



Law 365 Days Community work Punishment Republic NL 2017 aan VN Commission Arbitration-court-systems Protocol Regime-change without bloodshed

UNSG AntonioGuterres

This Law is written by Désirée Elisabeth Stokkel

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

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

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

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

Introduction

**The Dutch People need to develop Cleaning-power themselves for their self-protection
against the corruption between the Judiciarycouncil – Barassociation – Laweducation lobby –
Parliament- Monarchy – Media.**

BREXIT-proof.

**Holland works with 1 Standard-punishment-model: 365 Days Community work punishment
Constitution-court.**

The Law 365Days Community work punishment Constitution Republic Netherlands gives the Individual
Civilian a piece of Cleaning-power within the Lazy Police – Judiciary – Rehabilitation – Municipal – etc...

The Individual Civilian has the Legal obligation from 18nov2016 on to conduct the Constitution Republic
NL and to claim with Cleaning-power a new Judiciary for the civilian against the corrupt Judiciarycouncil.

The Constitution Republic NL provides this civilian with:

1. Arbitration-court-system
2. Constitution-violation-procedure; 365Days – 2000 hour – Community work punishment or 1
Year Prison sentence
3. Solid Referendum-rights, primarily with the aim to vote properly-functioning persons in the
correct labourcontract and to update laws.

The Criminal-court is located next to the Arbitration-court. To make the civilian present a Problem-
solving for Conflict-ending, will make crime more transparent and easier to proceed on in the midterm.
Both, Lazy civilians and criminals will be noticed sooner by the community.

On the short-term the civilian must get used to 'I can remove large parts of crime with roots myself'

The 'I-nail-you-to-the-ground-procedure' with the Constitution-court is a good assistance.

Each civilian who refuses to conduct the Court-verdict of the Arbitration-court-system, proves refusal to conduct the Constitution. This person can be punished with 365 Days Community work punishment or 1 Year Prison sentence, by the Constitution-court.

The Criminal-court-judge can forward the file of a Suspect - Convicted person who has made him-or herself guilty of a criminal offence, to the Constitution-court for the solution 365 Days Community work punishment or 1 Year Prison sentence, by the Constitution-court.

Only the Constitution-court may rule the execution of this punishment.

And the Suspect - Convicted person pays with 1 Lifeyear hard work in order to stay out of prison.

Now the community will have a Standard-procedure, the community - civilian - victim - will obtain more justice. The criminal can improve his or her life.

Article 1 Regime-change without bloodshed

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

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

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

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

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

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

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

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

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

Désirée Elisabeth Stokkel claims the labour contract Interim Prime Minister for NL per 18 nov 2016 with the dictators Prime Minister Mark Rutte and King Willem-Alexander.

This claim runs via the United Nations Secretary-General Antonio Guterres, who starts in his UNSG-labour contract from 1 january 2017, and to all ambassadors.

<http://www.desireestokkel-nl.net/uploads/5/6/2/4/56243847/embassy.icc.labourcontract.primeminister.republicnl.constitution.kreml>

[in.unsg.japan.myanmar.trump.2016.pdf](http://www.unsg.japan.myanmar.trump.2016.pdf)

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

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

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

Targets:

1. Access to Justice for All of Us.
2. Transparent, unambiguously and better affordable Court of law system.
3. Fairtrade & eco trade, without the dictator-games of the House of Parliament & Senate.
4. To reduce crime and to prevent terrorism-attacks from taking place in Europe.
5. To stop organised murder on civilians, designed and conducted by the Parliament + EU + International Criminal Court + Judiciary Council + Bar Association +- Lobby.
6. To prevent an EU-war with Russia and Turkey from breaking out.
7. To simplify the bureaucracy and make it more affordable.
8. To make the Netherlands Robot-proof.
9. To realize Problem-solving international cooperation.

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

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

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

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

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

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

Article 2 Position Constitution-violation-procedure for 365 Days Community punishment

1. 365 Days Community punishment is a Luxurious punishment which gives the Convicted person an opportunity to prove to the community that he or she has taken the moment to repair him- or herself for a positive result.

In Holland more truthfulness – being 'down-to-earth' is needed in connection with the relationship criminal – community. The injured person must feel him- or herself recognized and comforted by the personality change from 'Convicted person into New Humanbeing for justice'.

Convicted persons of a criminal offense must be able to communicate 'without taboo' about their mistakes and the way they have repaired themselves during a personality change. Even in a situation of loaded emotional criminal cases.

All civilians in NL must become Robot-proof; survive without media-manipulations.

2. In order to run the transformation from Kingdom NL into Republic NL as smoothly as possible the Lawbook Criminal Code and other Lawbooks will remain unchanged largely, temporarily.

