

**IN THE OSLO DISTRICT COURT OF JUDGE NINA OPSAHL
KINGDOM OF NORWAY**

“There never was an idea stated that woke men out of their stupid
indifference but its originator was spoken of as a crank.”
~ US Supreme Court Justice Oliver Wendell Holmes ~

Case#: _____

In the matter between:

| | |
|---|-----------|
| KINGDOM OF NORWAY | Plaintiff |
| And | |
| ANDERS BEIHRING BREVICK (AKA ANDREW BERWICK, SIGURD JORSALFAR) | Defendant |

Application between:

| | |
|-------------------------|--------------------|
| LARA JOHNSTONE | Applicant |
| And | |
| JUDGE NINA OPSAHL | First Respondent |
| ANDERS BEIHRING BREVICK | Second Respondent |
| GEIR LIPPESTAD | Third Respondent |
| SYNNE SERHEIM | Fourth Respondent |
| TORGEIR HUSBY | Fifth Respondent |
| TARJEI RYGNESAD | Sixth Respondent |
| SVEIN HOLDEN | Seventh Respondent |

FILING SHEET:

**Application in terms of Article’s 2, 4, 85, 100, 110a, 110b, of Norwegian
Constitution; and Article’s 1, 5, 6, 9, 13 and 14 of the European Convention
for the Protection of Human Rights and Fundamental Freedoms**

Please accept the attached for filing in this matter:

- ❖ Notice of Motion
- ❖ Founding Affidavit of Lara Johnstone

KINDLY place this matter before Judge Nina Opsahl for her consideration at her earliest convenience.

Dated at George, Southern Cape, South Africa, this 29th day of November, 2011.



LARA JOHNSTONE, Pro Se
16 Taaibos Ave, Heatherpark
George, 6529
Tel/Fax: (044) 870 7239
Email: jmcswan@mweb.co.za.

TO: REGISTRAR & FIRST & SECOND RESPONDENTS

Registrar of the Oslo District Court
Sorenskriver og administrasjon
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TO: THIRD RESPONDENT

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odd@advokatlippestad.no, bente@advokatlippestad.no

TO: FOURTH, FIFTH & SIXTH RESPONDENTS

Psychiatrists: Synne Serheim and Torgeir Husby
Dr. Tarjei Rygnestad
c/o: Norwegian Commission of Forensic Medicine
Den Rettsmedisinske Kommissjon
Postboks 8027 Dep, 0030 Oslo.
E-mail: drk@sivilrett.no
Sec: Veronika Hovi 22 99 13 63
Sec: Kristine Bielke Djupvik 22 99 13 54

TO: SEVENTH RESPONDENT

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Honourable Transparency Copies:

- (A) Honourable Tore Schei, Chief Justice
- (B) King Harald V, King of Norway
- (C) Hon. Jens Stoltenberg, Prime Minister
- (D) Hon. Dag Terje Andersen, President
- (E) Gen. Harald Sunde, NATO: Military Comm.: Chief of Staff, Chief of Defence
- (F) HE Tor Christian Hildan, Ambassador of Norway, Pretoria
- (G) Professor Duarte Nuno Vieira (Portugal), European Council of Legal Medicine: Instituto Nacional de Medicina Legal, I.P.¹; and The International Academy of Legal Medicine²

¹ <http://www.eclm.org/html/>

² <http://www.ialm.info/>

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NOTICE OF MOTION:

**Application in terms of Article’s 2, 4, 85, 100, 110a, 110b, of Norwegian
Constitution; and Article’s 1, 5, 6, 9, 13 and 14 of the European Convention
for the Protection of Human Rights and Fundamental Freedoms**

PLEASE TAKE NOTICE that the applicant herewith applies to this court for an order from Judge Nina Opsahl that (A) Anders Breivik be provided a copy of this application for his consideration, and to be ordered to provide the court with his personal written response to the application, to be documented into the court record.

(B) If approved by Anders Breivik, additional orders as follows:

[I] A writ of Habeus Mentem on behalf of Anders Breivik psycho-cultural integrity right to a free and fair trial; and [II] writ of Certiorari/Review of the Psychiatric Evaluation Report of

Psychiatrists: Synne Serheim and Torgeir Husby as to the Mens Rea political necessity criminal liability of Anders Breivik terrorist acts, on 22 July 2011.

Writ of Habeus Mentem Orders as follows:

[1] I, Lara Johnstone be appointed as Mr. Breivik's 'Political Necessity' Pro Bono (expenses only required) legal and psychological representative, to:

(A) act as Mr. Breivik's paralegal assistant in aiding him to represent himself in accordance to the Political Necessity defence; by means of research, contacting relevant Norwegian and International expert witnesses to testify to relevant issues documented in his manifesto, research, etc;

(B) act as Mr. Breivik's paralegal forensic psychology advisor in aiding Mr. Breivik to expose the fraudulent allegations against him -- questioning his Mens Real political necessity criminal culpability on 22 July 2011 -- by those practicing political psychiatry¹, intent on denying Breivik, his Political Necessity Treason trial.

(C) in accordance to Radical Honoursty socio-political-legal cultural practices of honour; to support Mr. Breivik to be charged with treason and if found guilty, in a free and fair trial -- of the same standard as provided to Nelson Mandela by the Apartheid South African Government -- to be executed along with my client, by firing squad.

[2] Attorney Lippestad shall be retained as representative on Norwegian court administrative rules and procedures;

[3] the court is to take notice of Breivik's intention to plead to the Political Necessity Defence² to the relevant charges, in accordance to his motivations to disturb the liberty and security of the Storting (in defence of the multi-culti political elite's disturbances of the Storting by means of massive illegal foreign immigration), and consequently requests to be charged in accordance to Article 85: Treason.

[4] Attorney Lippestad shall make relevant arrangements for me to travel to Norway to assist Mr. Breivik in his legal defence in accordance to [1-3].

Writ of Certiorari Review as follows:

¹ The ad hominem attack of mental illness accusations used to quell or impeach a political dissident. In extreme cases it leads to the medically unnecessary committal of the dissident to a mental institution and/or the forcing of the dissident to take pacifying or punitive medication. It is a particularly effective method for totalitarian regimes as they can shield the public from viewing evidence supporting the claims of the dissident.

² Civil Disobedience and Political Necessity, Pierce Law Review http://issuu.com/js-ror/docs/070820_civil-disobedience-necessity-defense

[II] The writ of Certiorari/Review of the Psychiatric Evaluation Report as to the Mens Rea criminal liability of Anders Breivik's political terrorism criminal acts, on 22 July 2011; shall order.

[1] Psychiatrists: Synne Serheim and Torgeir Husby to provide me with:

(A) A copy of their cultural Marxist 'political correct' Forensic Psychiatric Evaluation Report, for my investigation and discussion with Mr. Breivik' and examination into his Mens Rea state of mind on 22 July 2011, in accordance to Radical Honoursty, Radical Honesty, Thomas Szassz, Frantz Fanon, Erich Fromm and other related relevant psychological schools of thought. Upon completion of such examination I shall provide Dr. Tarjei Rygnestad, Norwegian Commission of Forensic Medicine with my 'non' cultural Marxist politically incorrect report for his consideration in this mater;

(B) in the event their cultural Marxist politically correct report does not clarify this matter: the particular psychological schools of thought they used to base their socio-political and psycho-cultural foundations upon in examining Mr. Breivik's socio-political and psycho-cultural Mens Rea and Actus Reus motivations for his political necessity criminal terrorism acts conducted on 22 July 2011.

(C) In the event that their cultural Marxist politically correct report does not clarify the matter: their particular subjective and objective tests for Mens Rea (criminal culpability):

Subjective and objective tests for Mens Rea:

The test for the existence of mens rea may be:

(a) subjective, where the court must be satisfied that the accused actually had the requisite mental element present in his or her mind at the relevant time (for purposely, knowingly, recklessly etc) (see concurrence);

(b) objective, where the requisite mens rea element is imputed to the accused, on the basis that a reasonable person would have had the mental element in the same circumstances (for negligence); or

(c) hybrid, where the test is both subjective and objective.

The court will have little difficulty in establishing mens rea if there is actual evidence - for instance, if the accused made an admissible admission. This would satisfy a subjective test. But a significant proportion of those accused of crimes make no such admissions. Hence, some degree of objectivity must be brought to bear as the basis upon which to impute the necessary component(s). It is always reasonable to assume that people of ordinary intelligence are aware of their physical surroundings and of the ordinary laws of cause and effect (see causation). Thus, when a person plans what to do and what not to do, he will understand the range of likely outcomes from given behaviour on a sliding scale from "inevitable" to "probable" to "possible" to

"improbable". The more an outcome shades towards the "inevitable" end of the scale, the more likely it is that the accused both foresaw and desired it, and, therefore, the safer it is to impute intention. If there is clear subjective evidence that the accused did not have foresight, but a reasonable person would have, the hybrid test may find criminal negligence. For these purposes, therefore, where the relevant statutes are silent and it is for the common law to form the basis of potential liability, the reasonable person must be endowed with the same intellectual and physical qualities as the accused, and the test must be whether an accused with these specific attributes would have had the requisite foresight and desire.

