



Law Voluntary Castration Sexoffenders Police Republiek NL 2017

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VN Commission Arbitration-court-systems Protocol Regime-change without bloodshed

UNSG AntonioGuterres

This Law is written by Désirée Elisabeth Stokkel

The Constitution Republic NL simplifies the bureaucracy and removes
Crimes against Humanity from our bureaucracy

We, the inhabitants of the Netherlands,
are united in faith in our intelligence & self-efficiency .
Visible and touchable in equality between people and organizations.

We build our nation in the Human rights & freedoms of the Fairtrade & Eko economy.
Technology is a product developed by mankind and inspires and encourages us to
build this lifestyle, but it will never overrule mankind.
The nation the Netherlands on Planet Earth, will be passed on to the next Dutch
generation children still to be born. Visible and touchable in equality between man and
nature.

It is expected of highly developed intelligent civilized citizens in the Netherlands to
apply the full Constitution2014-2016 voluntarily and legally correct for problemsolving
in daily lives.

Introduction

**In the position as victim of sexual violence the Dutch People must defend themselves with
100% corrupt Judges. The Judicairycouncil has no intentions to rebuild the courtsystem for
persons who are Highly intelligent or for victims with intelligence.**

At the moment I rewrite Policelaws for Republic Netherlands.

This law – which I put into power by decree today – for the Dutch People, can be conducted immediately,
on top of the ConstitutionRepublicNL.

Law Voluntary Castration Sexoffenders Police Republiek NL 2017 determines that suspects / perpetrator
of sexual assault – rape – pedophilia will have themselves voluntary – free of charge – Chemical
Castrated and can undergo therapy.

This law determines that also victims of rape – pedophilia can go to the Arbitration-court in order to
make the Sex-freak undergo Voluntary Castration and Therapy.

Lawyers can – thanks to the laws I have put into powr for Republic NL so far – send their clients to the
Arbitration-court-system. At the moment, Lawyers must make the Corrupt Judiciary open the
Arbitration-court-system for the People.

A Court of law is established for the People, not for sadists – murderers in the labourcontract Judge.

Article 1 Regime-change without bloodshed

On 18 november 2016, dictatorship the Netherlands is being transformed into Republic the Netherlands by Désirée Elisabeth Stokkel.

Dictatorship the Netherlands has emerged in the period from 1 may 2017 – 2 june 2014, and continues until 18 november 2016, according to the letter of the Law – United Nations Charter – Human right treaties.

Désirée Elisabeth Stokkel is being forced to defend her life – against organized 'Genocide by Bureaucracy' on her body – and to start an International Criminal Court lawcase against in a role of First Dutch Woman who starts an ICC-lawcase'. The national Judiciary council in the Netherlands is 100% corrupt and makes files of lawcases disappear on request of Members of the House of Representatives and Senate in the Netherlands.

In the Netherlands a civilian may not stop dictator-behavioral patterns on his or her body with a Court-case, conducted by Members of Parliaments or Members of the Royal Family.

Civilians in the Netherlands are being damaged or killed for the fun of the Members of Parliament, the Judges with the Supreme court and Judiciary council, the Clingendael – Dutch Safety board – NIOD – lobby, the Bar association and the Legalaid council, plus Queen Beatrix – King Willem Alexander and the European Union and UNSG Bankimoon.

The Nato kept the Genocide by Bureaucracy in the Netherlands carefully planned alive, despite the fact that this is forbidden by the Charter of the United Nations.

On 2 june 2014, Désirée Elisabeth Stokkel has started an ICC-lawcase against Koning Willem-Alexander for the fact that he proves that he refuses to protect the People against a live in Dictatorship the Netherlands.

