

[PostNL Track & Trace code:] & [Date:/...../2025],

To: *the mayor, the clerk and civil servants or legal representatives working at and for the State of the Netherlands in the geographical area with the name of the Netherlands,*

Topic: "**Why we don't vote and don't claim our rights**";

Dear Mayor and Clerk and all civil servants or legal representatives,

You will receive a very **official letter** from us with difficult words and laws. But this letter is meant to explain to you in plain language **why** we are doing that.

1. Our trust has been lost:

We see that there are far too many promises **and breaks**. We see that money that is meant for **us** goes to big pots or distant projects. We see that people are **not listening** to what the ordinary man and woman need.

When you give someone your **trust**, it's a **gift**. That gift has been destroyed too many times now. That is why we say: "**Stop! It's enough.**"

2. Voting is giving power:

When you vote, you give a few people **the power to** decide about your life for **four years**. You give them permission to talk, govern, and make rules on your behalf.

We don't **do that** anymore. By not voting, we say very clearly: "**We no longer give you our power. We do not support your plans.**"

This is our **freedom**. That is our **common sense**. We keep our **self-determination** – the right to decide about ourselves – **in our own hands**.

3. We are people, not numbers:

The official letter explains that we **are living people**, and not just the "**citizen**" **number** in a computer. Our feelings and wishes are more important than the rules we no longer understand.

We ask you to realize this: our act is not laziness. It is a **cry for help** and an **active decision** that stems from deep care. This is our way of saying, "**As long as you behave like this, we have nothing to do with you.**"

4. What we ask now:

We ask you to take the official letter seriously. If you ignore the rules and our rights, or if you pretend that we still support politics, we call it **abuse**.

That's why we said in the official letter:

- You must respond correctly **within 7 days** at the latest,
- If you abuse, it will cost you **a lot of money** (the fine),

This is not to bully you. This is the **only way** to make it clear that this time we mean what we say: **we are no longer represented. We are free.**

We take our position that you will finally understand this clear signal and that politicians will start to think.

[SIGNATURE (BLUE):]

FINAL LEGAL ULTIMATUM AND SAFEGUARDING OF SOVEREIGN RIGHTS

COMMUNICATION CHANNELS: Only by registered mail with acknowledgement of receipt;

TO: the mayor of the municipality;

COPY TO: the clerk of the municipality;

[INSERT NAME OF THE MUNICIPALITY:

.....],

[INSERT ADDRESS OF THE MUNICIPALITY:

.....],

[INSERT THE CITY OF THE MUNICIPALITY:

.....],

Subject: ULTIMATUM AND FORMALIZATION OF SOVEREIGN RIGHT TO SELF-DETERMINATION -
Formal notice of non-consent, release of representation, **invalidation** and strict instruction to **active response** within seven (7) days.

Dear Mayor and Legal Representatives,

The undersigned, the **Living Man** (hereinafter: the Man), being the sovereign person:

- **[Full name as registered:**
.....],-----

- born on **[Date of birth:**/...../.....],-----
- and residing in **[Full address:**..... **no:**,
Postcode, **Choosing a city in**], declares
by means of this letter, which by signing in **blue ink** represents the highest level of
sovereignty and expression of will, the following final ultimatum:

1. Active declaration of intent, self-determination and annulment

In view of the scheduled parliamentary elections on **Wednesday, October 29, 2025**, it is hereby formal, irrevocable and with legal consequences that Man **will not make use** of the right to vote. This act is not an act of passivity, but an **active, legally consigned declaration of intent** with the Dutch constitutional system.

Basis in the Civil Code (BW): According to **Article 3:33 of the Civil Code**, the will of man is aimed at legal consequence the **preservation of absolute sovereignty**. By consciously abstaining from voting, Man expressly refuses **to enter into the** implicit mandate agreement **with the newly elected representatives**. Failure **to take action** is therefore an **active non-binding decision** formalized by this document.

Legal Effect (Annulment): The Man hereby declares that any **act** or **mandate** of the

[SIGNATURE (BLUE):]

newly formed government, the States General or the Municipality, which is intended to produce binding legal effects on the person, property or rights of the Person, and which arises from the

elections of October 29, 2025, **will be considered** null and void with respect to the Man as long as the sovereign declaration of intent is not refuted in writing and with legal reasons.

2. Constitutional exemption from representation (art. 50 and 1 Gw)

Man makes a fundamental distinction between the legal person 'citizen' and the **sovereign Living Man**. This distinction has the following constitutional consequences:

- **Article 50 of the Constitution (Freedom of Representation):** Because of this explicit non-consent, man **no longer** accepts the representative authority of the States General over his/her person, property and work. The results of the elections of 29 October 2025 therefore have **no legal validity or binding force** on humans.
 - **Article 1 of the Constitution (Principle of Equality):** Man demands that this sovereign choice for non-binding is treated with equal respect and without discrimination.
-

3. Recourse to the higher legal order and international treaties (Article 94 of the Constitution)

Man invokes the **precedent** of the following **provisions** of international law (in accordance with **Article 94 of the Constitution**) that are binding on everyone in order to safeguard the natural status of the **Living Man**:

- **Article 1 ICCPR:** The **inalienable right to self-determination** is the basis for the withdrawal of political consent.
 - **Article 3 UDHR:** "Everyone has the right to life, liberty and **inviolability of the person**."
 - **Article 21 paragraph 3 of the UDHR:** The **will not to participate** revokes the basis of the authority over one's own person.
 - **Article 8 ECHR:** The right to respect for private life implies the right to **self-determination** of the state of persons.
-

4. Ultimatum: commitment to active response and tacit acceptance

The mayor has **been instructed** to respond actively , **with motivation and in writing** to the substantive progress in this letter.

Express Acceptance Condition: If the human has **not received a reasoned, written and negative response** to the claim of sovereign non-binding **within seven (7) calendar days** from the official date of receipt of this registered letter:

1. Is this considered tacit *consent* of the sovereign declaration of intent contained herein?

[SIGNATURE (BLUE):]

2. Is the claim that man is safe from the legal consequences of the elections considered **and** recognized **as irrevocable**?
-

5. Appeal to the right to object (GDPR)

To strengthen the sovereign advance directive, De Mens formally invokes **Article 21 of the General Data Protection Regulation (GDPR)** (Right to Object).

De Mens objects to the processing of personal data insofar as this processing is intended to bind Mens to the **political mandate** or legal **representation** resulting from the elections. The Municipality is obliged to register this sovereign declaration of intent as a **formal and permanent endorsement of the personal data**.

6. Penalty and immediate liability (Article 6:162 of the Dutch Civil Code)

In order to **protect the declared sovereignty**, De Mens sets an **immediately due and payable fine** and holds the mayor, the municipality and all officials involved **personally and jointly liable** for damage caused by violation of this sovereign will, in accordance with **Article 6:162 of the Dutch Civil Code (unlawful act)**.

In the event of a violation of sovereignty (including ignoring the nullity declaration or the objection to the GDPR):

- Does the violation lead to **confiscation** and immediate payment of a penalty of **€ 50,000 (fifty thousand euros)** per violation? This amount is a **formalized compensation** for the infringement of the fundamental, guaranteed right to self-determination of the living human being.

"You are obliged to include this report in all relevant records and to accept the consequences of these strict instructions".

'Noted'

Yours sincerely and without prejudice to all sovereign rights,

The Living Man:

[Full name as registered:];

[Date:/...../2025],

Signature:.....

(Signature only in BLUE ink)

DICTATORSHIP OF FACTS: ABSOLUTE END OF YOUR LEGAL ILLUSION

To: The Mayor of each Municipality and all Legal Representatives Involved

Subject: IMMEDIATE WITHDRAWAL OF CONSENT AND DICTATION OF LEGAL REALITY.

LISTEN CAREFULLY AND UNDERSTAND THE GRAVEL REALITY:

This is a **DECLARATION OF WAR** against the fraud **caused by deliberately wrong politics**. The time for patience and consent is **OVER**. Your status and actions are **UNLAWFUL** and the legal world has irrevocably exposed you.

I. THE FRAUD OF THE CORPORATION IS OVER

You represent **ONE illegitimate government**, you are not legitimately elected by the population but appointed by an internationally organized crime syndicate the NGO government as a registered entity. With the following statement we reject your **invitation (STEMPAS)**, because we the population are victims of the WEF, agenda that you are rolling out as an appointed implementer:

STEMPAS

Oproep voor de verkiezing van de leden van de Tweede Kamer der Staten-Generaal op woensdag 29 oktober 2025

Wanneer kunt u stemmen?
U kunt stemmen op woensdag 29 oktober 2025 van 7.30 tot 21.00 uur.

Waar kunt u stemmen?
Met deze stempas kunt u stemmen in uw openbaar lichaam. U mag zelf kiezen in welk stemlokaal u stemt.

Stemlokaal bij u in de buurt

Waar vindt u informatie over andere stemlokalen?

Contactgegevens openbaar lichaam

Neem dit mee als u gaat stemmen:

- deze stempas
- uw Nederlandse paspoort, uw identiteitskaart (uitgegeven door Bonaire, Sint Eustatius, Saba of Nederland), of uw rijbewijs (uitgegeven door Bonaire, Sint Eustatius of Saba)

Uw identiteitsbewijs mag maximaal 5 jaar verlopen zijn. Kijk bij 'Geldig tot'. Staat daar 30 oktober 2020? Of een datum daarna? Dan mag u het identiteitsbewijs nog gebruiken om te stemmen.

Deze stempas is alleen voor u!
Uw stempas is alleen geldig als uw naam en adres erop staan. Misbruik van deze persoonlijke stempas is strafbaar.

Bent u uw stempas kwijt? Of is deze beschadigd?
Vraag dan een vervangende stempas aan bij uw openbaar lichaam. Dit kan schriftelijk tot en met vrijdag 24 oktober 2025 of aan het loket tot dinsdag 28 oktober 2025, 12.00 uur.

Heeft u geen identiteitsbewijs?
Vraag dan op tijd een identiteitsbewijs aan bij uw openbaar lichaam. Kunt u dit niet? Vraag dan een andere kiezer om voor u te stemmen en vraag bij uw openbaar lichaam een schriftelijke volmacht aan. Dit kan tot en met vrijdag 24 oktober 2025.

Wilt u ergens anders in Nederland stemmen?
Vraag dan een kiezerspas aan bij uw openbaar lichaam. Dit kan schriftelijk tot en met vrijdag 24 oktober 2025 of aan het loket tot dinsdag 28 oktober 2025, 12.00 uur. Met een kiezerspas kunt u in ieder openbaar lichaam en in iedere gemeente stemmen.

Kunt u zelf niet stemmen?
Bijvoorbeeld omdat u ziek bent of in het buitenland bent? Vraag dan een andere kiezer om voor u te stemmen. Dit kan op twee manieren:
1. Vul het volmachtbewijs hieraan in. Maak een kopie of foto van uw identiteitsbewijs. Geef uw ingevulde stempas en de (digitale) kopie of foto aan de persoon die voor u gaat stemmen.
Let op! U kunt deze volmacht alleen geven aan iemand die in hetzelfde openbaar lichaam stemt.
Of:
2. Vraag een schriftelijke volmacht bij uw openbaar lichaam aan. Dit kan tot en met vrijdag 24 oktober 2025. Een schriftelijke volmacht kunt u ook geven aan iemand die in een ander openbaar lichaam of in een andere gemeente stemt.

Let op! Geef deze stempas alleen mee aan een andere persoon nadat het volmachtbewijs hieronder door u en uw gemachtigde is ingevuld en ondertekend.

VOLMACHTBEWIJS
Dit is mijn stempas (mijn naam staat op de voorkant). Ik stem niet zelf, maar ik laat iemand anders (de gemachtigde) voor mij stemmen. Ik heb die persoon daarvoor een (digitale) kopie of foto van mijn identiteitsbewijs gegeven. En ik heb laten weten op welke kandidaat die persoon voor mij moet stemmen.

Mijn handtekening

Deze persoon mag voor mij stemmen:

Naam van de gemachtigde: _____

Adres: _____

Woonplaats: _____

Handtekening van de gemachtigde

Let op! Als gemachtigde moet u:

- de volmachtstempas tegelijkertijd brengen met uw eigen stem
- een (digitale) kopie of foto van het identiteitsbewijs meenemen van de persoon voor wie u stemt
- stemmen in hetzelfde openbaar lichaam als waar de persoon voor wie u stemt, woont
- de volmachtstempas uitbrengen zoals de persoon voor wie u stemt heeft aangegeven

U mag voor maximaal 2 andere kiezers stemmen.

"I unfortunately have to decline this invitation as I want and need to guarantee my self-determination as a Human Being, and cannot authorize my dead entity, the NGO corrupt state, through my birth certificate, to make decisions on my behalf or to apply policies that harm my own interests."

PROOF OF YOUR CORPORATE STATUS: Your entity is registered as a

Overseas Entity at Companies House. The name: **THE KINGDOM OF THE NETHERLANDS,**

The legal form: **GOVERNMENT**. The registration: **OE029714**.



Companies House

OE01_(ef)

Application to register an Overseas Entity



Received for filing in Electronic Format on the: 03/05/2023

XC2PX8W2

Overseas Entity Name: **THE KINGDOM OF THE NETHERLANDS**

Country Of Incorporation: **NETHERLANDS**

Legal Form: **GOVERNMENT**

Governing Law: **NETHERLANDS**

Overseas Entity Address: **8 RIJNSTRAAT
THE HAGUE
Netherlands 2515XP**

Service Address: **P.O. BOX 20061 THE HAGUE
THE HAGUE
Netherlands 2500ED**

Electronically filed document for Company Number:

OE029714

This confirms:

The Netherlands is a Company and NOT authorized to represent the population as an NGO company.

WE ARE SOVEREIGN. We follow the example of the House of Orange: King William and Queen Máxima and Princess Beatrix do not vote.

<https://www.koninklijkhuis.nl/onderwerpen/rol-van-het-staatshoofd/vraag-en-antwoord/heeft-de-koning-stemrecht>



Heeft de Koning stemrecht?

De Koning heeft stemrecht, maar maakt er geen gebruik van omdat hij onpartijdig is.

Aangezien stemmen in Nederland geheim is, zou dit kunnen leiden tot speculaties op welke partij de Koning stemt. Overigens zou de Koning, als dit niet het geval was, een blanco stem uitbrengen.

Ook Koningin Máxima, de Prinses van Oranje en Prinses Beatrix maken geen gebruik van hun stemrecht.

In this way, they retain their autonomy and right to self-determination. "***We claim and guarantee the same right***".

II. THE LEGAL GROUND HAS BEEN SWEEPED AWAY FROM YOU

You are acting under laws that **have been overturned by** the authority of the U.S. Supreme Court worldwide. Since we are under the occupier of WW II, these laws also apply throughout Europe.

1. **THE CHEVRON DOCTRINE IS DEAD:** The **Chevron doctrine** was overridden by the U.S. Supreme Court on June 28, 2024. This ends the 40-year-old interpretation that courts had to "give in" to agencies' interpretations of ambiguous laws.

Your power to interpret regulations has been nullified. Courts must now use their **independent judgment**.

2. **YOUR LAWS ARE ILLEGAL:** We are **NO LONGER** governed by the Corp Act of 1871. Your "Police Laws" are **ILLEGAL** because they fall under the non-existent law "**Pardon of God**".
3. **THE CRIMINAL LAW:** The only law that now applies to everyone is: Do not kill - do not steal - do not threaten/coerce - and do not violate other people's rights.