(D) In the event that their cultural Marxist politically correct report does not clarify the matter: their particular subjective and objective tests for 'REASONABLENESS'. Put differently, if we consider the dozens of political terrorism acts conducted around the world every year, none of whom are charged with being insane, how are those terrorists actions considered to have been 'reasonable terrorist acts' and hence worthy of a free and fair trial to disclose their political grievances; but Anders Breivik's actions are not only not those of a 'reasonable terrorist', but additionally 'insane'?

Applicants Perspective to Reasonableness Test:

Common Law Definition of Reasonable Test is in accordance to *Bolam v. Friern Hospital Management Committee* [1957] 1 WLR 582; [1957] 2 All ER 118: Generally, the standard of care/foresight a person is expected to attain is an objective standard derived from what a reasonable person would do under the same circumstances. 'Where you get a situation which involves the use of some special skill or competence, then the test...is not the test of the man on the top of a Clapham omnibus, because he has not got this special skill. The test is the standard of the ordinary skilled man exercising and professing to have that special skill.'

'The man on the Clapham omnibus', is in legal speak, 'the reasonable person'. This is a phrase that was first used by Sir Charles Bowen, QC (later Lord Bowen). (Brewer's Dictionary of Phrase & Fable, 16th Edition, 1995) The man on the Clapham omnibus/the man in the street means the average ordinary English person (Oxford Guide to British & American Culture, 1999) *Bolam -v- Friern Hospital Management Committee* [1957] 1 WLR 582; [1957] 2 All ER 118: Professional Negligence: "Where some special skill is exercised, the test for negligence is not the test of the man on the Clapham omnibus, because he has not got this special skill. The test is the standard of the ordinary skilled man exercising or professing to have that special skill."

[I] WRIT OF HABEUS MENTEM:

[A] The writ of *Habeus Mentem* - the right of a wo/man to their own mind and culture -- is invoked specifically against Anders Breivik's attorney: Geir Lippestad, and Psychiatrists Synne Serheim and Torgeir Husby; and indirectly against the Norwegian multi-culti liberal political, legal, academic and media establishment who appear to be

deliberately and perhaps maliciously attempting to deny Anders Breivik a free and fair trial, by means of a fraudulent and politically motivated ‘political psychiatry’³ ‘insanity’ report and public media statements, so as to deny Mr. Breivik his day in court.

This writ is requested in accordance with the:

Norwegian Constitution⁴: Art 2: Free exercise of religion; Article 4: the duty of patriotic Norwegians to protect and uphold the official Norwegian Evangelical Lutheran religion (Imagine: Would there even be an Evangelical Lutheran religion; if the Catholic church had hired the equivalent of Stalinesque ‘Insanity’ Rubber Stamp Psychiatrists Synne Serheim and Torgeir Husby to pronounce Martin Luther’s 95 Theses criticism of the Catholic Church to have been an act of insanity?⁵); Article 100: Freedom of Expression and the responsibility of the authorities of the State to create conditions that facilitate open and enlightened public discourse; Article 110 a: Responsibility of responsibility of the authorities of the State to create conditions enabling indigenous Norwegians to preserve and develop their language, culture and way of life; Article 110 b: The responsibility of the government to manage Norway’s natural resources on the basis of comprehensive long-term considerations whereby this right will be safeguarded for future generations as well. Citizens are entitled to information on the state of the natural environment and on the effects any encroachment on nature - due to large scale immigration of foreigners to enable liberal multi-cultural political parties to import foreign liberal voters to disturb the security of indigenous Norwegian’s Storting voting practices - that is planned or carried out. The authorities of the State are required to issue specific provisions for the implementation of these principles, that shall affect indigenous Norwegians future generations access to Norwegian natural resources.

European Convention for the Protection of Human Rights and Fundamental Freedoms: Article 1: Obligation to respect human rights, Article 5: right to liberty and security; Article 6: right to a fair trial; Article 9: Freedom of thought, conscience and religion; Article 13: right to an effective remedy; Article 14: prohibition of discrimination.

³ The ad hominem attack of mental illness accusations used to quell or impeach a political dissident. In extreme cases it leads to the medically unnecessary comital of the dissident to a mental institution and/or the forcing of the dissident to take pacifying or punitive medication. It is a particularly effective method for totalitarian regimes as they can shield the public from viewing evidence supporting the claims of the dissident. It is also effective when the dissident has inherently eccentric behavior that can be magnified by the frustrations of dealing with the government’s accusations.

⁴ <http://www.stortinget.no/en/In-English/About-the-Storting/The-Constitution/The-Constitution/>

⁵ 31 October 1517: Martin Luther Posts 95 Theses on door of Castle Church, sparking the Protestant Reformation: The 95 Theses on the Power and Efficacy of Indulgences, is widely regarded as the primary catalyst for the Protestant Reformation. Luther considered the doctrine of Indulgences to be religious corruption. The sale by the church of indulgences (forgiveness) made the church huge profits. The archbishop of Mainz, Albert of Brandenburg, sponsored such a sale in 1517 to pay the pope for his appointment to Mainz and for the construction of Saint Peter’s in Rome. He selected Johann Tetzel, a Dominican friar, to preach the indulgences and collect the revenues. When Tetzel arrived in Saxony, Luther posted his famous 95 theses on the door of the church of All Saints (“Castle Church”), at Univ. of Wittenberg. Copies of the 95 theses quickly spread throughout Europe and unleashed a storm of controversy. The Saxon Dominican provincial charged Luther with heresy, and he was summoned to appear in Augsburg before the papal legate, Cardinal Cajetan. Refusing to recant, he fled to Wittenberg, seeking the protection of the elector Frederick III, (Frederick the Wise) of Saxony. When the Wittenberg faculty sent a letter to Frederick declaring its solidarity with Luther, the elector refused to send Luther to Rome, where he would certainly meet imprisonment or death.

NOTE ON HABEUS MENTEM:

The title of the writ -- *Habeus Mentem* - is borrowed from Aldous Huxley's *A Brave New World Revisited*; where he describes the insidious conspiracy to manipulate the masses by propaganda and lies, so as to make them controllable under the "steadily increasing pressures of over-population and of the over-organization imposed by growing numbers and advancing technology"

It is perfectly possible for a man to be out of prison, and yet not free -- to be under no physical constraint and yet to be a psychological captive, compelled to think, feel and act as the representatives of the national State, or of some private interest within the nation, want him to think, feel and act. There will never be such a thing as a writ of *habeas mentem*; for no sheriff or jailer can bring an illegally imprisoned mind into court, and no person whose mind had been made captive by the methods outlined in earlier articles would be in a position to complain of his captivity. The nature of psychological compulsion is such that those who act under constraint remain under the impression that they are acting on their own initiative. The victim of mind-manipulation does not know that he is a victim. To him, the walls of his prison are invisible, and he believes himself to be free. That he is not free is apparent only to other people. His servitude is strictly objective.

[II] A WRIT OF CERTIORARI / REVIEW:

[A] The writ of Certiorari / Review is invoked specifically against Anders Breivik's attorney: Geir Lippestad, and Psychiatrists Synne Serheim and Torgeir Husby; and indirectly against the Norwegian multi-culti liberal political, legal, academic and media establishment who appear to be deliberately and perhaps maliciously attempting to deny Anders Breivik a free and fair trial, by means of a fraudulent and politically motivated 'political psychiatry'⁶ 'insanity' report, so as to deny Mr. Breivik his day in court.

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⁶ The ad hominem attack of mental illness accusations used to quell or impeach a political dissident. In extreme cases it leads to the medically unnecessary comital of the dissident to a mental institution and/or the forcing of the dissident to take pacifying or punitive medication. It is a particularly effective method for totalitarian regimes as they can shield the public from viewing evidence supporting the claims of the dissident. It is also effective when the dissident has inherently eccentric behavior that can be magnified by the frustrations of dealing with the government's accusations.

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Expression and the responsibility of the authorities of the State to create conditions that facilitate open and enlightened public discourse; Article 110 a: Responsibility of responsibility of the authorities of the State to create conditions enabling indigenous Norwegians to preserve and develop their language, culture and way of life; Article 110 b: The responsibility of the government to manage Norway's natural resources on the basis of comprehensive long-term considerations whereby this right will be safeguarded for future generations as well. Citizens are entitled to information on the state of the natural environment and on the effects any encroachment on nature - due to large scale immigration of foreigners to enable liberal multi-cultural political parties to import foreign liberal voters to disturb the security of indigenous Norwegian's Storting voting practices - that is planned or carried out. The authorities of the State are required to issue specific provisions for the implementation of these principles, that shall affect indigenous Norwegians future generations access to Norwegian natural resources.

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Please take notice that the accompanying affidavit of Lara Johnstone will be used in support of this application.

Please Take Notice the Applicant shall accept notice and service of all process in these proceedings, at 16 Taaibos Ave, Heatherpark, George, 6529. Tel and Fax (call first): (044) 870 7239; Cell: (071) 170 1954; Email: jmcswan@mweb.co.za.