<http://www.desireestokkel-nl.net/uploads/5/6/2/4/56243847/icc.koningshuis.oranje.eo.blauwbloed.nos.dnb.hijos.rchtspraak.advocatenorde.2juni2014.pdf>

According to the Constitution for the Kingdom the Netherlands the King signatures the Laws & Treaties which are legally valid for the Netherlands. As soon as the King refuses to exercise this Constitution – and refuses to conduct the Human right treaties – and thus... refuses to protect the People against dictator-behavior of all Members of the Parliament and the Judiciary council, The Netherlands is a 100% Dictatorship.

Désirée Elisabeth Stokkel claims the labour contract Interim Prime Minister for NL per 18 nov 2016 with the dictators Prime Minister Mark Rutte and King Willem-Alexander. This claim runs via the United Nations Secretary-General Antonio Guterres, who starts in his UNSG-labour contract from 1 january 2017, and to all ambassadors.

<http://www.desireestokkel-nl.net/uploads/5/6/2/4/56243847/embassy.icc.labourcontract.primeminister.republicnl.constitution.kremlin.unsg.japan.myanmar.trump.2016.pdf>

Désirée Elisabeth Stokkel has put into force the Constitution Republic the Netherlands by decree on 18 november 2016.

<http://www.desireestokkel-nl.net/uploads/5/6/2/4/56243847/constitution.republic.nl.2014.2016.icc.parliament.judiciarycouncil.lobby.king.13jan2016.pdf>

All civilians in the Netherlands can – must build the Republic the Netherlands conform the rule of Law as is written down in the Constitution Republic NL, per 18 november 2016.

Targets:

1. Access to Justice for All of Us.
2. Transparent, unambiguously and better affordable Court of law system.
3. Fair trade & eco trade, without the dictator-games of the House of Parliament & Senate.

4. To reduce crime and to prevent terrorism-attacks from taking place in Europe.
5. To stop organised murder on civilians, designed and conducted by the Parliament + EU + International Criminal Court + Judiciarycouncil + Barassociaton +- Lobby.
6. To prevent an EU-war with Russia and Turkey from breaking out.
7. To simplify the bureaucracy and make it more affordable.
8. To make the Netherlands Robot-proof.
9. To realize Problem-solving international cooperation.

The International Criminal Court proves in het correspondence addressed to me, that ICC refuses to exercize the United Nations Charter – the Statute of Rome – Human right treaties during the investigation on a file submitted to ICC, by lawless civilians and victims of dictator-behavior or national Courts of law.

ICC ignores all my letters of complaint – victim complaints – and forces me `victims to have themselves being tortured – murdered.

My correspondence – emails prove that ICC, the Parliament of the Netherlands, the Monarchy, the Judiciarycouncil and Barassociation, the Police and Europol, the Coördinator against Terrorism and the Nato misuse – damage – demolish victims who rightfully start an ICC-lawcase against their national dictators.

The ICC-personnel tortures – murders civilians on request of the Parliament of the Netherlands and the Monarchy and above mentioned organisations.

<http://www.desireestokkel-nl.net/> for evidence.

The embassy of Portugal has already received the ICC-lawcase against NL on file + more letters send by mail.

Artikel 2 Voluntary Chemical Castration

1. Voluntary Chemical Castration is a medical treatment for the purpose to assist Sex-freaks in the prevention / ending of sexual attacks – rape – murder on Civilians.
2. Voluntary Chemical Castration is a medical treatment that can only be practiced by licenced medical doctors in a registered General practice doctor's office – Hospital or for the purpose opened Clinics.
3. These doctors must be officially registered as 'Doctors for Voluntary Chemical Castration' with the Police – Healthcare authority – Healthcare Inspection – Health insurance- Doctors register – Judiciarycouncil – Barassociation.
4. The Sex-freak who wants to protect him – or herself and the community against Sexual offences can put in a request with the Family doctor – Police for the Voluntary Chemical Castration.

Family doctor – Police have duty of confidentiality and may not make the names of Sex-freaks public, but they do have the obligation to assist possible Sax-victims to find aid in the Heathcare-system.

Victims are being addressed under confidential living conditions by a Family-doctor – Police in case of the behavioral-patterns of Sex-freaks and are being handed over to specialized registered Healthcare for aid.