3. The Constitution-court is the only court of law that may rule and execute the 365 Days Community work punishment to the civilian.
4. The Constitution-court may not rule lower or higher than a 365 Days Community work punishments or 1 Year Prison sentence.
5. The Constitution-court receives a file from two lower courts of law for the rule and exercise of the 365 Days Community work punishments or 1 Year Prison sentence:
 - a) The Arbitration-court of law
 - b) The Criminal-court of law

Arbitration-court of law: the civilian or organisation refuses to conduct the Constitution Republic NL and refuses to conduct the Court-verdict Arbitration-court – or, a party sabotages wilfully this court-verdict in order to make the fellow human being fight for 'Right to Rights'.

Criminal-court of law: the civilian has made him – or herself guilty of a criminal offense. The Criminal-court-judge rules that the Suspect - Convicted person will heal better thanks to a '365 Days Community work punishments or 1 Year Prison sentence', ruled and executed by the Constitution-court, than under another type of punishment ruled by the Criminal-court.

6. The Individual civilian can start with the Constitution-court a Constitution-violation-procedure, but only when this civilian can prove that another party:
 - a) Has misused the Court-verdict Arbitration-court that ruled in the conflict and has made him – or herself guilty of violations of the Constitution; and, on the condition that the civilian who has started this procedure him -or herself conducts the Constitution legally correct.

The Individual civilian who misuses the Constitution-violation-procedure to torment another human being will be punished with 365 Days Community work punishments or 1 Year Prison sentence.

The Individual civilian or organisation can claim with the Arbitration-court or Criminal-court that another Individual civilian will be punished with 365 Days Community work punishments or 1 Year Prison sentence; via the Arbitration-court or Criminal-court.

7. A Convicted person who does not conduct that 365 Days Community punishment correctly and sabotages this Luxurious punishment, will be put in prison after all, in line with the NL lawbook Criminal Code.

Here rules too: during the transformation period of about 2 years – from Kingdom NL into Republic NL – not all Lawbooks can be rewritten at once.

8. The Justice bureaucracy will be deep-cleaned and reduced thanks to 365 Days Community work punishments or 1 Year Prison sentence.

'The civilian who exercises the Constitution... or if not, is guilty of Crimes against Humanity, for which the civilian must hand in 1 lifeyear with the Constitution-court and community'.

Redundant Legal procedures will vanish away.
A mountain of different types of punishments will be removed.

The legal position of the victim will become visible and liveable, thanks to the implementation of the 1 Standard-punishment-model in the community and for more justice on a short timeline.

9. The Minister of Security & Justice is the final accountable person, and co-works with other Ministers of other Departments for the realisation of 365 Days Community work punishment.

The Prime minister signs all Laws and Orders in Council.
The Minister of Security & Justice also signs the Orders in Council.

Article 3 Lawbook Criminal code changes in article 22

1. Article 22c point 2 **changes** in:

‘the Community punishment can only last 365 days – 2000 hours –’.

2. The Judiciary ignores jurisprudence in case of Community punishment from 18nov2016, de day the Constitution Republic NL came into power.

Article 4 Supplement to Lawbook Criminal Code Community punishment = Instruction Community punishment.

1. The Decision rule and execution Community punishment must be implemented.

The Rehabilitation-buro opens a Unit for the new task ‘365 Days Community punishment’.

The Rehabilitation-buro publishes on the website a list with names of Persons who are convicted to a 365 Days Community punishment.

Convicted persons who complete their 365 Days Community Punishment correctly are being removed from the Public namelist; from the day they are being removed from the list they go and take up their life ‘as a normal civilian with a succesfull study – job – healthy lifestyle’.

The 365 Days Community punishment is a Luxurous punishment. The Convicted person temporarily hands in a part of Privacy and Confidentiality, in exchange for a punishment is a standard life with study – work – healthy lifestyle. Only the names of the Convicted persons are being made public, not the criminal offense of place of residence.

The Constitution-court is obliged to publish the Constitution-violations- Court-verdict on the website of the Judiciary, but does not publish names of Convicted persons when publication of the name is to the disadvantage of the victim.

The Rehabilitation-buro only publishes names of the Convicted persons, but no criminal offenses – place of residence – names of victims.

Organisations must provide in education and work for this group Convicted persons; the publication of the names of the Convicted persons give the Organisations a tool to be in controle of their compagny-security.

Hackers can sabotage the 365 Days Community punishment for Convicted persons – Organisations – Civilians– Victims incognito; hackers have very little to do when the names of the Convicted persons are public via the Rehabilitation-buro.