III. THE CRIMINAL JUSTICE NETWORK CLOSES

Any further action against the sovereign Man is subject to international and federal laws designed to prosecute you and your entity:

- **RICO ACT IS IN EFFECT:** The **Racketeer Influenced and Corrupt Organizations Act** fights organized crime. It focuses on a

racketeering activities and applies to both legal and illegal entities.

Leaders can be prosecuted for crimes committed by their subordinates.

- **EO 13818: THE BLOCKADE:** Executive Order 13818 (Donald J. Trump, 2017) declares a **state of emergency** against the threat of **serious human rights violations and corruption**. It **BLOCKS PROPERTY** of persons directly or indirectly involved in corruption or human rights violations nationally and internationally.

It is forbidden by this order to commit crimes against the population or to commit human trafficking.

- **THE NUREMBERG CODE: THE TRIAL:** Anyone involved in **Human Trafficking or GENOCIDE** (including facilitating COVID-19 crimes with testing sites and/or vaccination centers) will be tried according to the Nuremberg Code

. The fundamental principle is:

The subject's voluntary consent is absolutely essential, without any element of force, fraud, deception, coercion, or exaggeration.

THE ULTIMATUM

THIS IS SERIOUS. Your position is untenable. Your failure will be punished under international law using Article 94 of the constitution. The sovereign Man has **WITHDRAWN** and **FORBIDDEN** permission to you to continue to act on our behalf.

WE DEMAND THE IMMEDIATE CESSATION OF ALL UNLAWFUL ACTS AGAINST THE POPULATION.

SUBJECT: IMMEDIATE ACTION – YOU ARE UNDER CRIMINAL INVESTIGATION.

WE ARE NOT WAITING FOR YOUR RESPONSE. We are only observing your IMMEDIATE ACTION and the consequences of that will be **PERSONAL**.

YOUR CRIMES HAVE NOW BEEN (OR ARE STILL BEING REPORTED) INTERNATIONALLY:

CRIMES AND ABUSES AGAINST HUMANITY have already been reported from all corners of the geographical area of the **NETHERLANDS** to the **US-ARMY MILITARY POLICE EUROPE, DEPARTMENT CID (CRIMINAL INVESTIGATION DATA)** for **POLITICAL CRIMINAL ACTS WITHIN THE EU AGAINST CIVILIANS**.

NETHERLANDS = LEGALLY OCCUPIED TERRITORY

You operate under an untenable legal and military fiction.

- **NO PEACE:** The Netherlands has NEVER signed for peace. The SHA-EF occupying forces transferred to EUCOM US-ARMY on 30 November 2007. The Netherlands is and remains OCCUPIED TERRITORY under American supervision.
- **THE FRAUD OF 1947:** Queen Wilhelmina signed a royal decree in 1947 that returned everything to the 1937 World Peace Treaty in The Hague, as a result of which on paper a second war NEVER officially took place. This enabled the illegal government to illegally take back power in 1945 and continue.
- **MILITARY INTERVENTION REQUEST:** In 2024, a team of sworn Postmasters under the United States flag (Title 4 Chapter 1/2/3) sent a letter to President Donald J. Trump with **HARD-HITTING EVIDENCE and the request for MILITARY INTERVENTION IN THE NETHERLANDS**. Because we are still officially occupied territory on paper, peace has never been signed in accordance with the Allied occupying forces.

- **FUTURE SCENARIO:** Remember the words of President Donald J. Trump during the NATO summit 2025 in The Hague: The Netherlands may well become the "**51st State**", but **WITH MILITARY INTERVENTION**. The royal couple complies with "**Central Casting**".

ANY DELAY OR IGNORING OF THESE FACTS IS EVIDENCE OF COMPLICITY IN POLITICAL CRIMINAL ACTS, BOTH NATIONALLY AND INTERNATIONALLY.

The Duty to Peace and Observance of the Briand-Kellogg Pact (1928)

The Living Man bases his actions on the **fundamental duty to maintain international peace and justice**. We reject a model of governance that imposes chaos and destruction in the name of globalism and commercial gain as contrary to this duty.

Our sovereign declaration of intent is a direct consequence of the need to comply with higher international treaties, including the **Briand-Kellogg Pact of 1928** (Paris Pact – **General Treaty of Waiver of War as an Instrument of National Politics**). This treaty, the predecessor of the United Nations, **condemns and rejects war as an instrument of national policy**.

Complicity and relinquishment: By paying direct and indirect taxes (payroll tax, VAT, etc.), citizens are unwittingly and involuntarily held financially responsible for the financing of aggressive governance models. This risks complicity in acts that violate international peace law.

With this notification and the revocation of the mandate, **De Mens irrevocably distances itself from any complicity** in the financing of illegal, aggressive or belligerent actions, and thus acts **in strict accordance with the principles of international peace**.

YOUR WAR IS A PARTICIPATION IN [INTER]NATIONAL CRIMINAL COVER(S)

TO: THE LEGAL REPRESENTATIVES OF THE ERRONEOUS 'GOVERNMENT'

YOU ARE NOW LOOKING STRAIGHT INTO THE ABYSS. IT'S TIME FOR YOU TO WAKE UP AND UNDERSTAND EXACTLY WHAT YOU'RE DOING.

THE GREAT DECEPTION OF WAR

The loud calls for war in Europe, coming from parties such as PvdA, D66 and VVD, are **OBSCENE DIVERSION**. This is not a political strategy, this is a **CRIMINAL FINANCIAL PLAN**.

You sell the imminent, **INEVITABLE COLLAPSE** of the current financial system as a 'necessity', purely to be able to implement the **WEF GREAT RESET DICTATORSHIP**. This is pure, **SELF-INTEREST-DRIVEN CORRUPTION** at the highest level. You are trying to bury the financial mess you have created under a war.

CONSCRIPTION IS AN ILLEGAL COMMAND

Let go of the threat of a revival or introduction of **CONSCRIPTION** now. It is **UNLAWFUL** and a direct violation of human law.

YOU CAN'T DO THIS! The simple, hard truth is that the "**STATE OF THE NETHERLANDS**" IS NOT A **LEGAL ENTITY**. You are a fiction. You have no authority to order people to die for a trading company.

THE HISTORICAL BETRAYAL IS WELL KNOWN

To give you a final slap in the face, we force you to face the truth:

The **HISTORICAL BETRAYAL** that guaranteed U.S. involvement in the war has been documented. The so-called "**LETTER TO MÁXIMA**" provides the cold, hard insight into a secret plot:

British secret service **KILLED** the crew of a **DUTCH SUBMARINE K 17** and **BLEW UP THE SHIP** after finally long begging by President Roosevelt and President Churchill got their permission from Queen Wilhelmina. Why? Because they had signaled the Dutch naval crew of K-17 the Japanese fleet towards **PEARL HARBOR**, not the **US NAVY** in Pearl Harbor "**SHOULD NOT BE WARNED**" the entire crew eventually cost a sea grave.

Source – evidence:

De Telegraaf, zaterdag 22 maart 1980.



THE US SUPERPOWER HAD TO GO TO WAR! This was the dirty deal to support your corrupt system in Europe, they had lost control (power) over the financial sector in Germany. Germany did not start the war, but the Allies bombed Germany 12 times with heavy attacks.

YOUR LEGITIMACY IS BUILT ON THE CORPSES OF YOUR OWN SOULS.

THINK FOR A MILLISECOND ABOUT THE CONSEQUENCES OF YOUR CURRENT CORRUPTION AND YOUR PLACE IN THIS HISTORICAL STORY.

The attached **Final Legal Notice** is the formal and irrevocable expression of these conclusions and our **sovereign right to self-determination, see pages 1 through 4.**

APPLICATION OF U.S. CRIMINAL LAW

EXECUTIVE ORDER 13818 (BLOCKADE AND CORRUPTION)

The **U.S. Executive Order EO 13818** is in effect and is aimed at **BLOCKING THE PROPERTY** of individuals involved in **SERIOUS HUMAN RIGHTS VIOLATIONS OR CORRUPTION.**

This decree **PROHIBITS** the commission of crimes against the population. These laws also apply throughout Europe, because Europe **would fall under the** 'OCCUPIER' OF WWII (THE US).

EO 13818 declares that serious human rights violations and corruption pose an **UNUSUAL AND EXTRAORDINARY THREAT** to the national security and economy of the U.S., and **AUTHORIZES** the blocking of property of those involved.

DCPD-201700923 – **Executive Order 13818** – blocking the property of persons involved in serious human rights violations or corruption:

<https://www.govinfo.gov/app/details/DCPD-201700923>

[Donald J. Trump \(1st term\)](#)

45th President of the United States: 2017 - 2021

Executive Order 13818 – Blocking the Property of Individuals Involved in Serious Human Rights Violations or Corruption

Tuesday 20 December 2017

By the authority vested in me as President by the Constitution and the laws of the United States of America, including the International Emergency Economic Powers Act (50 U.S.C. 1701 *et seq.*) (IEEPA), the National Emergencies Act (50 U.S.C. 1601 *et seq.*) (NEA), the Global Magnitsky Human Rights Accountability Act (Public Law 114-328) (the "Act"), section 212(f) of the Immigration and Nationality Act of 1952 (8 U.S.C. 1182(f)) (INA), and section 301 of Title 3, United States Code,

I, Donald J. Trump, President of the United States of America, believe that the prevalence and seriousness of human rights violations and corruption that originate, in whole or in a significant extent, outside the United States, such as those committed or directed by persons listed in the appendix to this order, have reached such magnitude and gravity as to threaten the stability of international political and economic systems. Human rights violations and corruption undermine the values that are an essential foundation of stable, secure and functioning societies; have devastating consequences for individuals; weaken democratic institutions; the rule of law; perpetuate violent conflicts; facilitating the activities of dangerous persons; and undermine economic markets. The United States seeks to impose tangible and significant consequences on those who commit serious human rights violations or engage in corruption, and to protect the United States' financial system from abuse by the same individuals.

I therefore note that serious human rights violations and corruption around the world pose an unusual and extraordinary threat to the national security, foreign policy and economy of the United States, and I hereby declare a national emergency to address that threat.

I hereby determine and recommend:

Section 1. (a) All property and interests in real estate located in the United States, hereafter coming into the United States, or coming into the possession or control of a person from the United States of the following persons, are blocked and may not be transferred, paid, exported, withdrawn, or otherwise traded:

(i) the persons listed in the Annex to this Decision;

(ii) any foreign person designated by the Minister of Finance, in consultation with the Minister of Foreign Affairs and the Attorney General:

(A) be responsible for or complicit in, or have been directly or indirectly involved in, serious human rights violations;

(B) be a current or former government official, or a person acting for or on behalf of such official, who is responsible for or complicit in, or has been directly or indirectly involved in:

(1) corruption, including the misappropriation of state property, the expropriation of private assets for personal gain, corruption related to government contracts or the extraction of natural resources, or bribery; or (2) the transfer or facilitation of the transfer of the proceeds of corruption;

(C) to be or have been a leader or official of:

(1) an entity, including any government agency, that has engaged in, or whose members have engaged in, any of the activities described in subsections (ii)(A), (ii)(B)(1) or (ii)(B)(2) of this section relating to the tenure of the leader or official; or

(2) an entity whose property and interests in property have been blocked pursuant to this order as a result of activities related to the term of office of the leader or official; or

(D) attempted to engage in any of the activities described in subsections (ii)(A), (ii)(B)(1), or (ii)(B)(2) of this section; and

(iii) any person appointed by the Minister of Finance, in consultation with the Minister of Foreign Affairs and the Attorney General:

(A) to have materially assisted, sponsored, or provided financial, material or technological support for, or goods or services to, or in support of:

(1) any activity described in subsections (ii)(A), (ii)(B)(1) or (ii)(B)(2) of this section that is performed by a foreign person;

(2) any person whose property and interests in property have been blocked pursuant to this order; or

(3) any entity, including any governmental entity, that has engaged in, or whose members have engaged in, any of the activities described in subsections (ii)(A), (ii)(B)(1) or (ii)(B)(2) of this section, where the activity is carried out by a foreign person;

(B) be owned or controlled by, or have acted or claimed to be acting for or on behalf of, directly or indirectly, any person whose property and interests in property have been blocked pursuant to this order; or

(C) attempted to engage in any of the activities described in subsections (iii)(A) or (B) of this section.

(b) The prohibitions in subsection (a) of this section shall apply except to the extent provided by statutes, or in regulations, orders, directives, or licenses that may be issued pursuant to this Order, and notwithstanding any contract entered into or any license or permit granted prior to the effective date of this Order.

Section 2. The unrestricted entry of immigrants and nonimmigrants into the United States of aliens determined to meet one or more of the criteria in Section 1 of this order would be detrimental to the interests of the United States, and the entry of such persons into the United States, as immigrants or nonimmigrants, is hereby suspended. These individuals are treated as individuals covered by Section 1 of Proclamation 8693 of July 24, 2011 (Suspension of Entry of Aliens Subject to United Nations Security Council Travel Bans and International Emergency Economic Powers Act Sanctions).

Section 3. I hereby determine that making donations of the types of items specified in Section 203(b)(2) of IEEPA (50 U.S.C. 1702(b)(2)) by, to, or for the benefit of any person whose property and interests in property are blocked pursuant to this order, will increase my ability to deal with the national emergency decreed in this order, and I hereby prohibit such donations as provided in Section 1 of this order.

Section 4. The prohibitions in Section 1 include:

- (a) to make a contribution or provision of funds, goods or services by, to or for the benefit of any person whose property and interests in property are blocked pursuant to this order; and
- (b) the receipt of a contribution or provision of funds, goods or services from such person.

Section 5. (a) Any transaction that avoids or avoids, aims to evade or avoid, causes or attempts to violate any of the prohibitions contained in this order is prohibited.

- (b) Any conspiracy formed to violate any of the prohibitions in this order shall be prohibited.

Section 6. For the purposes of this Decision, the following definitions shall apply:

- (a) the term "person" means a natural person or entity;
- (b) the term "entity" means a partnership, association, trust, joint venture, corporation, group, sub-group, or other organization; and
- (c) the term "person in the United States" means any citizen of the United States, a permanent resident alien, an entity organized under the laws of the United States or any jurisdiction within the United States (including foreign affiliates), or any person in the United States.

Section 7. For those persons whose property and interests in property have been blocked pursuant to this order and who may have a constitutional presence in the United States, I find that, because of the ability to immediately transfer money or other assets, prior notice to such persons of measures to be taken pursuant to this order, would render those measures ineffective. I therefore note that in order for these measures to be effective in addressing the national emergency declared in this order, there is no need for prior notification of a listing or determination under this order.

Section 8. The Secretary of the Treasury, in consultation with the Secretary of State, is hereby authorized to take such action, including the adoption of rules and regulations, and to exercise all powers granted to me by IEEPA and the Act to the extent necessary to execute this order and Section 1263(a) of the Act with respect to the provisions provided therein. The Secretary of the Treasury may, in accordance with applicable law, redelegate any of these functions to other officers and agencies of the United States. All authorities shall take all appropriate measures within their competence to carry out this order.

Section 9. The Secretary of State is hereby authorized to take such measures, including the adoption of rules and regulations, and to make use of any powers granted to me by IEEPA, the INA and the Act which may be necessary to execute Section 2 of this order and, in consultation with the Minister of Finance, the reporting requirement in section 1264(a) of the Act with respect to the reports provided for in section 1264(b)(2) of that Act. The Secretary of State may, in accordance with applicable law, redelegate any of these functions to other officers and agencies of the United States in accordance with applicable law.