Healthcare for victims of Sex-freaks who make use of Voluntary Chemical Castration will recieve treatment free of charge.

The Sex-freak will be handled as a person with a medical condition, unless becomes clear that the Sex-freak has made him – or herself guilty of sexual offences which will be punished with a prison-sentence of one year.

The Sex-freak can obtain Voluntary Chemical Castration with the Family-doctor – Police – Healthcare insurance free of charge.

5. The medical treatment which is anchored in Voluntary Chemical Castration is free of charge for persons who make use of this law: perpetrator and victim.

The Healthcare insurance pays for the medical treatment which is anchored in Voluntary Chemical Castration for a person.

The Municipal makes a budget available for the payment of Own Risk Healthcare in case of Voluntary Chemical Castration, with the Unit Social Affairs.

The Municipal has a duty of confidentiality and may only write – speak in the Budget and Communications of:

‘The Municipal has a Sex-freak; victim of a Sex-freak payed a financial compensation for Own Risk Healthcare Voluntary Chemical Castration, directly payed to the Healthcare insurance by the name of...’.

The annual report of the Municipal can therefore only reports on budget and number of compensations for the number of Sex-freaks and the number of Sex-victims. And the number of Healthcare insurances by name.

6. The Healthcare insurance who pays for the medical treatment Voluntary Chemical Castration, claims regulation with the Municipal for the compensation Own Risk Healthcare insurance, for persons who make use of this law.

Article 3 Who organizes Voluntary Chemical Castration

1. Voluntary Chemical Castration can only be requested with the Family-doctor – Police by the person who sees him- or herself as a Sex-freak out of controle and who starts assault – rape – pedophilia. Or the person who has already made him- or herself guilty of Sexual Offences.

Only the Sex-freak him- or herself can start a medical treatment Voluntary Chemical Castration on his or her body.

2. The necessity to execute the Voluntary Chemical Castration by a Sex-freak can be requested by victims and Family or Bereaved family of a Sexual offence with the Family-doctor – Police.

In case of a Minor victim the Parents – Caretakers – Doctors – Police can claim the request for a Voluntary Chemical Castration with the Family-doctor – Police.

The Family-doctor – Police will get in contact with the appointed Sex-freak via the Family-doctor – Police and request this person to conduct the Voluntary Chemical Castration.

3. Voluntary Chemical Castration can be requested by Victims and Family or Bereaved family of Victims of Sexual offences with the Arbitration-court Family cases.

4. Victims and Family or Bereaved family of victims of suspects or perpetrators of Sexual offences can turn to the Arbitration-court Family cases in order to make the suspect or perpatrator conduct Voluntary Chemical Castration.

The Arbitration-court Family cases handles the file as a Medical health-problem for which a medical treatment is available and needed.

For Minor victims a Lawyer is obligatory; for adults a Lawyes is not obligatory with the Arbitration-court.

The Register of the Arbitration-court Family cases can make all parties involved accept the services of a Mediator, for the writing of the Legal framework, needed to come to a Court-verdict Arbitration-court Family cases.

The Register of the Arbitration-court appoints a Mediator, when needed.

The Court-verdict Arbitration-court Family cases Voluntary Chemical Castration will be published as follows:

'With the Arbitration-court Family cases ... a Sex-freak has promised the Arbitration-court Family cases to conduct the Voluntary Chemical Castration within one month, under supervision of the Family-doctor – Police.
The Sex-freak pays Payment for Damage to the victim or Bereaved family of the victim.

Parties involved are not mentioned by name.

The aim of the publication of the Court-verdict Arbitration-court Family cases Voluntary Chemical Castration is:

1. Convince the People of the need to use this legal procedure and to protect the community against Sex-freaks.
2. To collect of information about this community problem.