KINDLY place this matter before Judge Nina Opsahl for her consideration at her earliest convenience.

Dated at George, Southern Cape, South Africa, this 29th day of November, 2011.

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TO: THIRD RESPONDENT

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Sec: Veronika Hovi 22 99 13 63
Sec: Kristine Bielke Djupvik 22 99 13 54

TO: SEVENTH RESPONDENT

Prosecutor Svein Holden
c/o & via: Norwegian Police
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Honourable Transparency Copies:

- (A) Honourable Tore Schei, Chief Justice
- (B) King Harald V, King of Norway
- (C) Hon. Jens Stoltenberg, Prime Minister
- (D) Hon. Dag Terje Andersen, President
- (E) Gen. Harald Sunde, NATO: Military Comm.: Chief of Staff, Chief of Defence
- (F) HE Tor Christian Hildan, Ambassador of Norway, Pretoria
- (G) Professor Duarte Nuno Vieira (Portugal), European Council of Legal Medicine: Instituto Nacional de Medicina Legal, I.P.⁹; and The International Academy of Legal Medicine¹⁰

⁹ <http://www.eclm.org/html/>

¹⁰ <http://www.ialm.info/>

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KINGDOM OF NORWAY

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And

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(AKA ANDREW BERWICK, SIGURD JORSALFAR)

Defendant

Application between:

LARA JOHNSTONE

Applicant

And

JUDGE NINA OPSAHL

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ANDERS BEIHRING BREVICK

Second Respondent

GEIR LIPPESTAD

Third Respondent

SYNNE SERHEIM

Fourth Respondent

TORGEIR HUSBY

Fifth Respondent

TARJEI RYGNESTAD

Sixth Respondent

SVEIN HOLDEN

Seventh Respondent

FOUNDING AFFIDAVIT OF LARA JOHNSTONE:

In Support of Application in terms of Article's 2, 4, 85, 100, 110a, 110b, of Norwegian Constitution; and Article's 1, 5, 6, 9, 13 and 14 of the European Convention for the Protection of Human Rights and Fundamental Freedoms

The Parties:

Applicant:

1. Applicants Psychology & Psychotronic Expertise
2. Applicants Sun Tzu & Scipio Bushido Dischordian Activist Philosophy
3. Applicants Political Necessity Petitions and Legal Applications on behalf of Justice for 'Terrorists'
4. Applicants Political Necessity Petitions and Legal Applications on behalf of Addressing the root causes of Overpopulation as a causal factor of Terrorism
5. Applicants African White Refugee Political Necessity Legal Applications

First to Seventh Respondent

ARGUMENTS: Brief Overview

1. Breivik's Manifesto details his clear cognitive, theoretical and kinaesthetic understanding of Individual Criminal Responsibility (i.e. legal sanity)
2. Breivik clearly and very 'reasonably' explains his Political Necessity Motivations for his Political Terrorist acts

3. Breivik clearly details his beliefs that hardcore Marxists, cultural Marxists Multiculturalists are deceiving indigenous Europeans, by implementing a demographic conquering Breeding War Act of War, upon them.
4. A case study: How the European politically correct cultural Marxist multicultural Anti-Apartheid movement overthrew Verwoerd's Apartheid by means of political terrorism and an African breeding war; and installed the ANC regime that provides SA's with between 3,000 to 25,000 percent worse socio-political government services; and turned white South Africans into African White Refugees.

I, the undersigned,

LARA JOHNSTONE

do hereby make oath and say:

1. I am an unemployed (too white and too honest for Mandela's Orwell Newspeak Rainbow Hypocrisy on Steroids Murderutopia) adult female paralegal rule-of-law political activist, resident at 16 Taaibos Ave, Heatherpark, George. I make a very simple living as Vermicompost worm farmer (www.sqworms.co.nr).
2. I am the only member - to my knowledge - of the Radical Honesty¹ culture and religion currently living in South Africa.
3. The facts stated in this affidavit are, to the best of my knowledge and belief, true and correct. Save where I state otherwise, or the context so indicates, they are within my personal knowledge, from the record of Radical Honesty SA documentation filed in SA courts, by myself.

[A] THE PARTIES: The Applicant:

| | |
|---------------------|---|
| Name: | Lara Johnstone (Married (Seperated, filed for Divorce): Johnson) |
| Date of Birth: | 04 December 1966, Volksrust, Transvaal, South Africa |
| Nationality: | Norwegian South African (Progenitor: FURSTENBERG, Johan Pieter ²) |
| Passport: | A00011592 (South African) |
| Identity Number: | 661204 0012 086 |
| Sex: | Female |
| Profession: | Vermicompost/Worm Farmer & Ecolaw Activist |
| Ethnicity: | European |
| Culture & Religion: | Radical Hon(our)sty Bushido Dischordian Futilitarian ³ |

¹ www.radicalhonesty.com founded by Dr. Brad Blanton, author, psychologist and 'Honesty in Politics' Congressional Candidate.

² FURSTENBERG, Johan Pieter²: Johan Pieter FÜRSTENBERG was born about 1760 in Bergen, Norway. He was an officer in the artillery and is referred to by some sources as: Johan Petrus. On 04 July 1784 he married Anna Elizabeth HAMMES (01.03.1767) in Capetown; daughter of Pieter Casper HAMMES (-1752, Drakenstein) and Maria Magdalena DELPORT (1753, Sergauts River, Swellendam).

Culture Profession: Lara Braveheart: Lt. Cdr. Naval Legal Services Command⁴
Qualification: Paralegal⁵
Address: P O Box 5042, George East, 6539, South Africa
Tel/Fax: +27 - 44 - 870 7239
Cell: +27 - 71 - 170 1954
Email: jmcswan@mweb.co.za
USA Residency: Immigration & Naturalization Service (INS): # A77 177 281
Husband (Separated): Demian Emile Johnson
Husband Ethnicity: African American
Husband Address: Demian Emile Johnson, C-68641; High Desert State Prison; P O Box 750; Susanville, CA; 96127-0750

4. I am the daughter of a former Kwa-Zulu Natal farmer (Farm: Gerizim near Utrecht).
5. On 11 October 1997, I married African-American Demian Emile Johnson in Folsom Prison, California, where he has been serving a sentence of 15 to life since 1982 (separated, filed for amicable divorce). My original commitment to South Africa's Truth and Reconciliation process may be found in my *Submission to 'Register of Reconciliation' and donation to Presidents Fund for Reparations to assist victims of gross violations of human rights* dated 18 January 1999; which detailed my willingness to donate my entire Inheritance to facilitate sincere Truth and Forgiveness.
6. I joined the Radical Honesty culture and religion in 1999, after reading Dr. Blanton's book *Radical Honesty: How To Transform Your Life By Telling the Truth*, going to one of his workshops; and learning how to be specific about my anger, and to share it honourably face-to-face to the individual I was angry with; with the commitment of remaining in the conversation until sincere sensate forgiveness had occurred.
7. I am the only member of the Radical Honesty⁶ culture and religion, in South Africa. The Radical Honesty culture and religion are founded upon the Truth and Forgiveness Social Contract: Being Specific About Anger and Forgiveness⁷; as excerpted from: *Practicing Radical Honesty*⁸. Radical Honesty is a powerful process by which people can make corrections in the minds distorted and only partly conscious map of the world. Our maps of the world are distorted by our repressed anger and resentment; the greater the amount of

³ Dr. Truth Affidavit on Behalf of Lara Johnstone: Radical Hon(our)sty Bushido Dischordian Warrior: Affidavit of Brad Blanton, Ph.D, evidencing the legal, psychological, and socio-political 'citizens privilege', Nuremberg Principles skills and competencies of Individual Responsibility, required for acts of civil disobedience to perceived illegitimate authority; and their application to the common law 'reasonableness test'; in terms of Criminal Procedure Act 51, of 1977: § 213: Proof of Written Statement by Consent; & § 171 & 172: Evidence on Commission

⁴ See: Concourt #23-10: Citizen v. McBride: First Amicus: *Ubuntu Brief of Amicus Curiae Lara Johnstone, Bushido Dischordian Futitarian In Support Of: Radical Honesty Common Sense Population Policy Social Contract Interpretations of Promotion of National Unity & Reconciliation Act, 34 of 1995* (Page II.11)

⁵ <http://www.scribd.com/doc/8815299/Lara-Johnstone-Paralegal-Certificate-and-Diploma>

⁶ Founded by Dr. Brad Blanton, author, psychologist and 'Honesty in Politics' Congressional Candidate: www.radicalhonesty.com

⁷ Chapter 9: *Radical Honesty About Anger*:

⁸ *Practicing Radical Honesty*, by Brad Blanton, Ph.D.

repressed anger and resentment, the greater the distortion. The key to individuality, integrity, individual freedom, and free societies, lies in providing people with the skills and capabilities to get over their anger, and experience sincere forgiveness. It is the way the statistics from Stanley Milgram's experiments on blind obedience to authority⁹ get changed.¹⁰

