



# Law Ambassador Eviction Republic NL- WAUR2017 – Cleanup law 6 aan VN Commissie arbitrage-recht-systemen Protocol Regime-wijziging zonder bloedvergieten

## UNSG AntonioGuterres

This law is wrtten 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 .  
Visable 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

**The Dutch People must develop Cleanup-power for self-protection against the corrupt  
Judiciary council – Barassociation – Laweducation lobby – Parliament – Monarchy –  
Embassies – Foreign Parliaments – Media.**

**The Dutch People must remove crime from the Foreign Embassies established in Netherlands,  
themselves.**

### BREXIT-proof.

The International Criminal Court and the International Court of Justice are located in the Netherlands.  
And have the legal obligation:

1. To conduct the United Nations Charter and Treaties for each civilian, in order to guarantee a life  
in a State of law for the civilian.
2. To make Parliaments – Embassies – Civilians live and work legally correct.  
By implementing the correct legal procedures for proceeding on court-files, to make it possible  
for Individual Civilians to conduct the fundamental Constitutional – Human rights, without the  
use of violence.
3. To make the United Nations – European Union – African Union and other Institutes operate  
legally correct.

Both – ICC & ICJ – refuse to exercize these tasks; they have turned themselves into Institutes who  
assist members of Parliament – Ambassadors – Rulers – Civilians with the organisation & conduct of  
torture & murder on civilians. Possible thanks to a Hidden Lobby.

**ICC & ICJ have built a climate that makes it impossible to determine  
'Whether a Person is a friend or enemy'.**

Foreign Parliaments – Embassies misuse the legal fact for assisting the Members of Parliament and the Members of the Royal Family and the Lobby in Holland, for torture – murder on Dutch Civilians.

The MH17 flight – passengers are willfully being forced by this Lobby to fly over warzone, what causes them to be killed by war-violence. These MH17-passengers could have been alive today, if only ICC-Parliaments – Embassies – VN – EU – Lobby would have lived & worked legally correct.

The Lobby between ICC – ICJ – Embassies – Organisations give Foreign Parliaments – Embassies the freedom to blackmail the Dutch Parliament – Monarchy – Lobby, as soon as one of these parties do not operate legally correct. Many Embassadors in Holland misuse this Lobby to turn themselves into the Perfect dictator, who will never be put on trial by ICC for Crimes against Humanity and / or Warcrimes.

Civilians – victims – are not or barely informed about this situation, now the media is a Member of this Elite-murderclub too, in Holland.

Civilians can not defend themselves against the constuction of Dictatorship Netherlands due to the Hidden Lobby. Can not defend themselves against violence on their body on foreign territory.

Foreign Parliaments and Foreign Embassadors in Netherlands can misuses this situation as a cover for their personal criminal needs.

Since 1may2007 there is an ICC-lawcase against NL, started by Désirée Elisabeth Stokkel. In 2008, former UNSG bankimoon has proven in a letter to Stokkel, that he misuses ICC and her courtfile as a cover for the hidden torture – murder on Civilians. According to the United Nations the International Criminal Court-personnel is free to torture – murder Civilians and therefore to be free to be a Warcriminal.

Many wars did arise from this criminal ICC-institute and are exploded into the worst violent lifetime-experiences one can think of; included the destruction of Civilians with mass-weapons.

Embassadors in the Netherlands are legally obliged to stop Warcrimes conducted by the ICC-personnel and the UN Bankimoon, UN-members and others. But instead of building justice and peace... these Embassadors have started self-enrichment and terrorism, in order to have civilians sneakily tortured – killed... for their pleasure.

For example:

Lies about legal obligations for Presidents – UN personnel – EU personnel who start wars.

Lies about legal obligation for Refugees bring terrorists to Holland – Europa.

These lies give dictators the freedom in their Homeland to ignore their personal legal obligations, now their Crimes against Humanity and Warcrimes are being laundried via NL-parliament – Thehague securitydelta lobby – Judicial council corruption - ICC – ICJ.

These Lies give Foreign Embassadors in Holland, the freedom to be a dictator too.

The wars in the Middle- East would not have been so violent when ICC would not have lied to the People of planet Earth about the ICC-lawcase against the Netherlands, started by Stokkel.

The People would have started to analyse and think through their personal legal position and their chances to solve conflicts without the use of violence.

ICC-personnel – VN & EU personnel – Presidents – Embassadors want war.

USA has dropped 5000 Uranium bombs on Syria.

With the approval of the International Criminal Court and even the 'Organisation for the Prohibition of Chemical Weapons, Thehague'.

These warcrimes are being laundried by ICC, now Dutch dictators – who should have been in ICC-prison since 1may2007 – determine the level of crime of the Lobby, in coöperation with Foreign Embassadors in Thehague and their Ministry fo Foreign Affairs & Presidents. What brings more war – terrorism – refugees to NL -Europe .

