

Veendam, NL, 13 July 2024

Case: The Court against the Secretary General of the N.A.T.O.

On behalf of the antechambers of the Court:

With prior knowledge of the antechambers of the Court, it is 100% certain that all arms deals have suffered and will lead to a violation of the prohibition on causing an action, resulting in more fatal, mental & physical victims, where money that an arms deal has in all respects is a war crime.

Debt:

Mr. Jens Stoltenberg has been found guilty of: "Committing a war crime."

And the following war crime: "Arms deal worth 100 billion euros," this is the anniversary gift to celebrate the fact that it has been proven that Russia has not been a threat to European or American countries for 75 years. However, the International famine has been announced and a fairer gift would have been: "100 Billion Euro investment in the I.M.F. (International Monetary Founds) with the aim of using this fund worth 100 Billion Euro to accelerate the food production process."

Ruling within the Court Article 32.1:

Mr Jens Stoltenberg committed the foreshadowed action under the illusion of error, which is punishable in view of the fact. It concerns the error: Being under the assumption of the unproven fact that Russia poses a threat to European & American countries. Russia has not proven this for 75 years, which is the basis for physically committing an arms deal.

Ruling within the Court Article 33.1.2.3:

Mr. Jens Stoltenberg is not offered any opportunity for escape through the guardian, this decision is made by the guardian & is the highest authority within N.A.T.O. to decide on the N.A.T.O. fund. Therefore, the following should be performed:

The Court Article 58:

To subsequently place Mr. Jens Stoltenberg in judicial detention pending completion of the judicial process to be carried out under the authorization of Presidium.

Coeff



Sincerely, I remain in status of doctrine,

Civilian Ready Lieutenant Redeployment Mr. Marcel Alexander Roelfszema.

uniquation.world