8. Radical Honesty culture and religion was founded by Dr. Brad Blanton, who is: (1) President and CEO of *Radical Honesty Enterprises Sparrowhawk Book Publishing* and *The Center for Radical Honesty*, both dedicated to promoting honesty in the world; (2) former candidate for Congress in 2004 and 2006, on the platform of 'Honesty in Politics'¹¹; (3) Pope of the Radical Honesty Futitarian Church; i.e. "Dr. Truth"¹²; and (4) author of (a) *Radical Honesty: How To Transform your Life by Telling the Truth*; (b) *Practicing Radical Honesty: How to Complete the Past, Stay in the Present and Build a Future with a Little Help from Your Friends*, (c) *Honest to God: A Change of Heart that Can Change the World*, with Neale Donald Walsh (*Conversations with God* series); (d) *Radical Parenting: Seven Steps to a Functional Family in a Dysfunctional World*; (e) *The Truth-tellers: Stories of Success by Radically Honest People* and (f) *Beyond Good and Evil: The Eternal Split-Second-Sound-Light-Being*; (g) *Some New Kind of Trailer Trash*.
9. In addition to Brad Blanton, Ph.D; founder of the Radical Honesty culture; I am also a former employee of (1) Ms. Peggy Noonan, former Speechwriter for President Reagan and G.W. Bush, Snr; at her home in New York City, NY; (2) HRH Princess Gloria Von Thurn & Taxis Family on their Private Yacht: S.Y. Aiglon; (3) Lord and Lady Glenapp, now Earl and Countess Inchcape, at their home in Swindon, Wiltshire. (PDF References¹³)
10. As a rule-of-law political activist, I endorse and have advocated for the rule-of-law for all, rich, poor, white, black, left and right, religious or atheist. I am separated (filed for divorce) from Demian Emile Johnson, who is, and has been, incarcerated in California Dept. of Corrections, for the entire duration of our marriage¹⁴. In addition to Radical Honesty I have been involved in non-violent civil disobedience actions on behalf of my former husband¹⁵, Greenpeace¹⁶, Amnesty Int'l, Pacific Inst. for Criminal Justice¹⁷, Jericho 98¹⁸,

⁹ *Great World Trials; The Adolph Eichmann Trial*, 1961. pages 332-337; 1997.: Eichmann, speaking in his own defense, said he did not dispute the Holocaust facts. During the whole trial, Eichmann insisted that he was only "following orders"—the same Nuremberg Defense used by some of the Nazi war criminals during the 1945-1946 Nuremberg Trials. He explicitly declared that he had abdicated his conscience in order to follow the *Führerprinzip*. Eichmann claimed that he was merely a "transmitter" with very little power. He testified that: "I never did anything, great or small, without obtaining in advance express instructions from Adolf Hitler or any of my superiors."

¹⁰ Ibid. Ch. 8: Community and Compassion: Work of Stanley Milgram; (p81)

¹¹ See Video Documentaries at: www.why-we-are-white-refugees.blogspot.com/p/honesty-in-politics.html

¹² See Center for Radical Honesty at: www.radicalhonesty.com

¹³ http://issuu.com/js-ror/docs/jl-references?mode=a_p

¹⁴ 98-05-31: Sun Times: *US convict wins love and support in SA town.*; 98-09-24: YOU & Huisgenoot: *Volkrust FarmGirl Doomed Love for Black Convict*, by Frans Kemp

¹⁵ RSA OVERSEAS: *South African on hunger strike in California*, by Ilda Jacobs

¹⁶ In Easter 1993, she was arrested with a few dozen Greenpeace activists in a Save Our Seas anti-nuclear demonstration at Sellafield, Nuclear Power station, in Scotland, for trespassing. She was neither charged nor prosecuted. See: *Greenpeace's Campaign Against Ocean Dumping of Radio-Active Waste, 1978 - 1998* (www.greenpeace.org).

¹⁷ 98-07-04 Miami Herald: *Police action harms image as protectors*

Crack the CIA¹⁹, The Disclosure Project²⁰, New Abolitionist²¹, Justice for Timothy McVeigh²², Alliance for Democracy²³, Boycott 2010 World Cup²⁴, Right of Return for African White Refugees²⁵, et al²⁶.

11. I am 44 years old. With the help of an IUD, inserted at age 19, Common Sense and a love for children, I have never been pregnant, nor had an abortion; nor brought any unwanted children onto the planet; nor contributed to local, national or international overpopulation or resource wars; nor advocated on behalf of population or economic growth; or materialist consumerism.

Applicants Psychology & Psychotronic Expertise:

12. Applicant is self-taught due to voluminous reading on various psychological schools of thought, including among others: Brad Blanton, Richard Korn, Erich Fromm, Thomas Szasz, Frantz Fanon, John Maher (Delancey Street), etc.
13. The applicant also mentored under Dr. Brad Blanton and Dr. Richard Korn for a period totally 5 years.
14. The applicant also has theoretical (study) and kinesthetic experience in: Radical Honesty, Gestalt, Psychodrama, Psychotronics, Political and Legal Activism against the Edward Bernaysian Psychological Tyranny as depicted in 'Century of the Self', 'Marketing of Madness', 'Psychiatry: An Industry of Death'.
15. A request to various South African and International Psychological Associations -- submitted to: Health Provisions Council of SA, SA Professional Board for Psychology, SA Institute of Christian Psychology, Psychological Soc. Of South Africa, SA Center for Conscious Leadership, SA Office of the Surgeon General, Dr. Nick Begich, Institute of Social Psychology, London School of Economics; Vladimir Bukovsky; John Scull & Dennis Fox, Intl Comm. for Eco Psychology; Thomas Szasz, MD & Prof. JA. Schaler, Cybercenter for Liberty & Responsibility; Dr. Brad Blanton, Radical Honesty; Lt. Col. Dave Grossman, Warrior

¹⁸ Jericho 98 is the movement to Free America's Political Prisoners. She participated in Jericho 98, wrote to President Mandela to request his support for the many Anti-Apartheid Activists whom the ANC conveniently forgot, rotting away in America's prisons: Marilyn Buck, Jaan Laaman, Tom Manning, etc. She visited Marilyn Buck in prison a few times, helped where she could.

¹⁹ 99-03-16: San Francisco Chronicle: *CIA Class Action Suit For Not Reporting Drug Trade*

²⁰ Presidential UFO: George W. Bush's UFO Mail: *Are You Ready for the Revolution?*

²¹ New Abolitionist: *Race Traitor: Zero Tolerance*

²² April 2001: New Abolitionist: *Tim McVeigh and Me*

²³ In 2000, she was arrested & detained for 3 hours, with Brad Blanton, Ronny Dugger (founding editor of Texas Observer and Alliance for Democracy), & others in the Wash, DC, Capital of the Rotunda. Issue: Campaign Finance Reform. District Attorney declined to Prosecute.

²⁴ 09-12-17: IOL Tech.: *Anti-SA Smear Campaign on Facebook*

²⁵ 10-04-23: *Algemene Dagblad: Zuid Afrikanen Smeken Om Wilders Hulp* ; 10-04-25: *Sunday Argus: SA family seeks repatriation to Netherlands*; 10-04-30: *Mail & Guardian: Persecuted Afrikaners Talk of Returning Home*; 10-05-17: *Christian Science Monitor: White South Africans use Facebook in Campaign to Return to Holland*

²⁶ On 17 Dec 1998, she was arrested at Oakland Federal Building, with anti-war protestors, who shut down the Federal Building for two hours. She was detained by Oakland Police for an hour, before being released. Alameda Co. District Attorney declined to prosecute. 1998-12-19 Beeld: *SA 'plaasmeisie' vas in VSA oor Golf-protes*

Science Group -- for an expert, with greater knowledge and expertise in aforementioned issues than Applicant resulted in no such expert (PDF²⁷).

Applicants Sun Tzu & Scipio Bushido Dischordian Activist Philosophy:

16. South African citizens horrifically despondent and apathetic about the Systemic Ubuntuified Criminal & Political Corruption of the SA 'Rainbow' State, and the SA TRC Political, Academic, Media and Religious Elite's endorsement of Political and Legal Persecution of Minorities, frequently ask me why I bother to file application after application, letter after letter; to South African government officials, who mostly simply ignore my applications and complaints.
17. Despondent South African citizens think I am stark raving mad, to continue giving authorities the benefit of the doubt that they will act. 'Can't you see the entire system is corrupt to the core?' 'The country is going to hell in a handbasket? Your conduct is absolutely and utterly pointless, because the entire system is so corrupt, the rule of law does not exist; and even if some elite are occasionally found guilty, this is only as a result of falling out of favour with the current flavour of mobjustice elite, not a result of impartial rule-of-law justice being applied'. 'Even if you do ever get them before a court of law, they manipulate the courts; it will just be another kangaroo court trial'.
18. They are correct: South Africa is a country ruled by men, who belong to different political, religious and ideological mobs, and they shall pretend to demand the 'rule of law' for their own mob members; but never do they demand the rule of law for their enemies; which is the essence of Cartesian thinking citizens upholding the principle of the rule-of-law. I have two reasons for my behaviour.
19. Firstly: As a matter of honour and principle; I give every single person in authority the benefit of the doubt, that they are sincere about conducting their legal, political, media or other duties and responsibilities as a person of alleged authority in any particular profession with due Cartesian cognitive diligence, impartiality, honour and competence. An official can only act on information provided to them; and it is unfair to criticize any official, or court for not acting on any matter, when they are not provided with the opportunity to do the right thing; the opportunity to act.
20. Secondly: If the relevant authorities do not act, there is a record of them having been notified of the information; a paper trail; in my case thousands of paper trails. The more times they are notified, the greater the paper trail. Should they ever find themselves before a court of law, not of their own manipulation (even if that is only in heaven on their Day of

²⁷ Request for Info: Contact Details for SA Psychologist with theoretical and kinaesthetic experience in: Radical Honesty, Gestalt, Psychodrama, Psychotronics, Political and Legal Activism against the Edward Bernaysian Psychological Tyranny as depicted in 'Century of the Self', 'Marketing of Madness', 'Psychiatry: An Industry of Death'. http://issuu.com/js-ror/docs/110902_psych-exp

Judgement, if that version of the life hereafter is accurate), they cannot say 'we did not know'; because they did.