2. The Office of the Prosecutor may **not** impose the 365 Days community punishment in case of a Settlement & Payment for damage, to the Suspect - Convicted person.
3. The 365 Days Community punishment can be ruled and executed in case of Sexual Offences, on the condition:
 - a) That the Suspect – Convicted persons conducts that Law Voluntary Chemical Castration Police Republic NL, which results in a Small punishment reduction.
 - b) That the Arbitration-court or Criminal court forwards the file to the Constitution-court. The names of the Convicted persons for Sexual offences are being published on the namelist of the Rehabilitation-buro.
4. The 365 Days Community punishment can also be ruled and executed in case of Financial-aid or Financial-depts in the life of the Individual civilian; this file too can only be ruled and executed by the Constitution-court.

The Arbitration-court can rule 2000 hours Community Punishment in repayment of financial depts, but must forward the file to the Constitution-court, to anchor the execution.

Article 20.6 Constitution Republic NL determines that a Civilian with a financial debt can repay them by conducting a Community punishment.

Every citizen has the right to request the Arbitration-court to exchange an unbearably heavy financial debt into a community service of (five hundred) 500 hours, or (thousand) 1000 hours, or (fifteen hundred) 1500 hours and maximum (two thousand) 2000 hours. For the repayment of a debt (hundredthousand) EUR 100,000 is 1000 hours of community service determined.

The applicant must prove that there is no other possibility to pay off personal debts. This community service is performed as being 'as normal labour that meets the requirements for Labour-laws'.

The community service may be performed in addition to a labour contract or Basic income for Unemployment. Every citizen who accomplishes a community service of 500, 1000, 1500 or 2000 hours in line with a court verdict of the Arbitration-court, is after the completion of this community service free of debt.

This 2000 hours community punishment in stead of Prison sentence – Paying fines – Financial debts looks FUNNY, but it is no party.

Article 5 National security 365 Days Community Punishment

1. Each civilian who is being convicted to complete the 365 Days Community punishment is under electronic surveillance; wears a Police Electronic monitoring ankle bracelet. A Convicted person who has been given 2 years to complete the 2000 hours Community punishment will wear the Police Electronic monitoring ankle for a period of 2 years.

The Instruction Electronic Surveillance will be implemented; and can only be put into execution for the 365 Days Community punishment by the Constitution-court on the Suspect – Convicted person who must complete the 365 Days Community punishment.

2. The Constitution-court can combine the 365 Days Community punishment with Home-arrest.
3. The Constitution-court can combine the 365 Days Community punishment with a mandatory stay in a prison.

This half-open Prison-regime is for the purpose to protect the Convicted person and for the security of the civilian in the community.

Each Convicted person will have a private cell.

A Convicted person in a half-open Prison will receive an allowance, paid by the Tax-office.

In the future this will be the Personal bounded Basic income for food – clothes – social behavior. 400 Euro per person.

The convicted person pays the Prison a budget for food – social behavior.

A half-open Prison-regime has a Day-routine and a Night-routine.

During the Day-routine the Convicted person participates for a healthy lifestyle: physical care, cleaning the habitat, study, work, build a new relationship with the community.

During the Night-routine the Convicted person stays in a cell, in a locked building.

The Board of Directors of the half-open Prison can categorize Units, for different appearances of Healthy Lifestyle and the New good habits of the Convicted persons for Justice.

If needed for reasons of security – safety the Convicted person can be locked in the private cell for the night between 22.00 – 06.00 hours.

Convicted persons may have themselves locked in for the night on personal request.

Various Types Convicted persons categorized = the New human being under construction – who makes work out of personal healing and a career, earns more freedom by the Directors, in comparison with a Convicted person who prefers to keep an addiction alive and sabotages of this

Luxurious 365 Days Community punishment.

A half-open Prison-regime for 365 Days Community punishment Convicted persons:

- a) Provides in a Safe Home for the Convicted persons who can not fully independent complete their Community punishment under self-supporting living conditions.

Provides in a Clean-up model against Brain-pollution in the brain of the Convicted person: Brain-pollution removed; fresh study – work experience - healthy lifestyle installed.

Convicted persons with a Mild Behavioral-disorder – Light addiction to drugs / alcohol / sex / gambling and other addictions heal quicker in a lifestyle with a rather strict routine.

- b) Operates as an instrument for the development of a Sence of Self-worth with the Suspects – Convicted persons; all Suspects – Conficted persons have the FREEDOM to CHOOSE if they do / or do not want to start in a half-open Prison for the execution of their 365 Days Community punishment.

4. Now the Judiciarycouncil is a 100% corrupt, it is necessary to start the Arbitration-court-system and Constitution-court first for the Cleanup-power of the civilian in Republic NL.

