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Address:
Palais des Nations
CH-1211 GENEVE 10

REFERENCE: G/SO 215/51 *NLD* (GEN)

26 June 2008

Dear Sir/Madame,

After careful consideration of the contents of your petition (communication / complaint), we sincerely regret having to inform you that the United Nations Office of the High Commissioner for Human Rights is not in a position to assist you in the matter you raise, for the reasons indicated on the back of this letter. Accordingly, your petition is being returned to you.

Please accept our apologies for not replying in a more personal manner. You may understand that, while we appreciate your reasons for writing to us, the existing procedures require that it is ascertained whether certain preliminary criteria are satisfied before proceeding with the examination of a petition.

For information about the procedures for the examination of individual petitions on human rights violations, please consult our website: www.ohchr.org, direct link: <http://www2.ohchr.org/english/bodies/petitions/index.htm>.

If you have difficulty accessing our website, please write to the UNHCHR, Information Office PW-RS-011, 1211 Geneva 10, and ask for Human Rights Fact Sheets Nos. 7, 12, 15 and 17.

Message to International Strafes

Postbus 19519

2500 CM Den Haag

Pre-chamber - judge Fumiko Saiga?

*You have to do it on your own;
UN is not going to help you with
Prosecutor mr. Luis Moreno Ocampo
and others*

Yours sincerely,

The Petitions Unit

*Deecee Stahel
28 June 2008*

1. The Human Rights Committee cannot examine petitions alleging violations of the International Covenant on Civil and Political Rights (ICCPR) unless the State is also a party to the Optional Protocol (OP). _____ is not a State party to the Optional Protocol.
2. The Committee against Torture cannot examine petitions alleging violations of the Convention against Torture (CAT) unless the State has made the declaration under article 22 recognizing the Committee's competence to receive and consider petitions. _____ has not made the declaration.
3. The Committee on the Elimination of Racial Discrimination cannot examine petitions alleging violations of the Convention on the Elimination of Racial Discrimination (CERD) unless the State has made the declaration under article 14 recognizing the Committee's competence to receive and consider petitions. _____ has not made the declaration.

Considering your petition under ICCPR:

4. The State party concerned has entered a reservation to the relevant treaty as a result of which your petition cannot be examined.
5. Your complaint is being examined or has been examined by the European Court of Human Rights, by the Inter-American Commission on Human Rights or by the African Commission on Human and Peoples' Rights.
6. The object of your petition falls outside the scope of the relevant treaty.
7. The events complained of occurred prior to the entry into force of the Optional Protocol to the ICCPR, of article 22 CAT or of article 14 CERD for the State concerned.
8. Domestic judicial/administrative remedies do not appear to have been exhausted, and it has not been substantiated that the application of domestic remedies would be unreasonably prolonged or that the remedies would be otherwise unavailable or ineffective.
9. The Human Rights Committee is not generally in a position to review the evaluation of facts and evidence by the national courts and authorities, nor can it review the interpretation of domestic legislation.
10. The Human Rights Committee is not generally in a position to review a sentence imposed by national courts, nor can it review the question of innocence or guilt.
11. The Committees cannot generally examine disputes between private individuals or alleged violations of human rights that have been committed by non-state actors.
12. The Committees can only examine individual petitions presented by the alleged victims themselves or by duly authorised representatives. Anonymous petitions cannot be considered.
13. Your petition does not provide sufficient details as to the facts of your case, and/or as to how your rights under the relevant treaty have been violated.

N.B. Please note that the working languages of the Secretariat are English, French, Russian and Spanish. You are therefore kindly requested to use any of these languages in future correspondence.

UN Ban Ki-moon

desiree stokkel. donkerelaan 39, 2061 jk bloemendaal nederland

023 5279457
www.desireestokkel.nl

17 may 2008

OHOUR REGISTRY

23 JUN 2008

Recipients: P. Team (Encl.)

Internationaal Strafhof
Postbus 19519
2500 CM Den Haag
Pre-chamber-judge Fumiko Saiga?

United Nations S-378, NY 10017
Secretary-General Ban Ki-moon

My case OTC-Cr- 407/07 - against the Dutch supreme court, parliament Balkenende & municipal Bloemendaal -.

Addressed to:

ICC Pre-chamber Judge
UN Secretary- General

Fumiko Saiga (I have chosen a new judge in the ICC-system)
Ban Ki-moon (OTP of ICC tortures me, an UN-case)

Violation of my human rights by employees of OTP & Presidency of ICC in case OTP-Cr-407/07 = mr. Luis Moreno Ocampo + Fatou Bensouda + Phillipe Kirsch

I refer to my letters send to Presidency & OTP of ICC, added in print:

- 7 february 2008, Complaint about procedures & ICC is partial to hostcountry NL
- 8 march 2008, Registrar = ICC continues to ignore me
- april 2008, Open Letter send to OTP and published on my websites www.desireestokkel.nl & www.newlegalframe.com
- cd added with websites on it. I have no money left to send you the file in print.
- Registrar has the best updated file in print available

There is no need to copy the contents of the letters in this appeal to the Pre-chamber-judge or UN

Appeal

I need a verdict of a Pre-chamber-judge of ICC that proves to me - and the world - that:

- ICC is an international court of law, not a concentrationcamp where Dutch victims are being ignored/ tortured by prosecutors & president of ICC.. until they die without any justice done...
- ICC is impartial to hostcountry NL, in particulair to the NL-legalystem, parliament & government.
- ICC provides in a fair-trail for victims, suspects/perpatrators.
- OTP & presidency are obliged to execute on human right-treaties too! For all victims!
- OTP & presidency have to work in transparency for me - and the world - éven against hostcountry NL.
- Pre-chamber-judge is permitted to intefere & reprimand with an official verdict, when OTP & presidency of ICC are quilty of violatons of human rights in a case, towards victims - and the world -. Perpatrators 'don't need' this judge 'to start to protect victims or international security'.

I feel tortured and mobbed into death by above named persons, who work with my file.

Or better said:'refuse to work with my file'. An act of racism, discrimination & mental torture, descibed in my Open Letter 'ICC is an concentrationcamp'. In my letters of 7 february 2008 & 8 march 2008 I asked them to stop with their behavior and to answer the following question.

I need today:

- Educaton on 'how to survive my ICC-case'. Without being tortured, please.
- Procedures, timeschedules, hearings, verdicts, closure of this case.
- Victimcare for my family: security, money ...and... a lawyer would be nice...
- Answers to questions & solutions in above mentioned letters:
 - Did OTP send my file to Balkenende & co?
 - Did OTP ask Balkenende & co to send in a proposal for a settlement?
 - Did OTP receive a respons of them?
 - Did OTP start an investigation on the terrorists-act of the Dutch supreme court?
 - What is the timeschedule for suspects/perpatrators?
- Psychotherapy, given to me by a foreigner, intelligent enough to handle cases like mine, for example Dr.Phil mcGraw form the USA.
- I also want reports on talks between OTP, presidency & statemembers to be published on the ICC-website.

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PORT PAYÉ

1211 GENÈVE 10

OFFICE DES NATIONS UNIES

A GENÈVE

UNITED NATIONS OFFICE

AT GENEVA

CH-1211 GENÈVE 10

PW 4-082

Desirée Stokkel

Donkerlaan 39

2061 JK Bloemendaal

The Netherlands

UNITED NATIONS OFFICE OF THE
HIGH COMMISSIONER FOR HUMAN RIGHTS