21. Sun Tzu said something to the effect of: 'always leave your enemies an avenue of retreat', or "To a surrounded enemy, you must leave a way of escape." Tu Mu, commenting on Sun Tzu, advised, "Show him there is a road to safety..." Ch. 7. Scipio said: "Build your opponent a golden bridge to retreat across."
22. If Norwegians ignore the warnings of Anders Breivik; the current experiences of white South Africans, being murdered and exterminated; shall be the experiences of future Norwegians, who shall end up living as persecuted minorities, under Islamic rule.

Applicants Political Necessity Petitions and Legal Applications on behalf of Justice for 'Terrorists':

23. May 2001: Petition to Pres. Bush for Timothy McVeigh to Receive a Free & Fair Trial; If Found Guilty Petitioner would receive the same penalty as McVeigh. [President Bush provided McVeigh with a fake execution and a new identity]
24. Sept 2001: Petition to Pres. Bush for Osama Bin Laden to be tried at the Hague; if found guilty in a free and fair trial, by jury of his peers, Petitioner would receive same penalty as Osama. Declined by Osama.
25. 22 July 2008: Petition to SA Concourt for Petitioner to enable Eugene de Kock's Freedom via Russian Roulette 3 Leaf Clover Horseshoe Justice. Declined by Concourt.
26. 26 Aug 2011: Petition to Norwegian Supreme Court for Anders Breivik to receive Free and fair Trial, for his political necessity criminal acts committed on 22 July 2011, equivalent to that given to Nelson Mandela by Apartheid Gov (PDF²⁸). Declined by Norwegian Chief Justice, who referred Petitioner to file the application with the District Court²⁹.

Applicants Political Necessity Petitions and Legal Applications on behalf of addressing the root causes of Overpopulation as a causal factor of Terrorism:

27. I am the only African (from a continent of 1 billion (1,022,234,000, 2010)) whose activism has included support for disclosure as to the Iatrogenic Depopulation Origins of AIDS, as an Honourable Shock and Awe Wake Up: End African Breeding War Acts of War Notice to Africans. All black Africans - including Mandela, Tutu, the ANC and Anti-Apartheid movement, and their non-profit and PR bullshit the public AIDS campaigns - endorse the mainstream lie about AIDS originating from Africans fornicating with green monkeys (which are the size of chickens!), so as to continue to financially benefit from foundation and UN

²⁸ http://issuu.com/js-ror/docs/110725_no-sc_art-85

²⁹ <http://fleur-de-lis.co.nr>

AIDS funding, to perpetuate their profiting from AIDS depopulation. Not one African world leader (to my knowledge) endorses the principle of treating their fellow Africans honourably by telling them the truth about the origins of AIDS and addressing population growth and breeding wars as acts of war contributory factors towards resource wars and terrorism; so as to address the root causes of these overpopulation colliding with declining resources resource war problems.

28. The 18 June 2002 to 18 July 2007, Political Necessity Freedom of Speech Trial in George: CAS 572/02; GSH 20/2003; which later became HC-WC Appeal A 696-04, predominant issues were:

1. Political Necessity Disclosure of: (i) AIDS is a biological warfare depopulation virus; (ii) Root Cause of Terrorism is Overpopulation; (iii) Exponential Population Increases colliding with Finite Depleted and Scarce Resources exacerbate Terrorism; (iv) Political Policies encouraging Population Growth, and Economic and Religious Policies encouraging Population Growth exponentially increase the factors contributing to current and future terrorism; (v) Peak Oil, Peak Arable Land, Peak Water, Peak Food indicate Exponential 'French Lilly Pond Tipping Point' of humanity overshooting resource limitations, with potentially disastrous consequences; (vi) Political Necessity of urgently educating citizens on importance and exponential future benefits of loving zero and negative growth procreation population policies.

29. South African Governments current national and foreign policy towards AIDS as an iatrogenic depopulation virus for predominantly Africans:

1. An article in *Sechaba*, the Official Journal of the ANC in exile, published in London in November 1988, under the title '*AIDS and the Imperialist Connection*'³⁰ questioned the African origin of the AIDS virus, and suggested that the AIDS virus may have been developed for genocidal purposes 'in the secrecy of the laboratories of many imperialist countries.' -- *South Africa's Brave New World: The Beloved Country since the End of Apartheid*, by R. W. Johnson
2. In Sept. 2000, Minister of Health, Mrs Tshabalala-Msimang circulated to Provincial Premiers and Health Ministers a chapter of William Cooper's, *Behold a Pale Horse*; which alleges that HIV was specifically devised by the worlds ruling elite to reverse population growth. -- *South Africa's Brave New World: The Beloved Country since the End of Apartheid*, by R. W. Johnson
3. "We [The Nelson Mandela Foundation] are aware of the [20,000 US Government Scientific] documents [documenting that AIDS is manmade as a Biological Warfare Depopulation Agent]. They Mean Nothing To Us, our World is Not Ruled by the United States. We Have Our Own Scientific Ways of Doing Things in South Africa." -- Official

³⁰ Nxumalo J. *AIDS and the imperialist connection*. Sechaba Sept.1988 [R.W. Johnson says it was in November]

Verbal Statement by Nelson Mandela & Nelson Mandela Foundation Spokesperson, Ms. Zelda Le Grange, on 11 October 2002 (in response to 'Are the NM Foundation aware of the 20,000 US Special Virus Cancer Program³¹ Scientific experiments, documenting that AIDS is a manmade Biological Warfare Depopulation Virus)³²

4. The Dept. of Defence: Surgeon General conducted an investigation of the iatrogenic Origins of AIDS Theory at the request of Lara Johnstone. The record of this Investigation is currently Top Secret/Restricted -- *Restricted: 29 August 2003: Dept of Defence: Office of Surgeon General, Iatrogenic AIDS Origins Theory SA National Defence Force: Receipt Form for Top Secret/Restricted Doc's*

30. US military and congressional record evidentiary documentation submitted into the South African public High Court and Constitutional Court records (with the permission of a US Embassy, Pretoria USMC official) documenting AIDS as an Iatrogenic Depopulation virus, in the 18 June 2002 to 18 July 2007, Political Necessity Freedom of Speech Trial in George: CAS 572/02; GSH 20/2003; which later became HC-WC Appeal A 696-04; as well as in Constitutional Court Case 23-10: Citizen v. McBride, included among others:

31. ***State Origin: The Evidence of the Laboratory Birth of AIDS: A Shocking Collection of Evidence and Court Documents from Graves vs. The President of the United States: U.S. Supreme Court Case No. 00-9587***³³ by Boyd Graves, which includes: "Author Graves provides the irrefutable "missing link," the 1971 AIDS research logic Flow Chart. It is the linkage of over 20,000 scientific papers which conclusively prove a "candidate" virus was developed and mass produced."

32. Both Dr. Graves book, ***State Origin: The Evidence of the Laboratory Birth of AIDS: A Shocking Collection of Evidence and Court Documents from Graves vs. The President of the United States: U.S. Supreme Court Case No. 00-9587*** and Dr. Horowitz book: ***Emerging Viruses: AIDS and Ebola: Nature, Accident or Intentional?*** provide an overview of many of these scientific papers, who the scientists were, and all the experiments, from the following original NCI documents:
 1. ***U.S. Special Virus Program, Progress Report # 9***, August 1972, Division of Cancer Cause and Prevention, National Cancer Institute; U.S. Department of Health, Education, and Welfare, Public Health Office, National Institutes of Health (pp 431)³⁴

³¹ *State Origin: The Evidence of the Laboratory Birth of AIDS: A Shocking Collection of Evidence and Court Documents from Graves vs. The President of the United States: U.S. Supreme Court Case No. 00-9587*; (ii) *Department of Defense Appropriations for 1970: Hearings before a Subcommittee of the Committee on Appropriations, House of Representatives, Ninety-First Congress*, on 09 June 1969; (iii) *U.S. Special Virus Program, Progress Reports # 9*, August 1972, (Pg: 431); # 10, August 1973 (Pg: 406); # 11 August 1974 (Pg: 547); # 13 August 1976 (Pg: 461); # 14 June 1977 (Pg: 439); # 15 June 1978 (Pg: 417); Division of Cancer Cause and Prevention, National Cancer Institute; U.S. Department of Health, Education, and Welfare, Public Health Office, National Institutes of Health

³² 14 Jan 2004: *Notice of Legal and Political Delivery: Elimination of Executive Authorities Plausible Deniability: Iatrogenic Origins of AIDS Theory.*

³³ *State Origin: The Evidence of the Laboratory Birth of AIDS: A Shocking Collection of Evidence and Court Documents from Graves vs. The President of the United States: U.S. Supreme Court Case No. 00-9587*; National Organisation for the Advancement of Humanity & Zygote Media.

