch supreme court on 1 may 2007, this would have resulted in very angry responses from the NL-people.  
The people would be furious on ICC-prosecutors for hiding this truth for 3 years!

Personally, I can't turn to a national court of law anymore, in order to claim my rights.  
In 2006/2007 the Dutch supreme court has refused to judge in case of 'misconduct and crimes against humanity committed by NL-MPs'.

These MPs refused to restrain civil servants & former-mayors of Bloemendaal and the Police, although my lawcases prove that these servants 'do not recognize the authority of the judge'.

This means that these servants do not want to implement & conduct verdicts of judges to my beneficial.

They want to be dictators in my life

= I must be their slave:

According to these servants I have no HRs, no labour rights, no contract rights, no study rights...'and they want me to obey them as being their slave'.

MPs parliament Balkenende & co are legally obliged to remove these criminal servants from the government and replace them with fair-working servants who do want to conduct HR-treaties.

But they refused to do so.

The only option for me to get my HRs back was to start a lawcase in case of 'misconduct and crimes against humanity' with the Dutch supreme court against these servants & politicians.

But for unknown reason the DSC refused to investigate on the case, although it was clear that I had to turn to ICC... when the DSC operates partially in connection with NL-MPs; when DSC-judges prove to be murderers who kill lawless civilians on command of NL-MPs .

I believe that the DSC has manipulated me into this ICC-case wilfully. I warned them for the consequences!

What does this mean!? That there are DSC-registrars & judges who want ICC to stop the act of terrorism conducted by some of their colleagues?

In my letter of 17september2010 to the Criminal Court Amsterdam – Wilders lawcase – and the Office for Coalition negotiation I explain 'that its forbidden for the new Rutte-parliament to ignore my ICC-case against NL since 1 may 2007'.

The Criminal Court Amsterdam ignores this letter of 17 sept2010.

The Office for Coalition-negotiations writes me:'we can't respond to the content of your file'.

This proves that they want to operate like dictators, because its forbidden based on the Torture-treaty to ignore the fact that I have brought my file to ICC in order to get my HRs back.

For me this criminal behavior of the new Rutte-parliament results in the fact... that I must press charges against more MPs guilty of 'misconduct and crimes against humanity' within ICC in order to protect myself against increasing violation of HRs. The group of violent dictators in my life is growing, rapidly.



**I think 'that ICC-prosecutors don't want to work professionally in above described situation, because they do know that they have increased the risk on the outburst of a civil war in NL or more terrorism-attacks in NL, EU and warzone'.  
So they want me to die...Nobody will ever know that ICC has contributed actively to the demolition of State of law NL; building of dictatorship NL'.**

**In paragraph 4: 'I hope.....international authorities'.**

ICC-prosecutors want me to appreciate the fact that they want to torture and murder me. On 12 nov 2007 prosecutor state that I have lawfully started this ICC-case against NL. Suddenly on 7 oct2010 they are not in the mood anymore to prosecute...and they come up with the excuse that the allegations in my file are not seriously enough for an ICC-trial.

They add 'that I may not use ICC as a replacement for nation jurisdiction'. Again, without proving to me that they have ever read my file and analyzed it professionally in order to list all crimes committed.

On top of this ICC-prosecutors send me to national & international authorities.

I started this ICC-case against NL because the Dutch supreme court manipulated me into it. Meaning 'that I can't turn to national authorities anymore, because these authorities are guilty of crimes against humanity in connection with my life'.

International Authorities? UN Ban Kimoon support the crimes against humanity committed by ICC-prosecutor mr Luis Moreno-Ocampo.

**Paragraph 5:'I am...ICC-website'.**

ICC-prosecutors thank me for my interest in ICC and refer me to the ICC-website for more information. This proves against 'that they discriminate me...and refuse to handle me as a victim of crimes against humanity. They don't care for what happens to me and my children now they 'only want to archive my file...and add more crimes to it'.

The next crimes to add to my file is 'murder on me and my children, because criminals in my file are now free to kill me'.

In every civilized country with a professional operating judicial system, laws have made it possible for victims/civilians to object against the decision of a prosecutor by a criminal judge.

ICC is located in NL, therefore I may expect that ICC-prosecutors are educated well enough to know this.

ICC-prosecutors must operate professionally, what implies 'that they refer me to a criminal judge in the ICC-courtsystem when I want to object against their decision'.

ICC-prosecutors must have referred me to the pre-chamber-judge, but failed to do so.

**ICC Rule 5 for the pre-chamber -judge  
Solemn undertaking under article 45**

1. As provided in article 45, before exercising their functions under the Statute, the

following solemn undertakings shall be made:

(a) In the case of a judge:

'I solemnly undertake that I will perform my duties and exercise my powers as a judge of the International Criminal Court honourably, faithfully, impartially and conscientiously, and that I will respect the confidentiality of investigations and prosecutions and the secrecy of deliberations.';

**I demand today that the pre-chamber judge**

- Proves to me that he operates impartially - and conscientiously - from the ICC-prosecutors. Conducts HR-treaties, next to the Statute of Rome.