Section 10. The Minister of Finance, in consultation with the Minister of Foreign Affairs and the Attorney General, is hereby authorised to determine that the circumstances no longer justify the

blocking of the property and interests in property of any person listed in the Annex to this Decree and to take the necessary measures to give effect to that provision.

Section 11. The Secretary of the Treasury, in consultation with the Secretary of State, is hereby authorized to submit recurring and final reports to Congress on the national emergency promulgated in this order, in accordance with Section 401(c) of the NEA (50 U.S.C. 1641(c)) and Section 204(c) of IEEPA (50 U.S.C. 1703(c)).

Section 12. This order is effective at 12:01 p.m., Eastern Standard Time, December 21, 2017.

Section 13. This order is not intended to, and does not create, any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies or entities, its officers, employees or agents, or any other person.



DONALD J. TRUMP

The White House,

20 December 2017.

NOTE: This executive order and the attached appendix were released by the Press Secretary's Office on December 21 and published in the Federal Register on December 26.

RICO ACT (ORGANIZED CRIME)

The Racketeer Influenced and Corrupt Organizations Act (RICO) is a federal law of 1970

fight **against ORGANISED CRIME.**

The **RICO** Act applies to those who are involved in a **PATTERN OF EXTORTION ACTIVITIES** within a company.

The law makes it **ILLEGAL** to run a business through a pattern of crimes, such as **FRAUD AND BRIBERY.**

[https://www.law.cornell.edu/wex/racketeer_influenced_and_corrupt_organizations_act_\(Rico\)](https://www.law.cornell.edu/wex/racketeer_influenced_and_corrupt_organizations_act_(Rico))

"Law on Extortionist-Influenced and Corrupt Organizations (RICO):

The Racketeer Influenced and Corrupt Organizations Act (**RICO**) is a federal law (codified in 18 U.S.C. §§ 1961-68) focused on organized criminal activity and extortion. RICO improves existing criminal penalties and creates new legal bases for acts committed as part of an organized criminal enterprise.

The law was originally passed in 1970 as part of a larger movement to curb organized crime and allow victims of organized crime to recover. While the original statute was primarily aimed at the Mafia, whose disconnected structure made it difficult to convict high-ranking members due to its inability to link them directly to crimes, the use of the statute has now been used to take down many notable criminal enterprises.

RICO imposes a maximum criminal sentence of 20 years in prison for violations of the statute. If the defender is convicted, he must also forfeit any proceeds obtained while carrying out extortion activities to the government. To be convicted under RICO, a pattern of extortion activity is necessary. This means that at least 2 separate activities that can be classified as extortion must have taken place within 10 years of each other.

RICO allows an individual injured by a violation of the law to recover triple damages suffered by the offender's unlawful activity. A criminal conviction under RICO against the defendant will prevent them from defending the charges if they are brought before the civil court".

THE LEGAL TERROR OF TRUTH: YOUR AUTHORITY IS TARNISHED

This is the requested text, formulated to convey the legal claims with maximum impact and correct, language, stripped of the category designations.

Your complicity in a political criminal cartel is in violation of Article 140a of the Criminal Code is an important instrument in the fight against terrorism. It allows the authorities to prosecute not only the direct perpetrators of terrorist attacks, but also those involved in the planning, financing, and support of such activities.

I. THE EXPIRATION OF THE CHEVRON DOCTRINE (THE DEATH SITE)

The Chevron Doctrine was overridden by the U.S. Supreme Court on June 28, 2024, in the case of *Loper Bright Enterprises v. Raimondo*.

Because of this abolition, the authority of government agencies (and thus of the Dutch 'government' as a company) to interpret ambiguous laws has DECREASED.

Courts must now use **an INDEPENDENT JUDGMENT** to determine the meaning of legal texts, rather than yielding to the interpretation of federal agencies. **YOUR POWER OF INTERPRETATION HAS EXPIRED.**

IMEDICAL AND ETHICAL CONSEQUENCES (NUREMBERG CODE)

The Nuremberg Code is a set of ten ethical principles for medical experimentation, drawn up after the Second World War.

ANYONE involved in **HUMAN TRAFFICKING or GENOCIDE** (and thereby facilitated the COVID-19 CRIME with testing and vaccination centers) will be **TRIED** according to the Nuremberg Code.

The Nuremberg Code states that **VOLUNTARY CONSENT** of the subject is **ABSOLUTELY ESSENTIAL**, without any form of **COERCION, DECEPTION OR DECEPTION.**

THE LEGAL TERROR IS OVER!

TO: THE LEGAL REPRESENTATIVES OF THE FRAUDULENT CORPORATION

STOP YOUR PLOT OF FICTION. THE LIES ARE NO LONGER TENABLE.

LET IT BE CLEAR: The so-called **State of the Netherlands** is **NOT A SINGLE ENTITY**. It is an **ILLUSION**, a **LEGAL FICTION** - a **TRUST/COMPANY** that runs on **DECEPTION!** You are not a board; you are a commercial entity, registered as an ordinary BV with listings in the City of London!

THIS CORPORATION HAS MADE A MISTAKE: You are obsessed with a **REGISTERED GHOST**, a **LEGAL POO** you call the "PERSON" (**BSN, BRP**). **WE ARE NOT THAT ENTITY!** The human being of flesh and blood does **NOT** appear in your filthy paperwork.

YOUR FRAUD WAS RELEASED BY YOUR OWN ELITE

DEFINITIVE EXPLANATION: THE DECEPTION IS FINITE

TO: THE LEGAL REPRESENTATIVES OF THE FRAUDULENT GOVERNMENT

YOU STAND FOR THE TRUTH. YOUR FANTASY IS NO LONGER OUR REALITY.

Your whole deception was already spat out in 2007 by Queen Máxima herself. When she spoke: "The Dutchman? No, I didn't find it," that was not nonsense, but the **CONFESSION** that the "DUTCHMAN" **DOES NOT EXIST** in reality! It is a **LEGAL FANTASY** that you are abusing to oppress Man.

WE HAVE THE RIGHT TO REFUSE THE ENTIRE CONTRACTUAL CHAIN

WE, THE POPULATION, NO LONGER ACCEPT A CONTRACTUAL COERCION THAT HARMS AND CONTINUES TO HARM OUR INTERESTS.

Any attempt to force us to be a "Legal Person NETHERLANDS" is a direct compulsion to submit to the **CONTRACTUAL SLEEPING CONDITIONS** of your Civil Code (BW). That code is **NOT FOR MAN!** It's solely for the **FICTIONAL PERSON!**

YOUR ILLUSION IS ON THE VERGE OF COLLAPSE

YOU HAVE ONLY BEEN ABLE TO EXIST BECAUSE OF OUR IGNORANCE AND PARTICIPATION IN THIS DECEPTION.

THIS IS THE HARD TRUTH: The system exists only in fiction. **IT FALLS!** As soon as the **MAN** **FIRMLY REFUSES the recognition** and **DISSOLVES the CONTRACT** – **which you have secretly entered into with the Legal Person without the knowledge of the MAN** – by a simple, sovereign declaration, your illusion is **DESTROYED**.

The corrupt government is still desperately trying to block accounts – an **ULTIMATE ACT OF DESPERATION** – but **REGISTRATION IS NOT A TRANSFER OF RIGHTS!**

WE ARE AWAKE. YOUR GAME IS DEFINITELY OVER. YOU WILL FEEL THE CONSEQUENCES OF THE TRUTH IN THE NEAR FUTURE.

ANY ACTION AGAINST MAN IS NOW A PERSONAL, INTERNATIONAL CRIME.

*We, the people, now know that the election programs are one COVENANT per political party nationally and locally and when voting we give away our proxy completely and with it our right to self-determination. **And that is now over.** You can legally read everything that my rights from page 1 to page 4 are correct. Your obligations and rights are also stated there.*

S.H.E.A.F LAW 1945 - ENGLISH

Ik, General Dwight D. Eisenhower, Commander-in-Chief of the Allied Forces, hereby announces the following:

I. The Allied forces under my command / have now entered German soil. We come as a victorious army / but not as oppressors. In the German territory occupied by forces under supreme command, we will destroy National Socialism and German militarism, eliminate the rule of the National Socialist German Workers' Party, dissolve the N.S.D.A.P., as well as repeal the cruel, harsh and unjust legal provisions and institutions established by the N.S.D.A.P.

We will finally get rid of German militarism, which has so often disturbed world peace. The authorities addressed to the German government or people must be followed and implemented. This also applies to the civil servants, employees and employees of all public and public enterprises, as well as to other persons who carry out necessary activities.

DWIGHT D. EISENHOWER

Article I

General Supreme Commander Allied Forces Military Government – Germany

Commanders-in-Chief of Control Area

Regulation No 1

Crimes and other criminal offences

In order to ensure the security of the Allies and to restore law and order in the occupied territories, the following has been decreed:

Article 1 - Crimes punishable by death

The following offences are punishable by death or any other penalty, at the discretion of a government military court:

- 1 . espionage;
2. Relationship with enemy forces or with any person in enemy territory not occupied by the Allies, unless the connection is established through an officially authorized channel;
3. Transmission of messages that endanger the security or property of the Allies; or not displaying such messages if possession is prohibited; and unauthorized communications in cipher or cipher;
4. Armed attack or resistance against Allied forces;
5. Acts and omissions in violation of or in violation of the conditions imposed on Germany by the Allies on the occasion of its defeat or surrender / or any provisions in addition to these conditions;
6. Acts or conduct in support of a nation at war with any of the United Nations,
or for the benefit of the NSDAP or any other organization that has been dissolved or
Banned by the Allied forces. This also applies to the publication and distribution of written
printed matter for the benefit of the aforementioned, for the possession of such material for the
purpose of
publication and distribution as well as for challenging the display of flags, uniforms or insignia of
such organisations;
7. Killing or attacking a member of the Allied Forces;

8. falsely impersonate a member of the Allied Forces or wear unauthorized uniforms of the Allied Forces;
9. Unlawful possession of or right of disposal of firearms, ammunition, explosives or other war material, or the transmission of communications is suitable;
Transmitting equipment of any kind, which
10. Illegal use of fire or other dangerous weapons, ammunition, explosives or similar war material;
11. Facilitating the escape of a person arrested by the Allied authorities, or aiding or concealing such persons after their escape;
12. Assistance to any member of the Germans or the armed forces allied to Germany to avoid his capture;
13. Failure of the transport or communication system or the operation of public works or non-profit institutions;
14. Sabotage of any Allied Forces war material or of any facilities or property necessary or useful for military operations or for the military government;
15. Deliberate destruction, deletion, disruptive effect or concealment of files or archives of any kind, whether public or private;
16. Looting, looting, looting, robbery, or desecration of the dead or wounded;
17. Willful Disruptive Influence or Deception a member of the Allied Forces or any other person acting on their behalf, insofar as this relates to their official duties;
18. inciting or participating in riots or disturbances;
19. Theft or fraudulent acquisition of property belonging to the Allied Forces or any member thereof;
20. Any other violation of martial law or any assistance to the enemy or danger to the security of the Allied forces.

Article II - Other offences

The following offenses shall be punishable by a penalty other than the death penalty, at the discretion of a Government Military Tribunal:

- 21 . Violation of any proclamation, law, ordinance, notice, or order of the Military Government or any representative of your Allied Forces, which does not expressly contain a threat of punishment, or any German authority, if acting in execution of such regulations;
22. Unauthorised stay in the open air during the exit restriction. Unless otherwise publicly announced, the exit restriction will last from dusk to dawn;
23. Leaving the coastal area in any vehicle or by any other means, except with the permission of the Military Government;
24. In the motion of a ship, vessel or aircraft, unless authorized by the military government;
25. Not being in possession of a valid ID card without authorization;

26. Manufacture, issue or knowingly possession of a false license, identity card or any other document of official interest to the Allies;

Transfer of the aforementioned, whether real or false, to an unauthorized person or for an unauthorized purpose;

27. Counterfeiting or falsification of Allied Military Mark Notes or other paper money, metal money or tokens; their possession or distribution if there is reason to believe that they are false or falsified, or the possession or power of disposal of objects suitable for such purposes;

28. Invite or direct any member of the Allied Forces to a location designated as "OffLimits" or "Out Bounds", or provide goods or services to such members at the aforementioned location;

29. Bribery or intimidation of any member of the Allied Forces or any person acting on their behalf to receive or take bribes, and 3 was in exchange for not serving the Allied forces;

30. Preventing or resisting any program or orders issued by the military government concerning Allied prisoners of war or United Nations nationals in Germany, or attacking, robbing, or unjustifiably imprisoning the aforesaid or any other interference with the rights of such prisoners of war or subjects;

31 . Unauthorized possession, control or disposition of property of the Allied Forces or any member thereof;

32. Destruction, concealment, unauthorized possession of, or removal of, or other disruptive effects on any ship, facility, operational facility, equipment, or other economic assets, plans, or files related thereto that are necessary to the military government;

33. Knowingly, orally or in writing, misrepresenting any member of the Allied Forces or any person acting on their behalf in matters of official importance, or any other fraud or refusal to provide information requested by the military government;

34. Incorrect presumption of authority granted by the Allies;

unauthorized possession of or power of disposal over any item, an allied uniform, real or fake;

35. Insult or unauthorised alienation of written or written

Article III

Attempts and appointments

How the offender is punished, the person who tries to commit a criminal offence / or tries to commit or consents to such an act with another person / or who assists the offender in word or deed, or who is responsible for committing a criminal offence, or who fails to report a suspected criminal offence that has become known to him, or the suspected perpetrator helps to avoid arrest.

Article IV – Total fines The mayor or other chief representative of a municipality may be charged and convicted as a representative of the inhabitants of the municipality for any offence for which the inhabitants or a significant number of them are considered collectively responsible. A total fine can be imposed on the municipality if the persons mentioned have been convicted in their representative capacity and the final responsibility has been established.

Article V - Responsibility for Corporate Actions Directors, representatives or employees of a legal person or company without legal personality, association or association, as well as the partners or

employees of a commercial company or limited partnership, who, in that capacity, alone or jointly with others, cause, direct, encourage or vote for an act or omission to such act or omission are equally responsible if the company, association, association, commercial company or limited partnership can be prosecuted for such acts or omissions as if the act or omission had been committed by them personally.

From the above information, we can draw the following conclusion.

The Netherlands was dissolved on May 13, 1940, was transferred to the German Nazi administration on May 18, 1940, whereby the constitution and the kingdom of the Netherlands have been abolished to the present day, because this form of government of May 18, 1940 is still in force as an occupying force under Germany, which now falls under the Military Law of the US.

A country that has been dissolved and no longer legally exists cannot be a founding member of other companies or institutions that have been contractually established, these agreements have been established by fraud, such as the EEC, EU, UN, NATO, WHO, WTO, ECB.

The introduction of the Euro falls under **Article II point 27**, counterfeit money, which Western politics with the corrupt EU has been guilty of in order to put unbacked money into circulation, deliberately using inflation as a weapon against the population through currency devaluation.

This can only be rectified by applying the GESARA laws under military supervision.

All laws and regulations introduced from May 13, 1940 are not legally valid and null and void, all **jurisprudence verdicts and elections from 1945 to the present are invalid** as the first post-war government was appointed by Wilhelmina who was no longer queen, so unauthorized to take this action.

Therefore, the proposed elections of 29 Oct 2025 are illegal and internationally punishable under the RICO act and EO13818, as mentioned earlier.

All mayors who take in migrants in the municipalities are paid for this, and can therefore be regarded as human traffickers.

To undermine the interests of the population and to allow AZC against the will of the people, is treason against the people who are being extorted to finance this situation in a bankrupt system.