³⁴ PDF: (42MB): <http://www.scribd.com/doc/35300793/>

2. ***U.S. Special Virus Program, Progress Report # 10***, August 1973, Division of Cancer Cause and Prevention, National Cancer Institute; U.S. Department of Health, Education, and Welfare, Public Health Office, National Institutes of Health (pp 406)³⁵
 3. ***U.S. Special Virus Program, Progress Report # 11***, August 1974, Division of Cancer Cause and Prevention, National Cancer Institute; U.S. Department of Health, Education, and Welfare, Public Health Office, National Institutes of Health (pp 547)³⁶
 4. ***U.S. Special Virus Program, Progress Report # 13***, August 1976, Division of Cancer Cause and Prevention, National Cancer Institute; U.S. Department of Health, Education, and Welfare, Public Health Office, National Institutes of Health (pp 461)³⁷
 5. ***U.S. Special Virus Program, Progress Report # 14***, June 1977, Division of Cancer Cause and Prevention, National Cancer Institute; U.S. Department of Health, Education, and Welfare, Public Health Office, National Institutes of Health (pp 439)³⁸
 6. ***U.S. Special Virus Program, Progress Report # 15***, June 1978, Division of Cancer Cause and Prevention, National Cancer Institute; U.S. Department of Health, Education, and Welfare, Public Health Office, National Institutes of Health (pp 417)³⁹
33. Documents submitted to South African Politicians and Courts include excerpts from aforementioned National Cancer Institute; U.S. Department of Health, Education, and Welfare, Public Health Office, National Institutes of Health: ***U.S. Special Virus Program, Progress Reports***, such as the 1971 AIDS research Logic flow chart, which links the 20,000 scientific papers; or the 1972 US-USSR Cold War Biological Warfare Agreement, where Dr. Robert Gallo (the discoverer of AIDS) of the NCI, traded the most advanced methods and materials in field of molecular biology, bacteriology & virology during the Cold War, including “large scale production of human virus” with the Soviets.

Applicants African White Refugee Political Necessity Legal Applications:

34. I am the author of the following legal applications:
35. High Court, Western Cape: HC-WC 19963-09: Johnstone v Patricia de Lille & Others (incl. Norwegian Nobel Committee), including statement for the Court Record regarding the legal status of African White Refugees in South Africa:
 1. Application for Review: Notice of Motion (PDF⁴⁰), Founding Affidavit (PDF⁴¹)
36. SA Constitutional Court: CCT 23-10: Citizen v. Robert McBride:

³⁵ PDF: (67MB): <http://www.scribd.com/doc/35306783/>

³⁶ PDF (61MB): <http://www.scribd.com/doc/35314408/>

³⁷ PDF (86MB): <http://www.scribd.com/doc/35327390/>

³⁸ PDF (46MB): <http://www.scribd.com/doc/35476059/>

³⁹ PDF (41MB): <http://www.scribd.com/doc/35478757/>

⁴⁰ http://issuu.com/js-ror/docs/090922_19963-09_nom

⁴¹ http://issuu.com/js-ror/docs/090923_19963-09_faffid-ljohnstone

1. 18 July 2010: Heads of Argument: Radical Honesty SA Amicus Curiae in Support of a Population Policy Common Sense Interpretation of the Promotion of National Unity and Reconciliation Act (PDF⁴²)
2. Written Statement by Consent of Brad Blanton, Ph.D, to testify as expert witness to: Practicing Radical Honesty and Futilitarianism; i.e. Radical Honesty about Anger and Forgiveness; and Paradigms and Contexts: The Revolution of Consciousness (PDF⁴³); and Affidavit of Brad Blanton, Ph.D, evidencing the legal, psychological, and socio-political 'citizens privilege', Nuremberg Principles skills and competencies of Individual Responsibility, required for acts of civil disobedience to perceived illegitimate authority; and their application to the common law 'reasonableness test'; in terms of Criminal Procedure Act 51, of 1977: § 213: Proof of Written Statement by Consent; & § 171 & 172: Evidence on Commission (PDF⁴⁴).
3. Written Statement of Consent by T. Michael Maher, Ph.D, to testify as expert witness for How and Why Journalists Avoid the Population-Environment Connection and Media Framing and Salience of the Population Issue (PDF⁴⁵) and Study: How and Why Journalists Avoid the Population-Environment Connection (PDF⁴⁶)
37. International Jus Sanguinis Legal Petition⁴⁷: Boer Volkstaat 10/31/16 Theses Petition for a Boer Volkstaat; or Jus Sanguinis Right of Return to Europe for African White Refugees Briefing Paper and Petition submitted to EU and NATO, endorsed by over 76 International and South African websites, submitted to: Netherlands⁴⁸, France⁴⁹, Germany⁵⁰, United Kingdom⁵¹, Switzerland⁵² (being investigated by Swiss Parliaments Committee of Legal Affairs⁵³), NATO⁵⁴; etc.
38. SA Concourt: CCT 06-11: Radical Honesty SA v. SANEF Press Council, et al: Radical Honesty takes 88 SA Media Elite to Concourt for Censorship of Media -- TRC FRAUD - Corruption⁵⁵
 1. Notice of Motion: Application for Direct Access for a Writ of Habeas Mentem and Certiorari/Review (PDF⁵⁶); Founding Affidavit of Lara Johnstone (PDF⁵⁷).
39. UK City of Westminster Magistrates Court: 1004020346: South Africa v. Shrien Dewani:

⁴² http://issuu.com/js-ror/docs/100718_rhwr-concourt-amicus?mode=a_p

⁴³ http://issuu.com/js-ror/docs/100518_cc2310_affid-bblanton?mode=a_p

⁴⁴ http://issuu.com/js-ror/docs/091202_affid-bblanton-reasonablenessstest?mode=a_p

⁴⁵ http://issuu.com/js-ror/docs/100522_cct2310_affid-dr-t-m-maher?mode=a_p

⁴⁶ http://issuu.com/js-ror/docs/mahertm_journo-env-pop-connection?mode=a_p

⁴⁷ <http://www.african-white-refugees.co.nr>

⁴⁸ <http://why-we-are-white-refugees.blogspot.com/2010/12/exclusive-dutch-ambassador-acknowledges.html>

⁴⁹ <http://why-we-are-white-refugees.blogspot.com/2010/12/boere-volkstaat-for-african-white.html>

⁵⁰ http://why-we-are-white-refugees.blogspot.com/2010/12/boere-volkstaat-for-african-white_14.html

⁵¹ http://why-we-are-white-refugees.blogspot.com/2010/12/boere-volkstaat-for-african-white_15.html

⁵² http://why-we-are-white-refugees.blogspot.com/2010/12/boere-volkstaat-for-african-white_6117.html

⁵³ <http://why-we-are-white-refugees.blogspot.com/2011/05/swiss-parliament-committee-of-legal.html>

⁵⁴ http://why-we-are-white-refugees.blogspot.com/2010/12/boere-volkstaat-for-african-white_17.html

⁵⁵ <http://why-we-are-white-refugees.blogspot.com/2011/01/radical-honesty-sa-v-sanef-press.html>

⁵⁶ http://issuu.com/js-ror/docs/110201_cct_nom-hmentem?mode=a_p

⁵⁷ http://issuu.com/js-ror/docs/110201_cct_f-affid_hmentem?mode=a_p

1. Application in Support of Dewani for a Private Prosecution of Mr. Dewani in UK Courts, with Impartial, Competent EU Judge, and EU British Jury, is the only means Hindocha & Dewani families will receive a free and fair trial, to determine Mr. Dewani's guilt or innocence based on Cartesian worldview concepts of evidence. Argument: Cartesian Jurisprudence does not exist in 'Rainbow Hypocrisy SA'.
40. International Criminal Court: ICC: Communication and Complaint under Art.15 of the Rome Statute: Charges of Genocide and Crimes Against Humanity, in terms of Art 5(1)(a) & (b), 6(c) and 7(1)(h) of the Rome Statute (PDF⁵⁸):
1. The Complainants Request the ICC: Prosecutor's Office to:
 2. Initiate an investigation into the allegations that the respondents are to be held criminally culpable for their endorsement and concealment of TRC FRAUD, the consequences of which are genocide and crimes against humanity against white South Africans, and ethno-cultural legal and political persecution of Afrikaner/Boer and Radical Honesty cultures.
 3. Complainants allege the Defendants cover up and censorship of the ANC and Anti-Apartheid Movements (i) Frantz Fanon/Black Consciousness ('liberation by violence on the rotting corpse of the settlers') (ii) Black Liberation Theology ('violent elimination of 'whiteness'); and (iii) Houari Boumediene/Black Power Breeding War ("The wombs of our women will give us victory") inspired TRUTH AND RECONCILIATION COMMISSION FRAUD ("TRC FRAUD") perpetrated against citizens of South Africa, and predominantly against white Afrikaner/Boer/Settlers; is committed in the context of endorsing the ANC's institutionalized regime of systematic oppression and domination by Africans over other racial groups, particularly Boer/Afrikaners and committed with the intention of maintaining the ANC regime.