- Accepts the legal right for EU-civilians to object against the decision of the prosecutor with a judge and invites me for a hearing on the current situation = the content of my file and the criminal behavior of the prosecutors over the past 3 years.
- Appoints a new prosecutor - with detailed knowledge on the Dutch judicial system - on my case, who must proceed on it in deliberation with the pre-chamber. When this prosecutor is not available - within ICC -, I want the pre-chamber judge to hire expertise of one of the following lawyer:
  - Geert Jan Knoops, Apollolaan 58, 1077 BC Amsterdam
  - Inez Weski, Westersingel 43, 3014 GT Rotterdam
 Ask them for an analysis on my file...and for a solution.

Both lawyers are specialized in failures of the NL- judicial system. In 2006/2007 they didn't have time to me to assist me with a lawcase within the DSC, but they do know who I am, why I started this ICC-case against NL. Both want ICC to operate fairly & professionally.

- I want the pre-chamber-judge to restore all mistakes ICC has made in relationship with me over the past 3 years – and to prove to me and other victims that ICC is a fair court after all - .
  - Prosecutor mr Luis Moreno-Ocampo – and his assistants – must prove that they have investigated on my file professionally, before he will be fired from ICC. They must prove that they:
    - have listed all crimes committed before coming to a judgement given in the letter of 7 oct2010,
    - by whom they are committed & when,
    - what the consequences are for me and my children...
    - what NL-prosecutors & police-officers have done in my life...,
    - what NL-judges have done...and what the results are for me,
    - what the DSC-has undertaken and what they should have done in connections with 'misconduct and crimes against humanity on my family'.
    - what ICC-proscutors should have done over the past 3 years in order to protect me, to minimize the increase of more violence in my live...and what they are planning to do with this objection from me,
    - I also demand an explanation for the fact that they have refused to talk to me, to give me procedures / time schedules /lawyer – again, what proves that they only wanted to misuse my life & file, to oppress me and to discriminate me-.
    - I also want to know why ICC-prosecutors have chosen to complicate my case – by making me fight for my self-protection against more and more new persons in my life who refuse to implement & conduct HRs in order to handle me legally correct - and to protect me from the increase of violence caused by MPs under Balkenende -.
    - I want to know 'why prosecutors didn't want to close my case within 1 years of time, in order to minimize my pain and the break down of the national security of NL, EU & warzone, in general.
    - I want my HRs back as soon as possible; the procedure in my letter of 1 may 2007 is still the 'best way out for All of Us'.

**Buckingham palace/Downingstreet 10 – Queen Elisabeth, David Cameron-, FBI and Interpol,**

**You can never trust information produced by ICC again!  
All information produced by ICC over the past years must be handled as being 'unlawfully'.**

### **The letter of 7 oct 2010 of OTP to me proves:**

- That ICC-employees operate on a shocking low level of intelligence. They've got criminal-minded methods of working. ICC-employees refuse to use their intelligence for the making of 'problem-solving procedures & verdicts'.

These employees think very highly of themselves - now they work for ICC - but common sense demands to conclude 'that their methods of working are far below EU-standards for personnel in EU-judicial systems'.

Despite the fact that in my private life judges of the Dutch supreme court operate like terrorists, I must detail that the average level of intelligence of EU-students & EU-employees Law is much higher than the level of intelligence produced by ICC-employees.

ICC-employees refuse to accept, implement & conduct EU-laws on Criminal procedures and Human Right-treaties, before moving on to the Statute of Rome. This proves that ICC operates on a Barbarian-level of intelligence.

- **The 7 oct 2010 letter is a 'license to kill'.**

Criminals in my private life now have the freedom to murder me.

When Taliban/Al qaida read this letter they will think: 'EU-leaders & ICC-employees are above the law, thus we are free to do whatever we please to do too'.

Why are ICC-employees indifferent to the amount of terrorism they cause with their attitude?

- President Omar-Al-Bahir of Sudan is right. He states: 'ICC is a racial, political & criminal-minded system; its not a fair court of law'.

### **FBI & Interpol arrest persons on request of ICC.**

When you continue to do this under given circumstances, you'll hand persons over to a Lobby-& Assasination-centre. This in itself will cause more terrorism & war. ICC must first prove that they are a fair courtsystem. mr Luis Moreno-Ocampo and his assistants must be removed from ICC and replaced by professional working new prosecutors. The pre-chamber-judge must give me a hearing, lawyer...and during that hearing ICC-prosecutors must prove that ICC is a fair court after all.

### **Buckingham palace/ Downingstreet 10.**

**You must discuss this situation with Russia, Georgia & Kenia-presidents.**

Their files brought to ICC will not be investigated on professionally, either.

This can result in a new war between Russia and Georgia; it can also cause more streetviolence in Kenia & Africa.

I shall email the Russia, Georgia & Kenia-president my file, But I don't know for sure if it will arrive on their desks. I need you to help me out here.

I have said it before: 'NATO must withdraw its soldiers from Afghanistan'.

Even when I don't publish the 7 oct 2010 letter on [www.desireestokkel.nl](http://www.desireestokkel.nl), terrorists can examine for themselves 'that ICC is a criminal -minded organisation'.

Terrorists will only believe in 'justice coming from EU-leaders' after ICC has proven to me that they can operate professionally in my file - and judge against terrorists working for the DSC and in the NL-parliament'.

**Desiree Stokkel**