Mayors are guilty of cartel formation TOGETHER and/or on behalf of the Hague Mafia Politics and the associated bar guild departments.

Police who are under the command of a Mayor forcibly enforce Fascism by officers with a very low IQ without a conscience, indirectly ruling with the baton against the population at the behest of Politics that does not represent our interests.

Mayors are going to be checked whether they have taken a Covid Vaccine themselves, if the test is negative they have deliberately misled the population and practiced Genocide on behalf of the crime cabinet in The Hague.

Which means that these mayors had Perpetrator knowledge to execute the population, forcibly subjected to a Psyop Angst propaganda cooperated, this is the highest form of treason on behalf of party politics and cartel formation resulting in organized GENOCIDE.

Migrants are not allowed to have a vote to choose, this is a bought vote at the expense of the Dutchman whose Country is a right of inheritance, this is foreign interference in internal affairs, this falls under [the Code of Military Criminal Law](#), specifically in Article 77 that describes military treason. This article states that a soldier who deliberately provides aid to the enemy or harms the state in times of war is punished with life imprisonment or another severe punishment.

There must be a total openness to check whether refusing to vote for a criminal organization cannot be abused in my name, in order to prevent vote fraud.

I as a citizen with national inheritance law and birthright of occupied Netherlands have the duty to reject war that is not in the interest of the population, but is a **governance and revenue model** to force chaos and destruction on the population in the name of Globalism and commercial gain for multinationals, and to legalize mass murder.

Politics has terrorized the population and continues to do so, guilty of Dutch criminal law article 132a Sr, which prohibits the [glorification](#) of terrorist crimes, or to the Dutch [Money Laundering and Terrorist Financing \(Prevention\) Act](#) (Wwft) which controls financial risks. It could also be an EU definition that defines terrorist offences as acts that cause serious fear or force governments to act unlawfully.

Politics is guilty: Accounting fraud is the deliberate manipulation of financial data to mislead stakeholders, with potentially serious consequences such as high fines, legal prosecution and reputational damage. Preventing fraud requires strict internal controls, the use of technology for transparency (such as audit trails), and vigilance when auditing accounts. Auditors are required to report on fraud risks in their audit reports, and reports of fraud can be made to bodies such as the Fraud Help Desk.

We would like to control the government's money flows, to expose fraud, what money flows have there been with paying premiums for every vaccination that has been given with the Covid Genocide.

It **goes without saying** that we demand from the Army that the coup **committed by the government of May 18, 1940 be restored with retroactive effect, and from that day to the present declare all actions null and void retroactively** to restore a rightful sovereign rule of law to the Netherlands to try all those responsible through a tribunal.

This letter was translated and sent by registered mail to S.H.A.E.F. and the U.S. Ambassador in the occupied Netherlands, Mr. **Joe Popolo**, the new **ambassador of the United States to the Netherlands**.

I as a Human rejects any claim from government roads on the basis of the deception from the past and present by the NGO regime from The Hague, which is no longer allowed to represent me precisely because of the fact that I am not allowed to support a criminal Genocide committing organization that acts as human traffickers against the population (**hereinafter**: see page 1 to page 4).

The U.S. as the occupier and military power of Europe has a decisive responsibility to play here, to maintain compliance with the SHAEF laws.

This surpasses the NATO treaty and all Western governments in their decision-making from May 13, 1940, by the betrayal of Wilhelmina and the abolition of the Constitution and the kingdom with all the above consequences.

[Letter to Máxima from the No Cancer Foundation 2012](#)

May 30, 2019 The Letter to Maxima to gain historical awareness.

The MH17 Lie, <https://mh370-jit-lie.blogspot.com/> in which Dick Schoof is involved as head of the AIVD. Rutte the film with which <https://www.bitchute.com/video/NrBrRr3OYxaA/>
Sign date of acknowledgment of source 27 May 2012

To: H.R.H. Princess Máxima from: No Cancer Stichting vzw

Noordeinde Paul Bellefroidlaan Palace 16

P.O. Box 30412 3500 Hasselt (Belgian)

2500 GK The Hague Website: www.nocancerfondation.org

Dear Royal, Your Highness.

We have the honor to ask you to save the world from total poisoning with highly toxic carcinogenic poison.

As false arsenic acid and chromium trioxide (chromium VI) problematic hazardous waste from Billiton/Shell and other pesticides such as Monsanto Roundup, Chemtrails poison, fluoride poison, aspartame poison, holiday poison, radiation poison. Etc.

This is the result of the continuation of the Hitler cabinet from the Netherlands, which has not existed constitutionally since May 18, 1940.

All this was carried out from the Bilderberg conferences chaired first by Prince Bernhard, then by Queen Beatrix and now by Etienne Davignon, on which the Nazi regime of Hitler's cabinet was continued from the territory of the former Netherlands, which was taken over by the European Union, with the next step being the total destruction of our democracy under the European Stability Clause Mechanism (ESM), which is due to enter into force on 1 July 2012.



2 September 4, 2007: Princess Máxima addresses the Scientific Council for Government Policy (WRR) in a lecture at the presentation of the report 'Identification with the Netherlands':

The Dutch identity does not exist.

And also: there is no such thing as the Nederlander. Is it possible for us to become the 51st state in the United States?

The fact that pronouncing these much-criticized words, Princess Maxima, much of the effort is clearly seen in the photo on the right (source: February 23, 2009 © publisher Tinsentiep Houten).

The fact that Princess Máxima has made this known in public with great difficulty is the salvation of life on earth.

We are very grateful for that. That you are right and that you (along with others) will save life on earth can be read below:

1 The Netherlands (a member state of the Netherlands) ceased to exist on 18 May 1940.

On 10 May 1940, the German army invaded the Netherlands, Belgium and Luxembourg.

On the morning of 13 May 1940, the princely family arrived in Harwich. At 10 o'clock that morning Queen Wilhelmina left for Hook of Holland, where an English destroyer [HMS Hereward] was waiting for her.

An hour earlier [around 9 o'clock in the morning] the De Geer cabinet had been told that the queen was leaving. It was not clear where we had to go, in the evening at 19.20 hours the council of ministers also left with an English destroyer from Hoek van Holland to England, but without ministers Steenberghe and Van Rijn, without any order to the commander-in-chief General Winkelman.

Without notification to the Presidents of the Chambers and without any transfer of powers to the Secretaries-General. Minister Steenberghe later informed the Secretaries-General and General Winkelman in a meeting about the departure of the Queen and the Government and transferred authority to Winkelman (source: Gerard's WWII blog). <https://gerard1945.wordpress.com/>

This "displacement" had paved the way for the German civil administration under Seyss-Inquart. With all the consequences that entails. In Poland, this also happened because, just like in the Netherlands, the entire Polish government had fled.

Because Queen Wilhelmina had ignored all the advice of her ministers, Hitler's lawyers, were ignored in the Netherlands.

In violation of Article 21 of the Constitution, which was applicable at the time, The Dutch government abolished itself. Seyss-Inquart could thus pass Wilhelmina's place as Reichstag.

Article 21 of the 1940 Constitution Treaty: "under no circumstances shall the seat of government be transferred outside the empire".

From May 18, 1940, the Dutch government dissolved itself under Article 21 of the United Nations Convention. Constitution of 1940 and became a province of Germany under the administration of the Hitler cabinet. Queen Wilhelmina was already aware of this before she fled with her government to England.

This intention was confirmed by the fact that on the same day the British Secretary of State for Foreign Affairs received a visit from the French ambassador, who told him that the French government was very concerned about the letter that Queen Wilhelmina had sent to the French president, which was attached below.

According to the letter, Wilhelmina's letter indicated that the Dutch government intended to negotiate with the Germans. This was all the more the case six days earlier, on May 8, 1940, the Dutch press had heard something from Princess Juliana that the House of Orange would never leave his post (source: Gerard's WWII blog). <https://gerard1945.wordpress.com/>

Printed for the War Cabinet. May 1940.

SECRET.

Copy No. ⁴³

W.M. (40)

121st Conclusions.

TO BE KEPT UNDER LOCK AND KEY.

It is requested that special care may be taken to ensure the secrecy of this document.

WAR CABINET 121 (40).

CONCLUSIONS of a Meeting of the War Cabinet held at 10 Downing Street, S.W. 1, on Tuesday, May 14, 1940, at 11.30 A.M.

The
Netherlands.

3. *The Secretary of State for Foreign Affairs* said that he had been approached that morning by the French Ambassador, who had told him that the French Government were very disturbed by a message sent by Queen Wilhelmina to the French President, which they interpreted as indicating that the Netherland Government might be contemplating negotiations with the Germans.

As a result of the unlawful "transfer of seats" to England, the Netherlands not only had a military occupation, but also a German civil administration under Seyss-Inquart that had become extra fatal for the Jewish part of the population.

In Belgium and Denmark - where the monarchs had remained at their posts - the vast majority of Jews survived the war.

In Belgium, this was 90% of Belgian Jews and 60% of foreign Jews (mostly from Germany and Central Europe). Partly thanks to the Danish king, even 99% of the Jews survived the war.

This is in contrast to the fact that only 20% of the Jews survived the war.

Belgium and Denmark did not have a 'Westerbork' (Sources: Gutman, Encyclopedie van de Holocaust and Nada van der Zee, De Groene Amsterdammer, 14 May 1997). (source: Gerard's WWII blog) <https://gerard1945.wordpress.com/>

On May 18, 1940, Adolf Hitler issued Decree No. 1 on the powers of the government in the Netherlands.

On 25 May 1940, State Commissioner Seyss-Inquart made an appeal to the Dutch people for an occupied Dutch territory, stating that he had taken over the highest government authority in the civil district in the Netherlands as of that day.

By ordinance of May 29, 1940, Reich Commissioner Seyss-Inquart took over all powers in the Netherlands that the Constitution and laws have granted to the King and the Government.

On June 5, 1940, in accordance with Hitler's decree and his ordinance, Reich Commissioner Seyss-Inquart announced the following Appointments:

- 1, for administration and justice, Dr. Friedrich Wimmer;
- 2, for public security, SS-Brigadeführer Hanns Rauter (Senior AA and Chief of Police);
- 3, for finance and economic affairs, Dr. Hans Fischboeck;
- 4, for Special Affairs, Reichsamtleiter Fritz Schmidt;
- 5, representing the Ministry of Foreign Affairs, Envoy Otto Bene;
- 6, Authorised for Nederlandse Bank den Ministerialdirector voor bijzondere aanzaken, Staatsrat H.C.H Wohilhat;
- 7, as head of the main department at the Office of the State Commissioner for the occupied Dutch territory, Ministerialrat Dr. Hans Piesbergen.

Background: In May 1940, the occupied Netherlands was subjected to a German civil administration under the leadership of Reichskommissar for the occupied Netherlands, Arthur Seyss-Inquart. As HSSPF Rauter was subordinate to Himmler, but at the same time commissioner general for security he was the subordinate of Seyss-Inquart.

The central power of the Dutch government was thus formed by;

- 1, State Commissioner Seyss-Inquart;
- 2, the four Commissioners-General; Dr. Friederich Wimmer (Administration and Justice), Hanns Rauter (Public Security of the SS-Brigadeführer), Dr. Hans Fischboeck (Finance and Economic Affairs), Fritz Schmidt (Special Affairs and Reichamtsleiter).
- 3, The representative of the state Commissioner for the provinces; the Queen's Commissioners during the Second World War, whether or not accompanied by a special representative, Schmidt was area leader for the Dutch province of Limburg.
- 4, The representative of the Ministry of Foreign Affairs Otto Bene;
- 5, the German power of attorney for the Dutch Bank Dr Hans Piesbergen.

From that moment on, the State appointed and dismissed the Commissioner;

1, members of the Supreme Court (the Supreme Court)

2, The Attorney General and the Advocates General at the Supreme Court.

3, The Presidents of the Courts of Justice;

4, The Attorney General at the Courts.

The other judicial officers are appointed and dismissed by the Secretary-General of Justice. Unless the state commissioner keeps the appointment or dismissal for itself. (source: Constitutional Law since 10 May 1940, Bibliotheek Municipality of Amsterdam 24 August 1946).

This gives the Secretary General of Justice, a dictatorial power over all bailiffs.

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1, members of the Supreme Court (the Supreme Court)

2, The Attorney General and the Advocates General at the Supreme Court.

3, The Presidents of the Courts of Justice;

4, The Attorney General at the Courts.

The other judicial officers are appointed and dismissed by the Secretary-General of Justice. Unless the state commissioner keeps the appointment or dismissal for itself. (source: State Act since 10 May 1940, library Municipality of Amsterdam 24 August 1946).

This gives the Secretary-General of Justice a dictatorial power over all bailiffs.

Provincial law: entered into force on 1 September 1941.

From the principles of the new provincial law at the moment;

1, that the county commissioner has the legislative and executive powers;

2, that the county commissioner must follow the instructions of the central authority;

The province is therefore only an administrative part of the State (source: State law Since 10 May 1940, library of the Municipality of Amsterdam 24 August 1946).

Municipalities Act: entered into force on 1 September 1941.

From the principles of the new municipal law at the moment;

That the entire administrative power of the municipality has come into the hands of a person, who is the mayor; that the council and the council of the mayor and aldermen have been eliminated; and that the mayor is only the regulatory and executive power in the municipality. It follows that the mayor is solely responsible for his administrative policy.

That municipality is only an administrative part of the state. The municipality can no longer invoke its independence from higher authorities (the province, the province no longer relies on its independence, but is bound by the instructions of higher bodies). In other words, the so-called autonomy of the municipality is over.

Thus, the municipality is only an administrative part of the state, that is, under the supervision of the county commissioner and the state. (source: State Act since 10 May 1940, library of the Municipality of Amsterdam 24 August 1946).

Between 1941 and 1943, Prince Bernhard Lippe visited the United States of America several times. According to several sources, including the British Secret Intelligence Service (SIS), during his second visit (from 20 to 25 April 1942) he wrote a letter to Hitler that he offered himself to take on the role of stadtholder over the Netherlands.

The letter was later sent from London via Portugal to Berlin. The existence of this letter is denied by the RVD, but secret BVD agent Jan Heitink did indeed have a copy of the letter in his hands; Signed by Prince Bernhard von Lippe and Juliana. Bernhard wanted to become a Dutch Nazi stadtholder for Hitler, which eventually happened in a way like we can read below.

After the war, the existence of this letter for the SIS would have been confirmed by General Eberhard Schöngarth (commander of the Sicherheitspolizei and the Sicherheitsdienst and the SD) just before his execution? The letter in question was found in Berlin.

By the way, it is remarkable that Prince Bernhard von Lippe sent his letter exactly in America and not in London (Preston Bush?), the more the letter was sent from the US. (source: Gerard's WWII blog) <https://gerard1945.wordpress.com/>

After the Second World War

On May 5, 1945, the Netherlands celebrates that on May 5, Germany capitulated in the Western Netherlands. On that date in Hotel De Wereld in Wageningen, the capitulation was signed between the German general Johannes Blaskowiz and the Canadian general Charles Foulkes, in the presence of Prince Bernhard von Lippe. The agreement was signed on 6 May 1945 in the Aula of the former Agricultural College next to Hotel de Wereld.

Prince Bernhard von Lippe was not present. This deed itself is present in the Municipal Archives of Wageningen, is dated Wageningen 5 May 1945.

In reality, it was only an agreement on the technical development for the German troops in the Netherlands of the capitulation on 4 May 1940 of the German troops in northwestern Europe. (source: Wikipedia).