**This Law Embassador Eviction Republic NL– WAUR2017 – Cleanup law 6, gives Civilians and Organisations the power to make criminal Embassadors and their personnel live & work legally correct, everywhere on planet Earth.**

## **Article 1 Regime-change without bloodshed ( standard article NL)**

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-lawsuit. 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 Legal Aid 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 King 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 signs 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. Fairtrade & 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 + Barassociation +- 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 her correspondence addressed to me, that ICC refuses to exercise 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.

## **Article 2 Legal obligations Ambassador in the Netherlands**

1. To implement & conduct the United Nations Charter
2. To implement & conduct all Human right treaties
3. To implement & conduct the Torture-treaty in order to guarantee the correct use of other conventions.
4. Not to misuse the Vienna Convention on Consular Relations
5. Article 34 and 38 of the Vienna Convention on Consular Relations determine: :
  - a) Article 34 Freedom of movement
 

Subject to its laws and regulations concerning zones entry into which is prohibited or regulated for reasons of national security, the receiving State shall ensure freedom of movement and travel in its territory to all members of the consular post.
  - b) Article 38 Communication with the authorities of the receiving State
 

In the exercise of their functions, consular officers may address:

    1. the competent local authorities of their consular district;
    2. the competent central authorities of the receiving State if and to the extent that this is allowed by the laws, regulations and usages of the receiving State or by the relevant international agreements.
  - c) Article 41 Personal inviolability of consular officers
    1. Consular officers shall not be liable to arrest or detention pending trial, except in the case of a grave crime and pursuant to a decision by the competent judicial authority.
    2. Except in the case specified in paragraph 1 of this Article, consular officers shall not be committed to prison or liable to any other form of restriction on their personal freedom save in execution of a judicial decision of final effect.
    3. If criminal proceedings are instituted against a consular officer, he must appear before the competent authorities. Nevertheless, the proceedings shall be conducted with the respect due to him by reason of official position and, except in the case specified in paragraph 1 of this Article, in a manner which will hamper the exercise of consular

functions as little as possible. When, in the circumstances mentioned in paragraph 1 of this Article, it has become necessary to detain a consular officer, the proceedings against him shall be instituted with the minimum of delay.

6. For the full text on Vienna Convention on Consular Relations:  
[http://wetten.overheid.nl/BWBV0004334/1986-01-16#Verdrag\\_1](http://wetten.overheid.nl/BWBV0004334/1986-01-16#Verdrag_1)

**This means, that in daily life the Ambassador or Consul only has freedom of movement as long as this person operates legally correct him – or herself for the maintenance of the national security.**

**From the moment on, an Ambassador is being confronted with the Dictatorship in the receiving State, this Ambassador or Consul must immediately move on to the Torture-treaty – Humanright treaties in order to make the Cabinet and Judicairy council of the receiving State guarantee all civilians a life in a State of law; nationally and internationally. Thus also via the United Nations – EuropeanUnion – Institutes.**

### **Article 3 Regime change without bloodshed in Netherlands**

1. The Dutch People are being confronted with Dictatorship Netherlands, now the International Criminal Court assists Members of Parliament and Members of the Royal family with the destruction of the Judiciary council for the civilian in Holland – International.

The Dutch People have access to the courtfile of DésiréeElisabethStokkel – which proves that the Netherlands is a Dictatorship – on her website <http://www.desireestokkel-nl.net/>

The Dutch People do business with foreign Presidents and their Ambassadors en Consuls, located in the Netherlands.

The Dutch People are being confronted with Foreign Presidents and their Ambassadors and Consuls, who refuse to assist the Dutch People with guaranteeing the State of law Netherlands for all civilians.

2. The Dutch People must start to restore the State of law the Netherlands from the United Nations Charter – Torture treaty – Humanright treaties – National law, themselves; to remove criminal working persons from Parliament – Monarchy – Embassies – VN – EU – Institutes and replace the criminals with persons who do want to guarantee the State of law the Netherlands for all civilians.
3. The Dutch People Cleanup the Netherlands via the powerfull position of the UNSG AntonioGuterres; unless this UN-leader also proves to misuse the International Criminal Court for torture – murder on Dutch nationals.

DésiréeElisabethStokkel has put into power VNSG AntonioGuterres for the restorement of the State of law the Netherlands and the removal of criminals, working for the NL-parliament – NL Judiciary council – Foreign Embassies in NL – International Criminal Court– VN – EU – Institutes.

DésiréeElisabethStokkel has on 18 november2016 started the Cleanup-proces for the removal of Dictatorship the Netherlands; she has via the UNSG AntonioGuterres claimed the labourcontract InterimPrimeMinister and the new ConstitutionRepublicNL, plus new Republic laws, all put into power by decree.

4. DésiréeElisabethStokkel has full power from 18november2016 over:
  - a) the Dictators Members of Parliament and the Members of the Royal family
  - b) the Dictators Ambassadors – Consuls – Embassy personel
  - c) the Lobby-participants
  - d) the methods of work of the Netherlands within the United Nations and the European Union Union.
  - e) Cleaning up of Institutes

Désirée Elisabeth Stokkel calls for new National Election in the Netherlands for the Elected Prime Minister, as soon as possible. Required is that Désirée Elisabeth Stokkel can organize these elections without an increase of crime – terrorism – war in the Netherlands – Europe – Worldwide, now the International Criminal Court also must be cleanup by Désirée Elisabeth Stokkel.