[A] THE PARTIES: First Respondent: Judge Nina Opsahl:

41. The first respondent is Judge Nina Opsahl, who is cited by the Brandon Sun⁵⁹: ***Psychiatric evaluation finds Norwegian killer was insane during massacre***, as the Judge to whom the psychiatric evaluation of Breivik was submitted during court proceedings on Tuesday 29 November:
 1. "The court-appointed expert in the Breivik-case, psychiatrist Torger Husby, center background, delivered his psychiatric evaluation of Anders Behring Breivik to the District Court Judge Nina Opsahl, second right, on Tuesday Nov. 29 in the courthouse in Oslo as Police Attorney Christian Hatlo, front, arrives. The forensic psychiatrists who

⁵⁸ http://issuu.com/js-ror/docs/110509_icc_trcfraud_complaint

⁵⁹ <http://www.brandonsun.com/world/breaking-news/psychiatric-evaluation-finds-norwegian-killer-was-insane-during-massacre-134662123.html?thx=y>

evaluated the mental state of confessed mass killer Anders Behring Breivik have handed over their assessment to a Norwegian court. The report will help determine whether the 32-year-old right-wing extremist can be held criminally liable for a bomb-and-shooting massacre in which 77 people were killed on July 22.”

[A] THE PARTIES: Second Respondent: Anders Breivik:

42. Anders Behring Breivik was born on 13 February 1979, and is an alleged Norwegian terrorist and the confessed perpetrator of the Norway attacks on 22 July 2011: the bombing of government buildings in Oslo that resulted in eight deaths, and the mass shooting at a camp of the Workers' Youth League (AUF) of the Labour Party on the island of Utøya where he killed 69 people, mostly teenagers.
43. Breivik's militant (allegedly 'right wing' although nobody defines what they mean by 'right wing' when using the term) ideology is described in a compendium of texts, titled **2083 - A European Declaration of Independence**, which Breivik distributed electronically on the day of the attacks, under the anglicised pseudonym Andrew Berwick.
44. In his *Manifesto: 2083 - A European Declaration of Independence*, Breivik lays out his worldview, which includes support for varying degrees of cultural conservatism, ultranationalism, Islamophobia, right-wing populism, Zionism, anti-feminism, Serbian paramilitarism, and white nationalism.
45. Breivik's Manifesto regards Islam and cultural Marxism as the enemy, and argues on behalf of preserving European Christendom.
46. On 25 July 2011, Breivik was charged with "destabilising or destroying basic functions of society" and "creating serious fear in the population", acts of terrorism under the criminal law, and ordered held for eight weeks - the first four in solitary confinement - pending further court proceedings. On 19 August 2011, the court extended his solitary confinement for another four weeks.
47. On 29 November 2011, the court-appointed psychiatrists concluded that Breivik is a paranoid schizophrenic and that he was criminally insane when he carried out the attacks. If upheld, the conclusion means that he cannot be sentenced to prison, only to indefinite detainment in a psychiatric hospital.
48. Mr. Breivik is cited as the Norwegian citizen and accused in this matter, whom it appears to the applicant is being denied a free and fair trial, specifically by statements made in the media by his attorney: Geir Lippestad, and Psychiatrists Synne Serheim and Torgeir Husby; and indirectly by the Norwegian multi-culti liberal political, legal, academic and media establishment who appear to be deliberately and perhaps maliciously attempting to deny Anders Breivik a free and fair trial, by means of a fraudulent and politically

motivated 'political psychiatry'⁶⁰ 'insanity' report and public media statements, so as to deny Mr. Breivik his day in court.

[A] THE PARTIES: Third Respondent: Geir Lippestad:

49. Geir Lippestad is Breivik's court appointed attorney who has accused his client of being insane.
50. Mr. Lippestad is cited in this in regards to his statements to the media in the following press conference, where he states among others: "he [Breivik] does not explain his motives in a 'reasonable' way" (Lippestad ignores legal principles related to the reasonableness test; a terrorist's reasonable actions are much different to the reasonable actions of a clown, neurosurgeon or astronaut. In legal terms only someone with the relevant skills and capabilities of a 'terrorist' would be able to determine whether Breivik's actions were 'reasonable' terrorist actions or not); "he is over talkative about his Manifesto" (as if a political terrorist who committed his political crimes for a political motive, should shut up about his political motives)⁶¹; 'its my job to secure a fair trial' (while at the same time accusing deliberately destroying his clients ability to receive a fair trial, by accusing him of having no reasonable motives, and being insane); "he [Breivik] is a very cold person"; "[Breivik] hates anyone who is not an extremist" (Mr. Lippestad does not define extremist; if attachment to an ideology with a refusal to consider alternative ideologies is an extremist, then both Breivik and Lippestad are extremists); "[Breivik] is against the voting booth form of democracy"; "[Breivik] hates all western ideas and anyone in the west who believes in democracy and who believes in the values of democracy, he hates"; "[Breivik] was surprised that he succeeded in his goals... he was surprised that he was not stopped by the police or someone else earlier in the day" (these statements clearly indicate Breivik was 100% cognizant of his criminal culpability and destroy all the political psychology reports about his alleged insanity); "[Breivik] would like to read some of his manifesto, but if he is allowed to do so, I don't know" (Lippestad has been provided evidence of the Political Necessity defence, which allows for an accused to not only inform the court of the evidence for his political necessity motivations, but to call expert witnesses to educate the court and the public as to the matters of his concern, which have been censored by the so-called fake democracy); "[Breivik] looks upon himself as a 'warrior'" (once again confirmation that anyone who is not a warrior, would not be able to understand the 'reasonable' or not actions of a warrior);

⁶⁰ The ad hominem attack of mental illness accusations used to quell or impeach a political dissident. In extreme cases it leads to the medically unnecessary comital of the dissident to a mental institution and/or the forcing of the dissident to take pacifying or punitive medication. It is a particularly effective method for totalitarian regimes as they can shield the public from viewing evidence supporting the claims of the dissident. It is also effective when the dissident has inherently eccentric behavior that can be magnified by the frustrations of dealing with the government's accusations.

⁶¹ Norway: Breivik's lawyer: Lippestad at Press Conference http://www.youtube.com/watch?v=q_ovYCviwik

51. Mr. Lippestad's statements that Breivik says 'his actions were atrocious, but necessary, because he is in a war', are the statements for the foundation of pleading to political necessity.
52. Mr. Lippestad has received all my prior correspondence filed with the Norwegian Supreme Court in this matter, and has - so far - ignored all my efforts in support of his client receiving a free and fair trial.

[A] THE PARTIES: Fourth and Fifth Respondents: Synne Serheim & Torgeir Husby:

53. According to Brandon Sun⁶²: *Psychiatric evaluation finds Norwegian killer was insane during massacre*, Synne Serheim and Torgeir Husby are the psychiatrists who submitted their psychiatric evaluation report of Breivik to Judge Nina Opsahl, on Tuesday 29 November deeming Breivik to be 'insane'.

The finding by the two forensic psychiatrists will help determine whether Breivik is sentenced to prison or psychiatric care. Prosecutor Svein Holden says the report shows Breivik was "psychotic" during the attack.

If that assessment is upheld by the court then Breivik cannot be sentenced to prison for the attacks.

"The conclusion is ... is that he is insane," Holden told a news conference. "He lives in his own delusional universe and his thoughts and acts are governed by this universe."

The two psychiatrists, Synne Serheim and Torgeir Husby, delivered their finding to the Oslo district court on Tuesday morning.

"We have no doubt when it comes to our conclusions," Husby told reporters as he submitted the report.

"It was a lot of work, demanding," Husby said, adding: "He has cooperated well."

Breivik, 32, was suffering from a "psychosis" - a mental state that could alter his judgment leading up to and at the time of the attacks, VG writes.

Their report still needs to be examined by a legal medical commission to ensure that it fulfils all the professional requirements.

The court will ultimately determine whether Breivik can be held accountable for his actions, but it is common practice in Norway for courts to follow expert recommendations.

⁶² <http://www.brandonsun.com/world/breaking-news/psychiatric-evaluation-finds-norwegian-killer-was-insane-during-massacre-134662123.html?thx=y>

Their main finding was that the mass murderer was psychotic both at the time he committed his acts and under observation and had developed his mental illness, termed as "paranoid schizophrenia", over time.