This proves that through the actions of Prince Bernhard von Lippe, no one was able to cancel the capitulation of Germany (the Hitler cabinet) on behalf of the Dutch Civil Service State or Government and no one attended the signing by the unauthorized German with General Johannes Blaskowitz and the Canadian General Charles Foulkes.

In constitutional terms, this means that the Netherlands has been a full member of Germany since May 5, 1945. Since no signatures have been made, this means that the Netherlands constitutionally no longer exists from May 18, 1940 and after that the occupation of the Hitler cabinet on the former territory of the Netherlands continued after May 5, 1945.

That is why in the Netherlands since then the prime minister, the ministers, the state secretaries and commissioners of the King or Queen, the mayors, have not been elected, but have been sworn in or appointed by the head of state.

That is why there is no Constitutional Court in the Netherlands, due to the lack of legitimate legislation and the lack of democracy in the Netherlands.

In 1996, the book *Opératie JB "The Last Great Secret of WWII"* was published by Christopher Creighton, a former agent of the British secret service. This book is about the kidnapping of Hitler's secretary, Martin Bormann, by a secret British commando, called Section M, in 1945. This deployment of the operation by Ian Fleming and the operational command was entrusted to Christopher Creighton, who was barely 20 years old at the time.

The book also mentions the Dutch submarine K X VII that was supposedly blown up by Creighton on December 7, 1941. In a conversation with Ian Fleming, in Chapter 9 *Memories of the Submarine* are recalled in an appendix, the letter comes back to the incident.

The decision to destroy the Dutch submarine was taken when it overtook the Japanese fleet en route to Pearl Harbor on November 28, 1941.

The Dutch commander, LTZ I HC Besançon, immediately sent an encrypted message to the Leadership of the British Navy. This message was intercepted by the cryptographers of Section M who passed it on to General Donovan in Washington DC and Major Desmond Morton of the American and British secret services. Both informed their leaders President Roosevelt and Winston Churchill.

These four people were aware of the imminent Japanese attack, which had to be stopped in strict secrecy. At the time, 80 percent of the American population was isolationist and strongly opposed to war with Japan or Germany.

Roosevelt wanted a war with Japan, but could not declare war without a valid reason. The surprise attack on the battleships in Pearl Harbor would give him that reason.

The reason America would get involved in the war, otherwise the Japanese would have free rein to occupy countries like India, Australia and New Zealand and many other countries in the Pacific and Indian Oceans.

These very important sources of raw materials for the United States could probably only be liberated at a later stage with great difficulty. Moreover, the British needed the support of the Americans in their fight against Germany.

Because there were thousands of immigrant Japanese in Hawaii, some of them working as spies for their country of origin, Oahu's war port could not be put on standby.

The attack had to be kept secret. If this had not been the case, Emperor Hirohito, who insisted that it would be a complete surprise, would have attacked the attacks. If it became known that Roosevelt and Churchill had known about the attack on Pearl Harbor and had done nothing to prevent it, they would have been politically disabled. Moreover, the Allied military intelligence services were convinced that the Allied alliance would then fall apart, giving Japan, but also Germany, free rein. It was therefore decided to silence Mrs. K's crew member XVII.

As soon as the message from the Dutch submarine was received, she was ordered to return to the base in Singapore. The K XVII was not allowed to call at a port and the crew had to refrain from further reporting on the Japanese fleet.

Under the name LTZ Paul Hammond Creighton traveled with the Berwick Flying Boat via Nova Scotia, Canada, San Francisco and the island of Wake to the Northern Mariana Islands, where he boarded the K XVII by appointment.

Creighton was in possession of powers of attorney from the commander of the British Submarine Service, Admiral Sir M. Horton, the commander of the Dutch Navy in London, Admiral Furstner and Queen Wilhelmina.

These powers of attorney gave him the authority to give commander Besançon operational orders, as the Dutch submarine was under British operational command.

At one of the the small Mariana Islands, just south of Pagan and about 800 nautical miles off the coast of Japan, crates of the Berwick flying boat were loaded into the submarine.

The Dutch crew was told that there were Christmas gifts in the crates from their colleagues in England.

Most crates indeed contain gin, beer, champagne and other Christmas items.

But in one box was cyanide gas and in two others there were explosives with a detonator and Timers. Creighton waited for a coded radio message. Should the Japanese fleet abort the attack on Pearl Harbor, its operation would be suspended.

The following Sunday, Sunday 7 December 1941, the British secret agent was given permission to carry out the operation. That evening he left the K XVII and went back to the Berwick. Half an hour later, the deadly cyanide gas was released and you could see how the Crew tried to escape from the submarine. Moments later, the ship exploded and Sank. Creighton determined that there were no survivors (source: Go2War2).

After World War II, Prince Bernhard von Lippe helped prominent Nazis flee through Switzerland with KLM to Argentina, with which the Dutch royal family still maintains close family relations to this day.

Bernhard helped prominent Nazis to flee together with the then Minister of Foreign Affairs, Mr. C.G.W.H. Baron van Boezelaar van Oosterhout (partisan) in the Beel Cabinet (KVP). At least ten Nazi leaders fled to South America after World War II with International Red Cross passports in Geneva.

They include Adolf Eichman, Josef Mengele, Franz Stangl, Klaus Barbie and Erich Priebke.

Until 1948 the International Red Cross delivered no less than 63,750 travel documents to the Nazis, which were recognized by Argentina as official documents.

Adolf Eichman obtained his passport on June 1, 1950 under the false name Riccardo Klement, born in Bolzano. On June 17, 1950, he was already on the boat around Argentina. Here you will also find the CIA documents about Hitler's stay in Tunja. (Colombia) source: Gerard's WWII blog.

From 24 June 1945 to 3 July 1946: because the Netherlands no longer existed constitutionally from 18 May 1940, no democratic elections could be called in the Netherlands after the war.

That is why Queen Wilhelmina, as successor to Adolf Hitler, appointed the first post-war cabinet Schermerhom-Drees (((consisted of ministers of the SDAP (merged in 1946 with the VDB and CDU in the PVDA), the CHU member Liefink (later PVDA) and RKSP (better KVP), as well as five non-partisan ministers, two of whom later became members of the PVDA)).

Under her leadership, the Hitler cabinet was thus continued as an illegal head of state. This successor Hitler Cabinet was a Fake 'Royal' Cabinet and will also be called the 'emergency cabinet'.

In order to be able to continue this continued Hitler Cabinet on former Dutch territory under the leadership of former Dutch head of state Queen Wilhelmina, it became necessary that the next cabinet was formed by the PVDA as successor to the German NSDAP and KVP because Cardinal Pacelli (later Pope Pius XII and Franz von Papen, Vice-Chancellor of Germany, under Reich Chancellor Adolf Hitler (since January 30, 1933), was appointed to the Reich Condaat (National Marechaussee) on 8 July 1933, with article 14 on the following passage:

The appointment of archbishops, bishops, etc., shall not be made public until the governor of the State has duly ascertained that there are no objections of a general political nature.

Franz von Pape was awarded the high papal decoration of the Grand Cross of the Order of Pius after this Cardinal Pacelli. This made it possible for Hitler to establish a one-party regime with the support of the Vatican, because the Vatican withdrew the support of the "Deutsche Zentrumspartei" (source: Wikipedia).

From then on, Hitler's cabinet "The Establishment of the Great German Empire" or "European Union", which continued from the former Dutch territory from May 5, 1945 under the leadership of the Dutch heads of State King Wilhelmina, Juliana and Beatrix, had full power over the Roman Catholic Church, the largest Christian church in the world. This is all the more so former Cardinal Pecelli from 1939-1958 Paul Pius XII was Pope John Paul 1 wanted to change this situation in 1978 and was therefore poisoned with arsenic 33 days after taking office (source: Restoration of the Republic May 13, 2012).

Should he therefore be succeeded by Pope John Paul II on August 16, 1978? Karol Josef Wojtyla (Pope John Paul II and Bernard of Lippe-Biesterfeld (Prince of Orange)) worked for IG-Farben (sources Board Question #57569 and Telegraph 8 March 2010). At the time of Hiltler's rise, the Holing IG-Farben-Internessengemeinschaft Farben was the most powerful economic organization in Germany. The group soon became closer to the rising Adolf Hitler and would work closely with the Nazi regime during World War II.

For example, on 22 February 1941, IG-Farben decided to build the Buna Werken factory in Auschwitz, where forced labourers could be used. IG-Farben was a large cartel of a number of German companies, including BASF, Bayer, Hoechst, Agfa, Casella, Huels and Kalle. That conglomerate was the brainchild of the major financiers of Hitler's rise and that would lead to intensive cooperation in the run-up to and during the Second World War.

For example, IG-Farben supplied the explosives and synthetic gasoline for the German army. According to a number of experts, Hitler's warfare would not even have been possible without IG-Farben (source Managing21 of 22-02-05) Pope John Paul II was the first pope to attend the Bilderberg conference from 3 to 6 June 1999 in Sinta, Portugal, where Queen Beatrix, Boris Yeltsin, Bill Clinton, Steven Spielberg, Ted Turner and Prime Minister Wim Kok (PvdA) were also present. it is good to know that shortly afterwards the Club of Madrid was founded in October 2011. This is a club consisting of 70 former heads of state under the chairmanship of Wim Kok (PvdA). In view of the content of the letter It is clear from that letter that this club was not set up to provide the global democracy as it is written.

On August 13, 1814, the island of Banka (Indonesia) was exchanged by the English with the Netherlands for the "establishment of Chochin (India)". A year later (June 18, 1815), Napoleon

Bonaparte was definitively defeated by a combination of British/Dutch, Hanoverian and Prussian armies at the Battle of Waterloo (then United Kingdom of the Netherlands, now Belgium). This happened under the leadership of the Duke of Wellington, Blücher and the Prince William of Orange-Nassau (William Frederick, George Louis).

Before and during this battle, the Rothschilds (Ashkenazi Jews) financed not only England and Germany but also France and thus Napoleon by means of goldsmiths overseas. The right investment situation was created at the cost of wars, death and destruction. This gave the Rothschild's control of half of the world's wealth in one fell swoop, as well as the Bank of England and the entire stock market, which has not changed to date. The conflict of interest between the royal houses and the Ashkenazi (Rothschild's) was already a fact and forever united.

These bloodlines, including the British and Dutch royal families, have been self-proclaimed in the past 200 years until every war and revolution/rebellion has been greatly enriched. This made them more influential and powerful through jumps and boundaries after each war.

These ties and relations meant that the English wanted to keep the island of Biliton, which belongs to Banka (Indonesia), but despite the good relations. On March 17, 1824, the English handed it over to the Dutch. It was the capital power Prince Willem Frederik Hendrik who, as the first head of state of the State of the Netherlands, guaranteed the credit. This meant that the royal family was a 100% shareholder. This has developed further and in 1924 it was transferred to the then established Joint Mining Company Biliton (GMB) in which the Dutch State participated for 5/8.

The Royal House remained a major shareholder, which created a conflict of interest between the State of the Netherlands and the Royal House. In 1970 Biliton (of which the Budelco zinc factory in Budel was a part) was acquired by Shell.

The chemical giant IG-Farben took the Holland route to the US and used the services of BBH, UBC and Dillon Read. Like Thyssen, she founded her own bank in the Netherlands: the Hollandsche Koopmansbank in Amsterdam (1923). So be it, the Swedish Enskildabank also had a large share in the new company. In the beginning, the HKB was led by Gerhard Fritze.

He was married to a scion of the Ilgner family, and this was one of the reasons why he became increasingly involved in IG-Farben's behind-the-scenes activities of international politics. Another member of the family was in charge of the NW7 intelligence service (for which Prince Bernard worked) of the fervent search for Lebensraum by the chemical company Max Ilgner.

Princess Armgard zur Lippe Biesterfeld, Prince Bernard's mother, was one of his friends. A connection that would not only bear sweet fruit. In 1929 Fritze obtained the Dutch nationality. Before then, he had already been turned into a Swede for convenience, to guide the process of rapprochement between IG-Farben and Enskilda a little smoother. In the Netherlands, he mainly supervised the money flows between the German parent company and the American subsidiary Chemnyco.

This branch was led by Rober Ilgner, an American naturalized brother of Max Ilgner, who was assisted by the well-known GGH and UBC of Prescott Bush and Averill Harriman. According to reports, Fritze and Max played a not insignificant role in forging together the Dutch Crown Princes Juliana and the Prince Bernard zur Lippe Biesterfeld, which is now under construction for NW7. Bernard invited prominent Nazis to his marriage to Juliana, where the Hitler salute was given (Heil Hitler) (source: No Cancer Foundation).

At the end of World War I, August Thyssen, Germany's largest military producer, saw his steel empire in jeopardy. In the "neutral" Netherlands, he opened the Bank for Trade and Shipping in Rotterdam. In this way, he was able to derive his spoils of war from the August Thyssen Bank in Berlin (predecessor of the BIS Bank) in time against the claims for damages of the Treaty of Versailles.

The old August donated 100 million dollars and his industrial empire in the Ruhr area to his son Fritz. In 1923, Fritz fell under the spell of Adolf Hitler, the man who could save German industry from the rebellious working class. The steel baron meets Adolf Hitler and General Erich Ludendorff and decides to give 100,000 gold marks to the fledgling NSDAP. Great-grandfather and grandfather Bush has figured it out well. Through Brown Brothers & Harriman they invest in Nazi Germany, through Thyssen's UBC bank they get their armament profits back in the United States. In 1934, profits rose to hundreds of millions that also flowed to Rotterdam and New York. In New York, Prescott Bush is now UBC general manager "the Bush family knew very well that Brown Brothers was the U.S. money channel to Nazi Germany and that the Union Bank was the secret pipeline to bring the Nazi money back to America through the Netherlands," writes John Loftus, former U.S. State Department attorney for Nazi war crimes (source: The Truth Now).

That is why the PvdA had to break through as a new party before the so-called "Democratic party elections" could be held. In Dutch political history, this breakthrough refers to the movement immediately after the Second World War for a single progressive party that had to unite progressives with a Catholic, Protestant, social-democratic or liberal background. For this to happen, the old, compartmentalized political system had to be "broken".

The idea of a breakthrough led to the formation of the Labour Party (formerly SDAP, VDB and CDU), which was founded on 9 February 1946. The KVP had already been founded in 1945 as the successor to the pre-war RKSP, with which Queen Wilhelmina could count on the KVP/PvdA cabinet she wanted when she held the so-called "Democratic elections" after February 9, 1946. Immediately afterwards, it had called new elections, which took place on 16 May 1946.

After the elections showed that KVP and PvdA had received more than the majority of the votes for the formation of a new cabinet, the Schermerhorn-Drees cabinet has requested resignation. After the formation of the Beel cabinet (VD/PvdA), which could count on the support of a majority of the Chamber of Representatives, the queen granted the resignation. In appreciation of this, former Prime Minister L.J.M. (Louis) Beel (KVP) was subsequently appointed vice-chairman of the Council of State in 1959, which he remained until 1972. This made it possible for the Hitler Cabinet, led by successive Dutch heads of state Wilhelmina, Juliana and Beatrix, with the help of all later chosen cabinets from former Dutch territory, to continue its activities to this day.

Everyone in the whole world (except Maxima) has kept quiet about it for no less than 67 years.

From 1945 to the present day: Chairman Jan Donner (the grandfather of the current vice-president Piet Hein Donner of the Council of State) of the Central The Purification Board decided that economic collaborators such as Damme (but also Philips carried out orders for German organizations) would not be prosecuted. In 1949, however, Damme Sr. was censored and unconditionally Excluded from prosecution. According to Melhuizen, the reason for this is as follows.