Article 4 Sex-freaks with regret

1. A person who has been sentenced as Sex-freak by a Judge – or a person who will be sentenced by a Judge on a short notice – and who has made civilians a victim of sexual violence, can put in a request for Voluntary Chemical Castration with the Family-doctor – Police.
2. A Sex-freak sentenced by a Judge – or a Sex-freak who will be sentenced by a Judge on a short notice – can apply for a small reduction of sentence for good behavior, after the Medical treatment has been conducted successfully.
3. This Sex-freak is being sentenced by a Criminal Court of law; it must be the Criminal Judge who can approve a small reduction of sentence.
4. This Sex-freak – who already has a file with the Criminal Court of law – can not turn to the Arbitration-court-system .

Article 5 sexual violence with an Organisation

1. A person working for an Organisation – or a Resident at an Organisation – can start a communication with the Family-doctor – Police about a suspect / perpetrator working with the Organisation and who qualifies for Voluntary Chemical Castration.

A Volunteer is considered to be a person working for the Organisation.
Family – Friends are private persons and therefore are categorized under Family lawcases.

2. Each person working for an Organisation – or Resident at an Organisation – can start a procedure with the Arbitration-court Business cases in order to make a suspect / perpetrator working for the Organisation accept a Voluntary Chemical Castration.

'With the Arbitration-court Business cases ... a Sex-freak has promised the Arbitration-court Business cases to conduct the Voluntary Chemical Castration within one month, under supervision of the Family-doctor – Police.
The Sex-freak pays Payment for Damage to the victim or Bereaved family of the victim.

Warning! When becomes clear with the Arbitration-court that a party misuses this Luxurious Affordable Court-system

'the I-nail-you-to-the-ground procedure', starts

Parties who misuse the Arbitration-court-system finish with the Constitution Court where they receive a standard punishment of 365 days Community Duties at the lowest basic income possible or one year Prison sentence, for tormenting – sabotaging a party.

3. A Resident at an Organisation who is being confronted with sexual violence exercised by Family – Friends communicates this situation with the Family-doctor – Police.

4. This Resident can – if needed – start a lawcase with the Arbitration-court Family cases; can demand a Voluntary Chemical Castration for the Sex-freak Family – Friends.

Article 6 Payment for damage to victim sexual violence

1. Arbitration-court Business cases and the Arbitration-court Family cases judge of a suspect / perpetrator can pay a Payment for Damage to the victim of a Sex-freak or the Bereaved Family of a victim of a Sex-freak.

All emotional – legal – financial legal facts are being written down in and completed in one Court-verdict of the Arbitration-court.

2. Child victims also receive a Payment for Damage from the suspect / perpetrator, which will be paid to the legal Parents – Caretakers of this Minor.

Minors can decide for themselves what they want to do with this Payment for Damage, from the age of twelve years on.

3. An adult person who discovers that he or she has received a Payment for Damage from a Sex-freak while being a Minor – and who has never had the possibility to use this Payment for Damage – can start for this problem an Arbitration-court procedure against the legal Parents – Caretakers who have misused the Payment for Damage system.

4. An adult person who discovers that he or she in the position of 'a Resident at an Organisation' – has received a Payment for Damage from a Sex-freak – and who has never had the possibility to use this Payment for Damage personally – can start for this problem an Arbitration-court procedure against the Family – Caretakers – Persons who have misused this Payment for Damage system.

This Law is signed and put into power by decree by Désirée Elisabeth Stokkel on 30 January 2017.

And is being sent to:

1. Dictator Prime Minister Mark Rutte and King Willem-Alexander of the Ministry of Common Affairs – Postbus 20001, 2500 EA Den Haag, on 30 Jan 2017.
2. VNSG Antonio Guterres Ambassade van Portugal in Den Haag voor verwerking in de VN Commissie Arbitrage-recht-systemen, de VN algemene vergadering en de VN veiligheidsraad, Zeestraat 74, 2518 AD Den Haag.

Embassadors receive this law by email.

**Désirée Elisabeth Stokkel
Donkerelaan 39
2061jk Bloemendaal-nh
Nederland.**