The Dutch People – and each civilian on planet Earth – has the legal obligation to assist Désirée Elisabeth Stokkel with implementing & conducting laws & treaties legally correct. And with the Cleanup of the Judiciary – Bureaucracy and the punishment of criminals.

5. The Dutch People make clear to the Foreign Embassies related to the Netherlands that Embassadors – Consuls – Embassy personnel must operate legally correct.
6. Each Civilian – Corporation in the Netherlands who is related to the Foreign Embassies must make clear that Désirée Elisabeth Stokkel is the Interim Prime Minister for Netherlands per 18 november 2016, and that the Constitution Republic NL is a legally valid constitution per 18 nov 2016, in order to disconnect him-or herself personally legally correct from a position in the Dictatorship the Netherlands.
7. Each Civilian – Corporation who works with the Constitution Republic NL from 18 november 2016 on, has the individual power to make Embassadors – Consuls – Embassy personnel life & work legally correct, conform the Vienna Convention on Consular Relations.

#### **Article 4 Make Embassy execute a Settlement & Payment for damage**

Every Civilian – Corporation who works from the Constitution Republic NL from 18 november 2016 on, and forces the Embassadors – Consuls – Embassy personnel to operate legally correct, is entitle to a Settlement & Payment for damage, as soon as this Civilian – Corporation is 'A Damaged Person', due to the legal fact that Embassadors – Consuls – Embassy personnel refuse to guarantee life in State of law the Netherlands for all Civilians.

1. Each Embassador – Consul – Embassy personnel-member, who refuses to live & work legally correct, pays a Settlement & Payment for damage caused to the Dutch national – Corporation , on the condition that this Dutch civilian – Corporation does stop the Dictatorship the Netherlands and restores the State of law Netherlands from the Constitution Republic NL.  
The Embassy pays a Settlement & Payment for damage for:
  - a) To cause Crimes against Humanity and Warcrimes on the body of Dutch civilians – Corporation, which cause damage on or the destruction of the human body and / or legal body.
  - b) To keep alive in their labourcontract the Members of Parliament in NL and the criminal Members of the Royal family in NL, which results in the legal fact that the Dutch civilian – Corporation becomes a victim of heavy crime – terrorism in the Homeland of the Embassador – Consul – Not Dutch Embassy personnel.
  - c) To keep in their labourcontract the criminal personnel working for the International Criminal Court and International Court of Justice, what results in the legal fact that the Dutch nationals – Corporations (registered with the Trade register) suffer damage or are being killed / closed down.
  - d) To willfully distribute wrong information via the media to the People on planet Earth, what results in the legal fact that the human body of the Dutch national – Corporation is damaged or destroyed, due to Crimes against Humanity and Warcrimes.

#### **Article 5 Arbitrage-court – system**

1. The Dutch national - Corporation who must defend itself against the criminal operating Foreign Embassadors – Consuls – Embassy personnell in Netherlands, make the dictators working for the Judicairy in the Netherlands, open the Arbitration-court of law, as is determined in the

Constitution Republic NL, plus new Republic NL laws.

2. The Dutch national - Corporation who must defend itself against criminal operating Embassadors – Consuls – Embassy personnell in the Netherlands and must defend themselves with the Arbitration-court of law Republic NL, must build their courtfile in accordance with the rules in the Constitution Republic NL... and make the criminal involved submit a Problem-solving solution for Conflict-ending.
3. The Dutch national - Corporation who must defend itself with the Arbitration-court of law Netherlands, give criminals in the courtfile 'an affordable opportunity to restore their mistakes made'. When this proves to be ineffective, the InterimPrimeMinister DésiréeElisabethStokkel will expell the criminal operating Embassador – Consuls – Not Dutch national Embassy personnell from the Netherlands.
4. Criminal operating Foreign Embassadors – Consuls – Embassy personnell in the Netherlands, who are being expelled by InterimPrimeMinister DésiréeElisabethStokkel, prove that they refuse to live & work legally correct and that they are guilty of Crimes against Humanity and Warcrimes, on the body of the Dutch national - Corporation.

Do these criminals refuse to leave the Netherlands on command of DésiréeElisabethStokkel, there is sadly only one method of work left for Selfdefence without Violence, namely: 'to put these criminals on a public black list, with the aim to make them leave the Netherlands after all'.

**Deze Wet is ondertekend en per decreet ingevoerd en rechtsgeldig verklaard door DésiréeElisabethStokkel op 20februari2017.**

En is opgestuurd aan:

10. Dictator MinisterPresident Markrutte en Koning Willem-Alexander van het Ministerie van Algemene Zaken – Postbus 20001 , 2500 EA Den Haag, op 20februari2017.
11. VNSG AntonioGuterres van de Ambassade van Portugal in Den Haag voor verwerking in de VN Commissie Arbitrage-recht-systeemen, de VN algemene vergadering en de VN veiligheidsraad, Zeestraat 74, 2518 AD Den Haag.

Embassadors ontvangen deze wet per email.

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