"In the case of Werkspoor, it is important Behind the scenes, social forces have been active to influence the course of justice. This was partly because Damme sr. was a prominent member of the "we-circuit"; he was chairman of the Labour Foundation, commissioner of the Dutch Central Bank and friends with the socialist prime minister Willem Drees, with the liberal politician and employers' chairman D.U. Stikker and came to the house of Prince Bernhard.

In addition, the work was in the race for 200 million guilders of equipment to be delivered to Argentina by rail. At that time it was a mega order, which was considered to be of great importance for the reconstruction of the Netherlands. And so the Drees cabinet had an important argument in its hands to spare Damme Sr. like so many other prominent industrialists. The country had to be rebuilt and the industry, which had survived the war so well, was desperately needed. Meihuizen calls This opportunism in the service of reconstruction.

The fact that Werkspoor was sanctioned and allowed to pay 30 million guilders in bribes to the dictator Juan Peron proves that the mega-order had to be won. In 1951 Prince Bernard was awarded Evite Peron the Grand Cross of the Order of Churches. Oranje Nassau. The idea was put forward by the same Stikker, in his capacity as Minister of Foreign Affairs, under the motto: "It costs so little and it gives so much pleasure" In addition, Prince Bernhard had "a pearl necklace" worth thirty thousand guilders for Evita Peron.

Prince Bernhard and Frits Philips were personal good (hunting) friends. An extensive report by the American intelligence service OSS (Office of Strategic Services), the predecessor of the CIA from 1943.

with the title "The Philips Group is full of allegations; For example: "the internal police department at Philips (....) works closely with the GESTAPO" And: "in the company there are fascists or people with pro-fascist ideas. The director of Philips Argentina is a Nazi spy," the report says. The report, more than a thousand pages thick and stamped "Secret", was recently discovered by a German researcher in an archive in Washington.

This historical document also shows that the Philips Summit in 1942 offered the OSS to use Philips' international network as a source of information and as a cover for espionage operations. What are the OSS Allegations of Cooperation-based? And why doesn't the company itself give Full Disclosure? Argos about merchant, espionage and doubles. A report by Gerard Leenders and Huub Jaspers. Presentation: Max van Weezel (source: VPRO-VARA 25 February 2002).

Langs heard the Nazi collaborator Willem Sassen (son of NSB mayor J.C.H.M.W. Sassen in the municipality of Veghel) that he had been sentenced in absentia to 20 years of hard labor in the Netherlands and that he was awaiting the death penalty in Belgium.

Upon arrival, he contacted Goebbels' former secretary; Wilfred von Oven, publisher of the magazine "Die Freie Presse" and "La Plata Ruf". At the magazine "die Freie Presse" he started working as a journalist and was busy with translations into Spanish of Shakespeare, Goethe and Schiller.

Under various pseudonyms he also published the book "Die Jünger und die Dirnen" with the same publishing house. As a ghostwriter, Sassen rewrote three works by Hans-Urich Rudel: "Trotzdem", "Mein Dank an Argentinien" and "Es geht um das Reich". These books were published by Dürer-Verlag. In addition, he also worked as a literary agent for the American magazines "Time - Life" and was until 1965 special correspondent for "the Telegraph" in Argentina.

Prince Bernhard also worked closely with the Dutch Nazi journalist Willem Sassen in Argentina. Under Peron's leadership, Willem Sassen worked as a public relations officer for Eva Peron and as a military advisor for Peron. During an official visit by Prince Bernhard in 1951, he worked as an interpreter and accompanist. The prince was there visiting the station, and Bernhard also met Kurt Tank during a demonstration by the Pulqui II, which at the time made the state-of-the-art fighter jet fighter that had made Argentina one of the most modern armies. Kurt Tank was part of a group of Nazi technicians who had fled to Argentina, where they sought safe haven and built up the aircraft industry.

In the sixties Sassen was divorced from Miep and married Elsje Delbaere, with whom he had two children. After the fall of Peron, he worked for a water company called "Industria Integral de Agua". In the capital, he met in German club the great Nazi figures of his time, who had also sought refuge in Argentina. He met Léon Degrelle, Hans Ulrich Rudel and Otto Skorzeny. A certain Ricardo Klement approached Willem Sassen, who after the reading of some of the works published by Sassen.

This man turned out to be Adolf Eichmann and had arrived in Buenos Aires in 1950 with the Italian ship "Giovanni" and had since kept his distance from the great Nazis who gathered in the various German clubs.

Eichmann wanted to put his experiences on paper to show the world his well-known innocence. The interviews that followed were recorded on tape and after the kidnapping of Eichmann in May 1960 would be for a lot of money.

However, the ground became too hot under his feet when it was assumed within Nazi circles that Willem Sassen could have been involved in the kidnapping of Eichmann. He gave the Mossad information about Eichmann's whereabouts.

Because of this possible implication, Willem Sassen fled to Rome for two years to escape possible avengers. After two years Willem Sassen returned and started importing weapons. He became a representative of the Austrian Steyr-Daimler-Puch Group for the whole of Latin America.

Willem Sassen now had a German passport with which he occasionally went to Germany and the Netherlands for transactions and family visits. Willem Antonius Maria Sassen's conviction expired around 1976 and since then he has no longer been eligible for criminal prosecution. According to the then Public Prosecutor De Beaufort, the case of Willem Sassen has expired. "He was allowed to stay freely in his homeland". In Belgium, however, he was sentenced to death in absentia, in the Netherlands only 20 years of journalistic denial (source: Go2War2).

The predominant idea of reconstruction and the need not to place too much emphasis on business has led to a flood of "demarches" (the judicial process) by successive Ministers of Justice, assisted by friendly captains of industry. A central figure in this game was Dr. J. Donner, chairman of the Supreme Court and chairman of the Central Purification Board for the business community.

The preferential policy of chairman Dr. Jan Donner with regard to collaborators was successful out of the 32,000 cases of economic cooperation, eventually about 700 were brought before the criminal court.

These were the unlucky industrialists, mostly contractors, the "bunker" builders. They were just paupers who didn't have their origins, says Meihuizen cynically. They had also been guilty of the most visible form of economic cooperation that bunkers could see to anyone. This was true to a much lesser extent in the banking sector. This came out of the battle almost unscathed.

1953: André Donner (ARP), the father of the current vice-president Piet Hein Donner of the Council of State, was a member of the Van Schaik State Commission from April 17, 1950 to January 6, 1954, which prepared the revision of the constitution of 1953. With this revision of the Constitution, Article 60 of the Constitution has been expanded as follows.

"The judge assesses the constitutionality of agreements".

The definition of "treaty" with foreign powers, the Commission of 1950 the Constitution of Eysinga established in its plenary report of 16 September 1950 as follows.

"Without claiming to be exhaustive, the Commission has listed here a list of the most well-known names: Treaty (treaty, treaty), Treaty Treaty English and French Charter (Charter, Charter, Covenant, Pacte) Statute, Law, Final Act (Final Act, Acte Final) General Law (general law, acte general), Accord (agreement agreement), Settlement (English and French arrangement), Declaration or declaration (declaration, Protocol, Minutes of Agreement, Exchange of Letters or Letters, Letters annexes (covering letters) Mode vivendi, Arbitration Compromise, Memorandum of Understanding (d'Accord) Memorandum".

"Without The Commission states that it is exhaustive and hereby lists the most well-known names: Treaty (treaty, treaty), Convention English and French Charter (Charter, Charter, Covenant, Pacte) Statute, Law, Final Act (Final Act, Acte Final) General Act (acte general), Accord (agreement agreement), Settlement (arrangement English and French), Declaration or declaration (declaration, declaration) Protocol (protocol, protocol) Agreed minutes, correspondence or letters, letters attachments (cover letters) Mode vivendi, Arbitration Compromise, Memorandum of Understanding (D' Accord) Memorandum".

Because the constitutionality of a treaty, convention, charter, covenant, statute, act, agreement, settlement, declaration, declaration, protocol, minutes. Agreement Letter, Memorandum, Arbitration of Compromise, Memorandum, etc. may not be reviewed by any court of law, which means that they cannot be reviewed in the light of the Constitution (Article 94 of the Constitution, Ned), as a result of which they have no applicable legal application in the Netherlands. André Donner was all this without running any risk. His father Jan Donner was then (from 1946 to 1961) president of the Supreme Court of the Netherlands.

Netherlands.

1962: as a result of this constitutional amendment made by Piet Hein Donner's father, Vice-President Louis Joseph Maria Beel (KVP) and President Queen Juliana of the Council of State paved the way for the publication of a positive opinion, on which the Cabinet DE Kade (KVP, CHU, ARP (now CDA and VVD) declared on April 21, 1962 that the Pesticides Act entered into force which does not take into account

-the adverse effects of those pesticides during the use and waste phases

- and that the inactive chemicals, unknown and other highly toxic, toxic corrosive or harmful substance(s), do not have to be labeled in a very serious violation of Articles 1, 21 and 22 of the Constitution, which are no longer assessed by a court.

The main shareholders of Shell/Bilton (including the Royal House and the Dutch State) took advantage of the shortcomings in the Pesticides Act that the Council of State and the Dutch State had deliberately built into it in order to sell its highly problematic hazardous wastes that contained very high concentrations of highly toxic, fully water-soluble carcinogens arsenic acid and chromium

trioxide (chromium VI) as pesticides for a long time, instead of keeping it forever at a very high cost, as required by law, at least from 1986 onwards.

Afterwards it was discovered that, with the help of André Donner, these shortcomings in the Pesticides Law will lead to claims for damages against Shell/Biliton (and therefore against the Royal Family) that can no longer be paid, This is due to the simple fact that an "Agreement" or "Treaty" whose constitutionality is no longer assessed by a judge as a result of the actions of André Donner, is not a "law" like the Pesticides Act and the fact that due to the non-existence of the Netherlands from 18 May 1940 no legal force can be derived from the Pesticides Act of 21 April 1962.

1954 to 1964, a year after the amendment of Article 60 in the Dutch Constitution (1953 that the judge does not interfere with the assessment of the constitutionality of agreements) the Bilderberg Group was founded, a secret Association founded in 1954 on the initiative of Prince Bernhard of Lippe-Biesterfeld and the Polish Josef Retinger (Freemason) as well as the Belgian Pierre de Bonvoisin (director of the Société Générale from 1951 to 1962) whose father was born during the Second World War World War was vice-president of the Bis Bank and H.F. van Walsem (member of the Board of Management of Royal Philips Electronics N.V.) was founded (source: Wikipedia)

In the 1980s, the son (also mentioned in the Dutrous file) was discredited because he maintained ties with far-right organizations and was suspected of having connections with the C.C.C. and the Nivelles gang. The latter accusations have never been proven, but he did keep his nickname: "The Black Baron" (source: Wikipedia). On former Dutch territory the Hitler cabinet continued from 5 May 1945 under the leadership of the succeeding Dutch heads of state, managed by the secret Bilderberg conferences, which were founded in 1954 and chaired by the Dutch government of Prince Bernhard, then Queen Beatrix and now the Belgian Etienne Davignon, in which the Nazi regime was taken over by the European Union, with the next step being the total destruction of our democracy within the framework of the European Stability Mechanism (ESM), which is about to enter into force on 1 July 2012.

Sukarno and Bernhard: John F. Kennedy began negotiations about the future of Dutch New Guinea in the United States under the chairmanship of his brother Robert F. Kennedy when the Netherlands accepted that the area was placed under UN supervision. The UN would take it from New Guinea to Indonesia (Sukarno).

Dutch, Indonesian and American diplomats spoke about this in secret for more than a year. Even more secret were Prince Bernard's interference, which was proven afterwards. In 1962 the last Dutch soldiers had to leave Indonesia at the hands of Sukarno, John F. Kennedy and his brother Robert Kennedy who turned against the dark plans of this vein, bankers and their agenda of the New World Order.

The joint mining company Biliton went bankrupt, causing Biliton and the Dutch royal family to finance Sukarno and Bernhard: John F. Kennedy started negotiations in the United States about the future of Dutch New Guinea under the chairmanship of his brother Robert F. Kennedy when the Dutch Minister of Justice in the U.S. accepted that the area was placed under UN supervision. The UN would take it from New Guinea to Indonesia (Sukarno).

Dutch, Indonesian and American diplomats spoke about this in secret for more than a year. Even more secret were Prince Bernard's interference, which was proven afterwards. In 1962 the last Dutch soldiers had to leave Indonesia at the hands of Sukarno, John F. Kennedy and his brother Robert Kennedy who turned against the dark plans of this vein, bankers and their agenda of the New World Order. The 30,000 Dutch soldiers were unable to ensure that New Guinea and the

smaller islands of Bali/Bangka and Biliton were preserved for the Netherlands and had to withdraw from New Guinea.

In 1958 the last concession for the extraction of tin ore in Indonesia expired, namely not expanded. The Common Mining Company Biliton (GMB) went into liquidation, leaving Biliton and the royal family with a financial catastrophe that threatens to cause the Dutch royal family to lose their power in the world. The financial problems of the royal family were so great that Prime Minister Prof. Dr. J.E. De Quay discussed them personally with former Queen Juliana. As factual proof of this, I quote below verbatim the following text from his diary entries, in which Prime Minister De Quay literally writes the following

February 1, 1960: "This morning I had a conversation with HM and HRH about the financial position of the royal family. We have to do something about that. Prince asked "sliding scale" Seems legally difficult to me. Prepare well. Discussion with Beel.

Willem Oltmans (journalist) was aware of this and met President Sukarno of Indonesia on June 10, 1956. Conservative Netherlands (Joseph Luns / KVP) hated the head of state of the former Dutch colony.

De Telegraaf therefore banned Oltmans from the interview with Sukarno. He did the natural thing anyway. It marked the end of his short career with this power and the beginning of his problems with the Dutch State. From 1950 to 1962, about 30,000 Dutch soldiers served in New York. Guinea (1/2/3) Navy for a short or longer period. Army, Marechaussee, All sections of the armed forces were represented. In 1963, President John F. Kennedy signed an agreement with President Sukarno to create funds to allow the U.S. Treasury to create its own Treasury notes in Treasury dollars, thereby undermining the Federal Reserve's "right" to print Federal Reserve dollar banknotes.

This agreement made it possible to transfer 50,000 tons of gold to the support

these currencies. the problem, however, was that this would also have backed the U.S. domestic currency with gold, which would have violated the international agreements meant to stabilize the currency. Eleven days after the signing (on November 22, 1963), John F. Kennedy was assassinated in broad daylight by insiders in front of the whole world in the same way as the Dutch politician Pim Fortuyn.

As with Pim Fortuyn, several Bilderberg members seem to have been involved in this murder. Five years later, on June 5, 1968, at a campaign rally at Hotel Ambassador in Los Angeles for the 1968 election, Robert Kennedy was assassinated, after which Bilderberger Richard Nixon became president of the United States State on January 20, 1969 (source: No Cancer Foundation).

1983: the same André Donner (ARP), who is the father of the current vice-president Piet Hein Donner of the Council of State, was from 1967 to 1971 (co-)chairman of the Carls-Donner State Commission who prepared the general revision of the constitution in 1983. With this revision of the Constitution, Article 120 has been incorporated into the generally revised Constitution, which reads as follows.

"The judge does not intervene in the assessment of the constitutionality of laws and treaties."