During the transformation from the Classical courtssystem Kingdom NL into Republic NL the old court-system remains as it is for about 2 years time, behind the new Arbitration-court-system.

For Minors the Arbitration-court-system must open a 'Unit' where as many as possible Youth-court-cases can be transformed into the Arbitration-court-system.

Article 6 Sence of Self-worth

1. Each civilian who knows that he / she feels the need to behave like 'a Danger to the Community', can via the Police - Family doctor request a court-hearing with the Criminal court of law, and can request the Criminal court-judge to rule and execute the 365 Days Community punishment.
2. Each civilan who is being confronted with a person who behaves like 'a Danger to the Community', makes this person first provide a Problem-solving solution for conflict-ending with the Arbitration-court.

A request to rule and execute the 365 Days Community punishment by the Constitution-court, can be a solution.

Artikcle 7 Minors

1. Minors can also be punished with a 365 Days Community punishment via the Constitution-court.
2. A Minor Convicted person for a criminal offense, can request the Criminal court-judge to transform the already ruled punishment by any court of law; to transform this punishment into a 365 Days Community punishment in a half-open Prison, ruled and executed by the Constitution-court.

A Minor Convicted person for Sexual Offenses can conduct the Law Voluntary Chemical Castration Police Republic NL.

3. A Minor who tries to defend him – or herself against crime in his or her life, can together with an adult person – of 18 years or older – start an Arbitration-court-procedure against another civilian who behaves like a criminal.
4. The Minor must submit a Problem-solving solution for Conflict-ending with the Arbitration-court, in preference in coöperation with the criminal person who damages the Minor.

Can the Minor not present a Problem-solving solution for Conflict-ending in coöperation with this criminal person who damages the Minor, ... in that situation 'a single produced Problem-solving solution for Conflict-ending submitted to the Register of the Arbitration-court will do'.

In this situation the Closed Session Court for Registers and Judges:

- a) Will appoint a Mediator – Lawyer for the Minor.
- b) Will draw an Instruction -list for the Suspect ... and this Suspect will be forced via a Mediator and Register of the Court to submit a Problem-solving solution for Conflict-ending.
- c) The Suspect can in case of an Arbitration-court-procedure started by a Minor request a Mediator for him – or herself, who will submit a Problem-solving solution for Conflict-ending with the Register of the Court; the Suspect can also sit around the table together with the Mediator and Minor to solve the problem.

When all these designs for problem-solving fail for the Minor, the Suspect has the biggest problem of all, namely: up to the Criminal-court-judge or the Constitution-court, or the Classical courtsystem Kingdom NL in transformation into Republic NL.

Article 8 Quality standards work – study Community punishments

1. The People must be able to follow 'the way of doing business' in connection with the 365 Days Community punishment, easily.

The Rehabilitation-buro must prove to the People that these punishments are being conducted by the Convicted persons, in daily reality.

2. Preferably, the 365 Days Community punishment must be conducted as a normal job and standard course for education in daily life. All Education laws and Labour laws are being implemented for the Convicted persons 365 Days Community punishment.
3. The 365 Days Community punishment can only be conducted:
 - a) As an independent Labourcontract-Community punishment on a Social Minimum income for Unemployed. 2000 Hours work for the lowest legally correct income possible in NL.
 - b) Next to another Labourcontract, for which the Convicted person will be payed conform this Labourcontract. The Community punishment Labourcontract must be completed next to the normal Labourcontract; on the Community punishment Labourcontract, the Convicted person receives the lowest possible income for Unemployed, via the Municipal.
 - c) The Conviction to the 365 Days Community punishment can be completed as a Study-Work-Traject, as we call this in Holland.
 - d) The Convicted person can enrol for a standard study – job, but the organisation that provide in the education / compagny for work, must be informed about the fact that their student / employee is a Convicted person 365 Days Community punishment.

Article 9

The purpose of this Standard-punishment-model 365 Days Community punishment is to create transparency and to produce and distribute 1 single model for punishment in case of 'Violations of fundamental Constitution – Human rights', internationally.

Via the new UN Commission Arbitration-court-systems.

This Law is signed and put into power by decree by Désirée Elisabeth Stokkel on 7 february 2017.

And is being send to:

1. Dictator Prime Minister Mark Rutte and King Willem-Alexander of the Ministry of Common Affairs – Postbus 20001, 2500 EA Den Haag, op 7 february 2017.
2. VNSG Antonio Guterres Ambassade van Portugal in Den Haag voor verwerking in de VN Commissie Arbitrage-recht-systeemen, de VN algemene vergadering en de VN veiligheidsraad, Zeestraat 74, 2518 AD Den Haag.

Embassadors receive this law by email.

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