

Open letter from facebook on 1 maart 2022

Good day, Chairman of the College of Attorney-Generals, G.W. van der Burg. Your Board is in charge of the Public Prosecution Service (OM). I did let you know that this open message has been released here; by also the lawless assertion that the State and its parts are immune from criminal prosecution and it has therefore been decided not to initiate criminal investigations against civil servants. Now there is war in Ukraine. Your College and the Public Prosecution Service are to blame for this and I will explain this. Because war is not sudden. It is a phase in the escalation that starts with a failing judicial system. Russia should have been able to go with its problems to a proper, guaranteed by the ECHR, and impeccably competent tribunal. There is none and nobody benefits from the coffee talk afterwards from pseudo-judges who are declared criminally immune by their colleagues from your College and Public Prosecution Service. So individual citizens take their own measures. So Russia takes its own measures. Peace Palaces, International Courts of Justice, and equally the national courts, all receive independent evidence of their futility. The staff was, when they were needed just before the escalation started, busy with themselves and their own clique for more independence – read: power – more work and therefore more income. Chairman of the College mr. Van der Burg, now you also know the route of the escalation that starts 'small' and then heats up. And this also starts with the lodging of criminal offenses where the criminally immune police officer enforces that it is his official report and not the citizen's declaration that is presented to the commander of the watch, also assistant public prosecutor, for approval. And that police officer then enforces the citizen again to sign the silly talk so that the police officer is thereby relieved of all the blame for the (legal) consequences. After which your College and the Public Prosecution Service make propaganda in the media that the investigative service receives huge numbers of nonsensical reports, so that more money is needed for more personnel or a higher threshold for individual citizens to file criminal offences. Now there is war. Mr. Chairman, sleep well. With regards.

Open letter from facebook on 25 februari 2022

Good day, Chairman of the College of Attorney-Generals, G.W. van der Burg. Your College is in charge of the Public Prosecution Service (OM). I did let you know that this open message has been released here; by also the lawless assertion that the State and its parts are immune from criminal prosecution and it has therefore been decided not to initiate criminal investigations against civil servants. The legal public scrutiny has the final judgment on this and you and your College are afraid of this. That is probably why this decision, which also includes the Public Prosecution Service! Public scrutiny is about the contention of what is true; is the Public Prosecution Service not punishable because it is useless because it works flawlessly or because it must be hidden that it works criminally? Truth does not have many faces because there is only one truth, which is the one that we all almost always argue about. It is certain that working faultlessly and working criminally are not both true: there is only one truth. Also is true that any sincere person who takes pride in working almost flawlessly, opens him-/herself completely for judgment in order to remain flawless by wanting to know every "blemish" in order to remove it! There is hardly a real mistake because this is repaired very quickly. The State must provide human and civil rights by impeccably respecting them whenever an individual citizen exercises his/her competence. THUS it is impossible for the State to withdraw itself from (criminal) adjudication, because adjudicating discrimination by discriminating against the citizenry is, after all, never possible. This has been explained, with more, in the previous open message to the chairman of the College (15-02-2022). The idea that the State does not have to be impeccable is equally impossible, because a "sufficiently impeccable" cannot be measured, so just blather. Finally, the public scrutiny will judging that you and your College are leading the Public Prosecution Service in such a way that it does not prosecute officials because they are excessively criminal staff of the State who at the same time do a

relentless hunt for the rare officials who would violate their duty of confidentiality with bell ringing. The whistleblowing is a must because you and your College's work make this willing-and-knowing not unnecessary; so furthermore, whistleblowing is provoked and unpunishable. With regards.

Open letter from facebook on 15 februari 2022

Good day, Chairman of the College of Attorney-Generals, G.W. van der Burg. Your College is in charge of the Public Prosecution Service (OM). I did let you know that this open message has been released here; by also the lawless assertion that the State and its parts are immune from criminal prosecution and it has therefore been decided not to initiate criminal investigations against civil servants. This is the basis of the decision not to initiate criminal investigations against civil servants. The proposition and more so its implementation is, indisputably, the infringement of the Protection of Human Rights (Article 13 ECHR). For the State has no right to extend its right (to limit the Protection of Human Rights) (Article 17 ECHR), or to extend the limitations provided for in the ECHR (Article 18 ECHR).). Furthermore, the Public Prosecution Service is, indisputably, also part of the State, so that the immune declaration is a favor to all fellow officials. In addition, the Public Prosecution Service's public prosecutors and judges are the members of the union "Nederlandse Vereniging voor de Rechtspraak". Finally, the Public Prosecution Service has made public that due to the immune protection, all civil servants are an unlimited criminal clique and your College is leading this. Perjury by judicial officers (= court staff) and judging officers (= judges) is customary. Many innocent people are and will be imprisoned because the Public Prosecution Service (= the claimant) deliberately keeps the incitement outside the legal process and shows almost every judge a favor. At the same time, by keeping out incitement, groups in the clique above the latent discrimination line can continue their bullying. The response through violence to stop bullying is completely humane, after which the Public Prosecution Service relentlessly takes its turn with prosecution. Civil servant bullying is common so that, among other things, allowance parents wait a long time for compensation, our compatriots in Groningen can almost forget their compensation and the corona control has turned into madness with many deaths. Most recently with Ukraine, friend and enemy are shouting that only talking solves something. While the Dutch Public Prosecution Service keeps the injustice economy going with provoked violence (also by them); more work and income than in a peaceful society. The legal public scrutiny has already condemned your work. With regards.