Including the independent Article 120 in this general revised constitution in 1983 with the addition of "Laws", the problem of the liability of 16.5 million Dutch and 500 million Europeans towards Shell/Biliton (and thus towards the Royal House and the Dutch State) was removed because of the shortcomings built into the Pesticides Act of 21 April 1962. André Donner for Vice-President Willem

Scholten (CDA) and President Queen Beatrix of the Council of State has thus paved the way for the publication of a positive advice, on which the Lubber cabinet (CDA and VVD) has decided that the Authorisation of pesticides may no longer be assessed against the following Articles 1, 21 and 22 of the Constitution, which are inserted below and which are not in any case legally valid from 18 May 1940.

Article 1 of the Constitution

Everyone who is in the Netherlands will be treated equally in equal cases. Discrimination on the basis of religion, belief, political opinion, race, gender or on any other ground is not permitted.

Article 21 of the Constitution

The government's concern is focused on the habitability of the country and the protection and improvement of the environment.

Article 22 of the Constitution

- 1) The government takes measures to improve public health
- 2) The promotion of adequate housing is a concern for the government.
- 3) It creates the conditions for social and cultural development and for leisure activities.

With the help of the Council of State, The State of the Netherlands and the political parties CDA and VVD, companies such as Shell/Biliton/Budelco, under the guise of 'sustainability', have succeeded in receiving billions of euros in government subsidies (tax money) through pesticides (including Superwolman salts). (Co) hundreds of millions of kilograms of falsely labeled highly toxic carcinogens such as arsenic acid and chromium trioxide (chromium VI), which are highly problematic hazardous waste, particularly from Biliton/Shell/Budelco, has been dumped by impregnated wood in homes and gardens by consumers, without any administrative action being taken against them, civil or criminal action can and can be taken.

Andre Donner was able to achieve this in the period from 1967 to 1971. Knowing that the same André Donner was also a member of the Court of Justice of the European Communities in Luxembourg means in the same period (from 7 October 1958 to 29 March 1979) the following: he also ruled in that capacity, with which the Court of Justice of the European Union has become subordinate to the current Vice-President Piet Hein Donner (CDA) of the Council of State, who, together with his father and grandfather, was employed by the Hitler cabinet, that of the Netherlands from 5 May 1945, under the chairmanship of Queen Wilhelmina, then Juliana and now Beatrix.

In this way Shell/Biliton (chaired by respectively. The Dutch Hans Alders (PvdA) Jan Pronk (PvdA) and Pieter van Geel (CDA) of the still existing Hitler cabinet) managed to establish that the "Rio de Janeiro Protocol", the "Kyoto Protocol" and the "Sustainability of Johannesburg" Conference" were signed worldwide with the help of the countries of the European Union, which produced billions of kilograms of falsely labeled fully water-soluble, highly toxic carcinogens such as arsenic acid and chromium trioxide (chromium VI) is a very problematic hazardous waste worldwide, being dumped in an uncontrolled way into water, soil and air via temporary leaching products (impregnated wood) with large amounts of European government subsidy under the guise of sustainability, innovation, ecological environmentally friendly, biomass, green electricity, CO2 reduction, KOMO label, environmentally friendly concrete, secondary fuel, reuse. Europe's recognized safety Manager Ad van Rooij, who as a member of the No Cancer Foundation is co-author of this letter,

who sent the following letter by fax to the incoming Dutch people on May 2, 2002: Prime Minister Pim Fortuyn on this subject.

Signature with acknowledgement of receipt

To: P. Fortuyn
G.W. Burgerplein 11
3021 NEAR Rotterdam
Sint Oedenrode, May 3, 2002
Our reference: PF/03052/BR

Dear Mr. Fortuyn,

I am very shocked by the way Wim Kok, Frits Bolkestein, the Labor Party, etc. accuse you personally. You are telling the truth.

Wim Kok (PvdA), Jan Pronk (PvdA), A. Kosto (PvdA), Tjeenk Willink (PvdA), etc. have, with the help of this purple cabinet, corrupted the entire politics, the entire judiciary and the entire Public Prosecutor's Office (Public Prosecutor's Office) and has poisoned our entire country with extremely toxic carcinogenic substances. All this with the misuse of large amounts of public money (subsidy) Under the cover of ecological, environmentally friendly, biomass, green electricity, sustainable, CO2 reduction, KOMO label, environmentally friendly concrete, secondary fuel, reuse, Rio de Janeiro protocol and Kyoto protocol.

This all started from the Lubber III cabinet, in which Wim Kok was Minister of Finance and Jan Pronk Minister of Finance and Development Cooperation. It is precisely they, the Labor Party, but also the established CDA in Brabant and Limburg, who pose a major threat to our society and to keep our country liveable. The following attached documents Make this absolutely clear:

- i. My letter of 22 April 2002, ref. VROM/22042/vz, to the Minister of VROM, J.P. Pronk (PvdA).
- ii. II. My request for objection dated 28 January 2002, reference: Bes/28012/wra, by A. Kosto to the Council of State (PvdA).
- iii. III. My letter dated 13 April 2001, reference: TEK/13041/vz to the President of the House of Representatives Mrs. J. van Nieuwenhoven and her response to it (Labour Party).
- iv. IV. My complaint of 24 February 2002 to the National Ombudsman about Wim Kok (PvdA) and the reaction of the National Ombudsman.
- v. V. My letter/press release dated 2 May 2002 to environmental alderman E.H.G.J.M. Huijbregts of Sint Oedenrode (cause PvdA and CDA).
- vi. VI. My written statement of 10 April 2002 of the commission of forgery by the state councils of R. Cleton, Dr. J.C.K.W. Bartel, R.J. Hoekstra and P. van Dijk, including newspaper articles. (Cause: Tjeenk Willink PvdA and formerly Scholten CDA).

I would like to ask you to take a good look at these documents and their annexes.

I hereby grant you permission to use all documents in your fight against the current criminal established political power, called Polder Dictatorship.

You can count on my knowledge and experience in this matter, if you wish.

I would appreciate it if I could receive my response. Best regards

Ecological Knowledge Center B.V.

For this,

Ing. A.M.L. vanje Rooij Director c.d.d. René van den Oord (thanks to him)

I received the letter by 4 May 2002 at the latest. However, this did not happen. On 22 May 2002, i.e. 18 days after it was sent, this letter was only offered to Fortuyn BV. Pim Fortuyn was never able to read the two kilos of evidence. Shortly afterwards the murder of Pim Fortuyn (on May 25, 2002) Ad van Rooij was, by order of deputy mayor Cees van Rossum (CDA) and councillor Henriette van den Berk-van de Laar (CDA) of Sint-Oederoed in the Eindhovens Dagblad, portrayed as an activist to be put on an equal footing with the murderer Volkert van der Graaf, Who, by the way, is not the real murderer. Pim Fortuyn had a bullet of a different calibre in his head (from which he died) than in his abdomen (source: deepjournal 4 May 2007).

According to the book "Murder by order of the crown" by Ine Veen, the real murderer turns out to be a certain Abu Fatah? Similarly, Ad van Rooij, his Ecological Knowledge Center, Rob Brockus, his Social Databank Netherlands and Robert Kahlman was then approached by an agent reporter who called himself Hans Vermeulen, but in reality who was Marco Wetering living in Amerkia, in the presence of a certain Allan Waver who only spoke English with a clear American accent?

Both men are said to be employees of the AIVD and the CIA. Ad van Rooij later delivered the two kilos of evidence to Hans Smolders, Pim Fortuyn's driver. He kept it in his room in the House of Representatives and in a locked cupboard, from which he later disappeared. He shared this room with Mat Herben (Freemason), which makes it clear who did this (source: book Murder on behalf of the Crown?).

Soon after, Mart Herben let the cupboard containing the LPF collapse, he attended the Bilderberg conference and the Balkenende I cabinet was founded with the CDA member Jan Peter Balkenende (free bricklayer) as prime minister, who in turn was a personal friend of mayor Peter Maas (CDA) of Sint-Oedenrode (source: Het echte Nieuws, 7 November 2009). To prevent the creation of a new party that the Prime Minister, Prime Minister J.P. Balkenende founded the "Innovation Platform" under his chairmanship in 2003, in which Presidents Gerard Kleisterlee of Philips and Marjan Ouderman of Corus others were represented as members, which remained in force until June 2010.

The purpose of this is to prevent the massive poisoning of the whole world under the cover of "sustainability", as described by Ad van Rooij to Pim Fortuyn in a letter of May 3, 2002, from the Hitler cabinet to be continued (source: Wikipedia). This is exactly the reason why Philips chairman Gerard Kleisterlee, in cooperation with the former Minister of Social Affairs and Employment, Mr. J.P.H.

Donner (now vice-chairman of the Council of State) spontaneously declared her safety manager Ad van Rooij 100% incapacitated for work (mentally ill) as of 24 September 2007 without continued

payment of wages as of 25 October 2007, in violation of the Philips collective labor agreement and the Sickness Benefits Act, whereby the lawyer Ellen Pasman (the famous lawyer of Willem Oltmans) stole € 26,352.13 from Ad van Rooij. (source: dated 22 January 2012 by Ad van Rooij Philips and his lawyer E. Pasman).

It is good to know that former Minister of Economic Affairs A. Jorritsma-Lebbing (VVD) on behalf of "the Dutch State", which no longer exists, from May 18, 1940, signed a "JSF co-financing agreement" with a large number of companies, including Philips Electronica Nederland B.V. shortly before the murder of Pim Fortuyn for the purchase of JSF fighter planes for the Dutch Air Force.

Mr. H.J.G. Hendriks, who entered into this agreement on behalf of Philips Electronica Nederland N.V., is now Chairman of the Board of Management of Philips Benelux and was still senior manager of Philips Safety manager Ad van Rooij. He has a personal interest in Ad van Rooij remaining 100% incapacitated for work (mentally ill) for the rest of his life without continued payment of wages during illness.

It is also good to know that Pim Fortuyn was strongly opposed to the purchase of the JSF (Joint Strike Fighter) fighter planes and that Theo Van Gogh put forward that Mat Herben received bribes from the American fighter lobby (source: De Groene Amsterdammer). Theo Van Gogh was also murdered on November 2, 2004 in Amsterdam.

Mat Herben was a journalist at the Ministry of Defense from 1977 to 1987. He then became a journalist for the magazine Manna of Center Parcs founder Piet Derksen. In 1990 he returned to the Ministry of Defence, now as editor-in-chief of the Defence Newspaper. In 1995, he became editor-in-chief of the Information Department of the Ministry of Defence. He was editor of Alle Hens (monthly magazine for the Royal Netherlands Navy), the staff magazine De Vliegende Hollander (monthly magazine for the Royal Netherlands Air Force) and editor for the internet site. In that capacity, he played a leading role in Defense whistleblower Fred Spijkers mentally ill out of the door world, because in 1984 he refused to cooperate with a defense plan to prevent the fatal injury of mini-specialist Rob Ovaas as a result of an unsafe mine (source: Katholiek Nieuwsblad 29 August 1997).

It is also good to know that municipal secretary John Jorritsma (VVD) of Sint-Oedenrode

Mayor Piet Schriek (CDA) is a nephew of former Minister of Economic Affairs A. Jorritsma-Lebbing (now: mayor of Almere). This John Jorritsma quickly promoted to mayor of Budel where the Budelco factory is located, from which arsenic-acid highly problematic hazardous waste is generated in Superwolman salt-co. After putting everything in order, John Jorritsma was promoted to current Queen's Commissioner of the province of Friesland.

On August 18, 1992, under the chairmanship of the public prosecutor Mr. G. Bos of the Public Prosecutor's Office 's Hertogenbosch, a secret meeting was held with public prosecutor G. van Rooij for this 100% incapacitated (mentally ill) statement by Philips safety manager Ad van Rooij by his fellow company doctor Harry Mol (both members of the Philips Occupational Health Division) and Safety Service) on behalf of Jan Oerlemans. It was crowned with a royal ribbon. Broers, former mayor P. Schriek (CDA) of Sint-Oederode (CDA), former mayor alderman of the environment H. van Dij-Eerhart of Sint-Oedenrode (CDA), legal assistant Province of Noord-Brabant H. Artz, the guards I. Valk and M. Saris of the national police of Sint Oedenrode, Mr. C. Kerstholt head of the building department Sint-Oedenrode, environmental inspector H. de Vries of Noord-Brabant, Mr. V. Ditters head of general affairs of the De Dommel Water Board and note-taker G. van Aarle inspects civil servant Sint-Oedenrode. In that secret On behalf of environmental inspector H. de Vries of Noord-

Brabant, Minister Hans Alders (PvdA) of VROM, mayor Piet Schriek (CDA) of Sint-Oedenrode GGD doctor Henk Jans had to send him to Ad van Rooij to declare him mentally ill. Thanks to Anton Nigthen of the National Environmental Consultation and Jan Juffermans of the Kleine Aarde, this failed. In recognition of Henk Jans, GGD doctor, received the Provincial Environmental Prize of North Brabant in 1993 by the Queen's Commissioner of North Brabant Frank Houben (a good friend of Queen Beatrix). (source: Het Echte Nieuws 26 November 2007)

From 1993 onwards Ad van Rooij, his family, his parents and his horse farm (later on, the Camping and Pentecostal church 'Dommeldal') got there after another with destruction, terror, attempted manslaughter of the Van de In particular the Biggelaar family (neighbor of Ad van Rooij). For this, the van Familie den Biggelaar was richly rewarded by first mayor Piet Schriek (CDA) and then mayor Peter Maas (CDA). The many criminal charges by Ad van Rooij against Dit were never dealt with. On top of that come Ad van Rooij, his wife, his horse The livestock farm from 1993 to the present has had to deal with one after the other unlawful seizure, high fines and sealing of business premises, for up to 19 years.

All this with the help of the police and the judiciary, which continues to this day. (Source: notice of objection dated 24 May 2012 by Van Rooij after black and white of Sint-Oedenrode).

It is the same Dutch GGD doctor Henk Jans who, from the bi-national (Netherlands and expert working group, assessed the medical and environmental aspects of the pesticide XENTARI WG, with which, within a number of municipalities in Belgian Limburg (including Bree and Maaseik) he had carried out the preventive control of the oak processionary caterpillar with large amounts of Belgian government subsidy without the required legally prescribed permits.

This is because GGD doctor Henk Jans had assessed it as an organic product without environmental or health risks. Research carried out by the Ecological Knowledge Center B.V. has shown that the pesticide XENTARI WG is an extremely toxic and even carcinogenic pesticide, with which all Belgian fruit and vegetable plants have also been sprayed for no less than 10 years (thanks to this expert Henk Jans?).

This is in addition to the tens of millions of kilos of highly toxic carcinogenic arsenic acid and chromium oxide (chromium VI), which can be completely dissolved in water, from the impregnated wood that was dumped from the Netherlands and Belgium on the advice of the same doctor environmental doctor Henk Jans, for which he won the Provincial Environmental Prize 1993 of Noord-Brabant on 16 November 1993 from the hands of the Queen's Commissioner Frank Houben (CDA), chamberlain and personal friend of Queen Beatrix and witness at the wedding of Crown Prince Willem Alexander and Maxima. (Source: Expert report of 6 March 2012 of the Ecological Knowledge Centre B.V.).

When Ad van Rooij participated in the elections for the House of Representatives of the States General on November 22, 2006 for "List 14", this list was hushed up by the media (by order of the continued Hitler cabinet). Dutch journalist Julius Vischjager (editor-in-chief of The Daily Invisible), who for more than 30 years has had the unique reading that he was allowed to ask the last question during the Prime Minister's weekly press conference, told Ad van Rooij that a brigade from abroad was on its way to assassinate him. Julius Vischjager then wrote an article about this in The Daily Invisible, which was the salvation for Ad van Rooij.

When Ad van Rooij took part in the municipal elections of Sint-Oedenrode on March 3, 2010, as party leader for the Green party, he became extremely high and had to deal with a criminal declaration of libel and Gestap uprisings in his house, bedroom and office by mayor Peter Maas

(CDA) to count horses that walked outside in the meadow ordinance of the same mayor of Sint-Oedenrode (CDA). Partly in the light of the previous Gestapo raids by the same persons in which Ad van Rooij was put in the police cell by brute force and the earlier pogo for manslaughter, Ad van Rooij had fled to Belgium on the side of the last raid on April 22, 2010 and on May 6, 2010, applied for asylum from the police with responsible minister Joelle F.G.M. Milquet (source: The Real News 12 May 2010).

It is these genocide crimes committed from the Royal House (Hitler cabinet) from May 5, 1945 to the present day with pesticide poison, Chemtrails poison, fluoride poison, aspartame poison, vaccination poison, radiation poison, cosmetics poison, etc. 5 to 10 years of which at least 10 million people in the Netherlands and Belgium alone will die prematurely from cancer or other serious poisoning diseases.

With this in mind, the Belgian minister Laurett Onkelinx (PS), who is responsible, has no less than 45 million euros in subsidies (Belgian tax money) and the Flemish government has also spent about 8 million euros on vaccinating girls between 14 and 18 years old with the Gardasil HPV vaccine against cervical cancer.

No one in Europe, not even the marketing authorisation holder of this Gardasil vaccine, Patrick Dhont MD, Medical Affairs Manager of Sanofi Pasteur MSD, is aware of the legally required Safety Data Sheets (MSDS) to be able to import these vaccines into Europe and Belgium. Let alone to use. No one in Europe, not even the European Commission, knows what chemicals the Gardasil-HPV vaccine contains.

All children who are vaccinated with it are therefore guinea pigs for the American pharmaceutical company MERCK & CO, INC and the Dutch royal family continue the Hitler cabinet.

Even those who had the swine flu vaccine were injected with the banned carcinogen poison and chemical waste. (source: Philips safety manager A.M.L. van Rooij's in-depth investigation of 24 October 2009).

Flaxarin: Erik Verbeen of the No Cancer Foundation therefore saw with regret that products of plant origin, such as Flaxarin, which are effective in 90% of cases and can make tumors in many cases, disappear in Europe. He doesn't understand this because Flaxarin is 10 to 20 times cheaper than the currently prescribed chemo treatment, which should be welcomed with open arms at a time of major government cuts.

This is all the more reason why the chemicals used in chemo treatment should kill cancer cells in which the patient does not even die. The patient is then given the chance to recover and receives a new course of treatment. In this way, the cancer patient goes through a deep valley with his chemotherapy with usually some chance of a cure.

With this treatment, the killing of all cancer cells does not always take place completely, after which the chance of a relapse is high. Usually, this cancer is more aggressive than the first one and the patient still dies from his cancer.

Flaxarin tackles the cancer in a completely different way. Flaxarin makes its own intererone, stimulates the immune system and has the property that the cancer then breaks down down. Flaxarin works quickly and has almost no or no side effects.

This does not have to have been used from the same continued Hitler cabinets from former Dutch territory. Therefore, on April 7, 2011, the public prosecutor Marc Rubens of Hasselt ordered an

unannounced raid at No Cancer Foundation, led by Commissioner Jos Opdeloch, in which Flaxxin products, the accounts, the medical supplies and The medical supplies were inspected.

The house from which the No Cancer Foundation operates has been seized and seized, and it remains so to this day. (source PV002702/2011 of Erik Verbeek's interrogation)

The No Cancer Foundation makes it possible for SCIENTIFIC & TREATMENT CENTER FOR CANCER CURING PHOENIS FROM THE UKRAINE TO GET THE FLAXIN ALLOWED ALL OVER THE WORLD. Because the countries of the European Union do not support this, it is very difficult within Europe. The No cancer The Foundation hopes that this letter to Princess Máxima will contribute to a global political revolution in which thousands of euros are no longer spent on subsidies for products and processes that poison us en masse with carcinogenic substances such as arsenic acid and chromium VI, but that money goes to suppressed technologies and products of plant origin, So that our children and grandchildren also have a life on our earth.

2. The global consequences of the above revelation.

With the facts mentioned in chapter 1, it is established that "the Netherlands (Member State of the Netherlands) and "The Dutchman" should have been "The German" from May 18, 1940 to May 5, 1945, and that from May 5, 1945, "Germany (Member State Germany)" should no longer exist.

On former Dutch soil, the Hitler Cabinet has continued in silence since May 5, 1945 under the leadership of successive Dutch heads of state Wilhelmina, Juliana and Beatrix, driven by the secret Bilderberg conferences, founded in 1954 and chaired by first Prince Bernard, then Queen Beatrix and now the Belgian Etienne Davignon, during which the Nazi regime was taken over by the European Union. What the consequences are for Belgium, European Union, United States Nations, NATO and other associations and clubs such as the Bilderberg conference club of Rome, club of Madrid but also involved banks and companies etc. you can read below.

I. The Dutch Constitution and all other legislation that has been declared applicable in the Netherlands from 5 May 1945 is not legally valid.

II. All Dutch Prime Ministers, Ministers, State Secretaries, Members of Parliament, Members of the House of Representatives, Queen's Commissioners, Members of the Provincial Council, Members of the Provincial Councils, Mayors, Aldermen and Councillors, as well as all Dutch lawyers who have taken the Queen's oath of office from 5 May 1945 to the present, have taken it in line with the Hitler Cabinet and are therefore responsible and liable for the general poisoning of the world, resulting in more than a billion poisoning victims (cancer Jews) in the next 10 years. They are therefore responsible and liable for the largest genocide in world history.

III. All judgments, orders, sentences and rulings of the Dutch courts, courts of appeal, Central Court of Appeal, Court of Appeal for Business, the Council for the Judiciary and the Council of State from 5 May 1945 to the present "in the name of the Queen" are not legally valid.

IV. All Dutch passports, identity cards, etc. issued from 5 May 1945 to the present are not legally valid. The Dutch in question are therefore stateless.

V. In the light of points 1 to 4 of this Opinion, elections to the House of Representatives announced on 12 September 2012 cannot be held in the Netherlands and is part of the elections to the House of Representatives of the Parliament must be held in the Netherlands residents of the former Netherlands (between the rivers) to be allocated to Belgium and to apply for a Belgian passport

and the remaining part (above the rivers?) Germany and applying for a German passport; Because these countries exist in law and have a constitution and a constitutional court.

VI. All decisions, verdicts and sentences of the International Criminal Court in The Hague on persons suspected of genocide, crimes against humanity and war crimes are invalid because they were pronounced on the territory of a non-existent country on the recommendation of the United Nations, which was co-signed by the Hitler Cabinet from former Dutch territory. Moreover, this "Genocide" is disproportionate to the poisonous genocide of billions of world citizens from the former Dutch territory of the continued Hitler Cabinet.

VII. All politicians, political parties, private individuals, banks, institutions, companies, churches, etc. who have attended the secret Bilderberg conferences since 1954 to the present are responsible and liable for the poisoning of genocide of billions of world citizens there that took place from the Hitler cabinet, which remained on former Dutch territory. A copy of this letter to Prince Máxima will therefore be submitted to the current Belgian president, Etienne Davignon, before May 31, 2012, with the explicit request that the secret Bilderberg conference from May 31, 2012 to June 3, 2012 at Westfields Marriott Washington Dulles hotel, Virginia be canceled and that it is decided that no more secret Bilderberg conferences will be organized in the future.

VIII. The Benelux treaty with the Netherlands must be dissolved immediately due to the fact that the Netherlands has not existed since 5 May 1945 and that Belgium does not wish to be associated with the Hitler Cabinet, which continued on former Dutch territory. We will inform you of this by handing over a copy of this letter to Princess Máxima, with the request to consult Princess Máxima, European President, Herman van Rompuy, on this issue in Brussels, on behalf of the Against Cancer Foundation. We propose that King Albert II ask Princess Máxima to become president, as she has had great difficulty making this public for the first time and is independent, as she has never attended a Bilderberg conference.

IX. All European treaties, in particular the Maastricht Treaty and the Treaty of Amsterdam, are not legally valid. These treaties were signed on former Dutch territory from where the Hitler cabinet has continued since May 18, 1945 and was co-signed by a member state of the Netherlands that does not exist constitutionally.

This means that the European Community will have to be brought back after the time. before the Maastricht Treaty with the declaration that the inhabitants of the former Netherlands will have to get a Belgian or German nationalist. In concrete terms, this means that only Belgium, Denmark, Germany, Greece, Spain, France, Ireland, Luxembourg, Portugal and the United Kingdom will be part of the new European Community, that the old currencies (with the exception of the guilder) will come back and that the borders will have to be closed again, in which a new politics, a new economy and a new social life can be built. where our children and grandchildren can also live.

We will send a copy of this letter to Princess Máxima to the current President of the European Union, Herman Van Rompuy, who is also President of the European Council. This with the request to discuss this in Brussels with Princess Máxima, King Albert II of Belgium, other persons he wished and the undersigned on behalf of the No Cancer Foundation.

X. The announced European stability The Mechanism (ESM) cannot take place on 1 July 2012, as has already been announced, on the basis of points 1 to 9 above. We ask the current President Herman Van Rompuy of the European Union to inform the European Council about this and to publish it as soon as possible via the Press Officers of the European Union.

XI. the Hitler Cabinet, which continued from Dutch territory from May 5, 1945, administered by the secret Bilderberg conferences with the support of the Vatican and the Christian parties, of which at least one billion world citizens will die prematurely within the next ten years and at least one billion world citizens will die prematurely within the next ten years from serious poisoning diseases (including cancer), must be immediately banned by the Holy See. This is because the Ten Commandments of God have been treated in a very serious way. We will inform Pope Benedict XVI of this letter to Princess Maxima and ask him We must forgive them all, so that we can work for a new world in which the Ten commandments of God are actually observed and monitored by the Holy See for their observance.

XII. The United Nations in this form must be dissolved due to the fact that the Netherlands no longer existed on 5 May 1945 and therefore could not be a member of the United Nations. The United Nations also wants to be associated with the Hitler cabinet, which went through former Dutch territory. It is very important that the United Nations continues to exist because of its network and infrastructure.

We desperately need this in order to achieve a global political revolution in which billions of euros are no longer spent on subsidies for products and processes that poison us en masse with carcinogenic substances such as arsenic acid and chromium VI, but that money is used for suppressed technologies and products of natural and plant origin, so that our children and grandchildren also have a life on our earth. We will therefore send a request to the current Secretary-General of the United Nations, Ban Ki-moon (South Korea), in the form of this letter to Princess Maxima, translated into English.

XIII. NATO in this form must be dissolved due to the fact that the Netherlands did not yet exist on 5 May 1945 and therefore did not be a member of NATO. NATO also does not want to be associated with the Hitler cabinet, which was continued on former Dutch territory. It is very important that NATO continues to exist because of its network and infrastructure. We desperately need this in order to maintain social peace in the EU. In the coming difficult years, in which more than a billion world citizens will die of poisoning diseases (cancer) as a result of the persistent Hitler cabinet from former Dutch territory under the leadership of the secret Bilderberg Conferences. We will therefore send a request to the current Secretary General of NATO Anders Fogh Rasmussen with this letter, translated into English, to Princess Máxima in support of her request.

XIV. Clubs such as the Club of Rome, the Club of Madrid and other clubs, associations, etc. of which the Netherlands is a member cannot continue to exist because the Netherlands does not exist since May 5, 1945 and therefore cannot be a member of these clubs, associations, etc.

We will therefore ask the presidents of those clubs, associations, etc. for the letter to Prince Maxima, translated into English.

3, Proposal for a solution in which our children can also live.

For a solution in which our children and grandchildren can also have a life, we must be able to forgive everyone who has contributed to the poisoning of our earth. That is why it is of the utmost importance that someone from the Dutch Royal Family as chairman will bring about this turnaround in the world. We see Prince Máxima as the most suitable candidate. Dim because I am a hostage this problem of world destruction, in which the Dutch royal family has ended is the only

one who has made this public of that royal family and has never personally attended a Bilderberg conference and is therefore independent.

4. Application from No Cancer Foundation to Princess Máxima

In view of the above facts, we ask Princess Máxima to put an end to this mass poisoning of the earth and its inhabitants, which was initiated by the Dutch royal family.

To put an end to this unnecessary mass poisoning, we ask Prince Máxima to chair the consultative body proposed above, in which the No Cancer Foundation is represented.

Pending Your reply to this request, we will stay.

Please assure, Sir, my highest consideration.



27 May 2012

Eric Verbeek Advertisement van Rooij

No Cancer Foundation European Approved Safety Officer

c.c. White Dragon Company (Benjamin Fulford)


Met de meeste hoogachting



Erik Verbeek
Namens No Cancer Foundtion vwz

Ad van Rooij
Europees erkend safety manager

CC: White Dragon Society (Benjamin Fulford)



DICTATORSHIP OF THE JUDICIARY: YOUR CRIMINAL EXPOSURE

TO: EVERY JUDGE, PROSECUTOR AND CLERK IN THE NETHERLANDS

LET GO OF YOUR ILLUSION OF LEGITIMACY NOW. THE LAWS THAT AFFECT YOU ARE IN FORCE.

This is **IMPORTANT INFORMATION** that also applies to the **NETHERLANDS**. Your position is **UNLAWFUL** and is directly **PUNISHED** under U.S. law.

THE FARA THREAT: IMPRISONMENT FOR UNLAWFUL HEARINGS

Every judge, prosecutor, clerk **MUST** register statements and additions as an **AGENT OF A FOREIGN CLIENT**.

Unless he or she has filed a **TRUE AND COMPLETE REGISTRATION** with the **ATTORNEY GENERAL OF THE UNITED STATES, 10 DAYS BEFORE EACH TRIAL, ONE FACES 5 YEARS IN PRISON** for violating the registration requirement of foreign agents.

THESE AGENTS MUST BE REPORTED to the **NATIONAL SECURITY SERVICE OF THE MINISTRY OF JUSTICE** and the **Attorney General**, including the **FOREIGN AGENTS OFFICE**.

LEGAL FRAUD AND BANK CRIME

Any documents generated by courts in violation of **18 U.S.C. 1717** will result in **10 YEARS IMPRISONMENT** for **NON-POSTABLE PAPERS** with the artificial *ens legis* named capital name, which is **FRAUD ACCORDING TO 18 U.S.C. 1341**.

The last paragraph concerns **30 YEARS FOR BANK FRAUD**, and **THAT'S WHAT HAPPENS IN THE COURTS: a FEDERAL RESERVE BANK WINDOW** for **SECURITY BONDS AND CERTIFICATES**.

This is pure **EXTORTION activities** according to **18 USC 1961 - 1968** and **PIRACY** according to **18 USC 1661 - 1651**.

After reading all these facts, you can no longer say "**Ich Habbe es Nicht gewusst**", **you were an active part of it, and therefore no longer repressive to the population in your own municipality**.

The arrest of Lawyer Arno van Kessel on false grounds to indict the Genocide perpetrators has completely failed, we the population are suing all co-perpetrators from organization to execution to force lethal injections on the population under the guise of you are doing it for someone else, but with coercion and blackmail to lock up the elderly and force children to be injected with a Bio-Weapon, where to date more than 20,000,000 people worldwide have died from it, but is kept quiet by the **Perpetrators and executors in Politics** with the complicity of the Public and commercial broadcasters and Newspapers in this planned GENOCIDE project.

End of message

[SIGNATURE (BLUE):]