"We've reached a conclusion that is without a shadow of a doubt," court-appointed Torgeir Husby told NRK earlier today.

The over 230-page document, contained in a suitcase, is believed to be the longest in Norwegian legal history.

Psychiatrists Torgeir Husby and Synne Sørheim, have been working on their assessment since August.

54. It is well known that psychology is not an exact science, and hence it is IMPOSSIBLE for any CREDIBLE HONOURABLE ETHICAL PSYCHOLOGIST to draw any conclusion about an individuals alleged insanity to a point of 'without a shadow of a doubt'.
55. Furthermore any psychologist who defines 'sanity' as the capability to take personal responsibility for your thoughts, actions and statements, would find it impossible to find any individual accused of any crime, whose cultural disposition is in favour of taking personal responsibility for his criminal act, as insane; unless they could prove without a shadow of a doubt, that the individual did not commit the criminal acts.
56. It is the opinion of the Applicant that these psychologists clearly lack the skills and capacities for understanding politically motivated criminal terrorist acts, and/or if their objection to Breivik's acts are political only (objection to his particular conservative ideology, as opposed to his terrorist violence), then their report is again not credible, but is simply political psychiatry corruption and fraud.
57. While Psychiatrists Torgeir Husby and Synne Sørheim, are attempting to accuse Breivik of not understanding the principle of criminal responsibility, I imagine, their paranoia is related to how clearly Breivik understands the principle of criminal responsibility, and - in fact - according to Breivik's Manifesto grievances, they themselves would probably be considered guilty of being multiculturalists.
58. As such, if they were honourable ethical psychologists who were incapable of separating their political multi-culti beliefs objections to Breivik's opposing political beliefs, they should honourably have recused themselves from the enquiry into Breivik's mens rea and actus rea status.

[A] THE PARTIES: Sixth Respondent: Tarjei Rygnestad:

59. Dr. Tarjei Rygnestad is the head of Norway's Commission of Forensic Medicine, who is charged with reviewing Psychiatrists Torgeir Husby and Synne Sørheim's Report.

The 243-page report will be reviewed by a panel from the Norwegian Board of Forensic Medicine, which could ask for additional information and add its own opinions. The head of the panel, Dr. Tarjei Rygnestad, called the conclusions "interesting."

Rygnestad had said earlier that a psychotic person typically struggles to perform even simple tasks like driving a car, and the advanced planning and skills required for Breivik's attacks spoke against psychosis.

On Tuesday, Rygnestad told AP that his earlier comments were based on "secondary information" and that a person's mental state can only be determined through in-depth analysis. He said he had not read the full report yet, but maintained that psychotic people typically aren't able to carry out complex tasks.

"Usually not. Then again, unusual things also happen," he said.

60. Indeed, sometimes unusual things - like corrupt psychologists who prefer to practice political psychiatry instead of forensic psychiatry - happen!

[A] THE PARTIES: Seventh Respondent: Svein Holden:

61. Svein Holden is the court appointed prosecutor in this matter.

[B] ARGUMENT:

Argument: Brief Overview

62. If I understand Mr. Breivik correctly, without having had the opportunity to interview him in depth, only from reading his Manifesto: his argument is that multiculturalists are attempting to conquer his country and exterminate his conservative Norwegian heritage and culture; and he considered it his political necessity patriotic warrior duty to object thereto. When his non-violent attempts proved futile due to the Norwegian media who discriminate against conservative Norwegians and their culture; he considered his only option to be to publicize his grievances by means of political necessity violence: terrorism.
63. While he does not share the political-cultural beliefs of Che Guevarra, Jaan Laaman, Tom Manning, Marilyn Buck, Carlos the Jackal, Nelson Mandela, Robert McBride, etc (left wing terrorists: none of whom were considered by conservative prosecutors to require psychological evaluation, but who were allowed their day in court to take personal and political responsibility for their politically violent criminal acts); I imagine they may find themselves in agreement as to how Mainstream Access-to-Discourse Gatekeeper editors censorship contributed to their decision-making to resort to political necessity violence.

64. Excerpt: **Amicus Curiae to SA Constitutional Court (CCT 23-10): Mainstream Access-to-Discourse-Gatekeeper Editors censorship⁶³** of nonviolent political grievances and problem solving activism facilitate a pressure cooker socio-political reality for their ‘If it Bleeds, it Leads’ corporate propaganda profits, in knowledge application of:
1. ‘As long as there is some possibility of getting results by political means, the chances that any political group or individual will turn violent are truly radically small, or maybe vanishingly small’⁶⁴;
 2. ‘The exposure in the media is what gets people’s attention. People follow what is happening in the news, not what is happening in the courts’⁶⁵;
 3. ‘[Editors] abuse of media power, by means of strategies whereby they abuse public discourse/free speech resources; by providing certain parties with preferential and special access to such public discourse, and severely restricting or denying others any access to such public discourse’⁶⁶;
 4. Mainstream media avoid addressing or enquiring into root causes of problems as reported in *How and Why Journalists Avoid Population - Environment connection*⁶⁷; and censor non-violent root-cause problem solving activism⁶⁸.
65. Unfortunately, the root source of this ‘terrorism’ in my personal opinion, lies in the corruption of the legal system, more specifically in what I refer to as KAFFIR CULTURE, LAWYERS AND LEGISLATION: the KAFFIR LEGAL MATRIX. We live in a legal matrix that has not incorporated the scientific reality into its ‘right to breed’ legislation, constitutions, bill of rights and responsibilities or treaties, that the earth is flat, resources are finite, and breeding wars should be acknowledged as ACTS OF WAR. Unlike the corrupt Catholic Church who at least had the honour to acknowledge the criticisms of Galileo and Luther, the current corrupt legal religious matrix sale of innocence indulgences establishment, have no such honourable intentions. In the absence of dead and mangled bodies, blood and gore, any modern day Luther or Galileo’s 95 Theses would never see the light of day; and frequently even if the Luther or Galileo accomplish the dead and mangled bodies prerequisite, the Kaffir Legal Matrix’s political psychology denies them their day in court.

⁶³ “The moderate blacks were not selling the papers. We were presenting a non-violent strategy, that did not say ‘Burn, baby Burn’. A strategy that said people must come together and sit down around a negotiating table. And this is not sensational stuff; it does not sell the papers.” - Rev. John Gogotya, *ANC: VIP’s of Violence*, documentary; “For revolutionary groups, the more murderous the deed, the more certain the media coverage.” -- Nicholas Partridge, Presenter, *ANC: VIP’s of Violence*. See: Transcript of *ANC: VIP’s of Violence* at: UA: [C.6] ‘If it Bleeds, It Leads,’ *Editorial Maxim* [PDF: www.scribd.com/doc/32739403]

⁶⁴ Clark McCauley, Ph.D, Prof. of Psychology at Bryn Mawr College, in *When Does Political Anger Turn to Violence?*, by Benedict Carey, New York Times, March 26, 2010 [PDF: www.scribd.com/doc/34271993]

⁶⁵ Jean Pierre Mean, Group General Counsel and Chief Compliance Officer, SGS Group, In *Confronting Corruption: The Business Case for an Effective Anti-Corruption Programme*, by PricewaterhouseCoopers Intl [PDF: www.pwc.com/anti-corruption]

⁶⁶ (I) *Power and the news media*, Teun A. van Dijk, Univ. of Amsterdam, D. Paletz (Ed.), Political Communication & Action. (pp. 9-36). Cresskill, NJ: Hampton Press, 1995 [PDF: www.scribd.com/doc/34271955]; (II) Ubuntu Amicus (UA) : [C] Right to ‘Free Speech’ Propaganda Profits Deception [PDF: www.scribd.com/doc/32739403]

⁶⁷ CCT 23-10: *Statement of Consent by Dr. T. Michael Maher* [PDF: www.scribd.com/doc/31373074]; *How and Why Journalists Avoid Population-Environment Connection*, by T. Michael Maher, Ph.D. [PDF: www.scribd.com/doc/33694415]

⁶⁸ HC-WC 19963-09: *140 SA Elite Deliberate Indifference to Rule of Law* [PDF: www.scribd.com/doc/34274197]

66. Excerpt from Complaint to International Criminal Court (PDF⁶⁹):

[d] Radical Honesty SA definitions of the word ‘Kaffir’, relevant to this matter:

[i] ‘Kaffir Behaviour’: Cultural Beliefs and Procreation Behaviour Definition:

Individuals who either independently or as a result of their cultural value systems, are incapable of, or unwilling to, practice sexual restraint and procreation responsibility; who consequently breed cockroach-prolifically without personal financial or psychological responsibility to, or emotional concern for, their offspring; and/or who abuse women and children as sexual or economic slaves procreated for such purpose; and/or whose cultural ideal of manhood endorses non-consensual sex (rape) as their sexual slavery entitlement, etc.

[ii] ‘Kaffir Etymology’: Original Etymological Definition for ‘Kaffir’:

The word kāfir is the active participle of the Semitic root K-F-R “to cover”. As a pre-Islamic term it described farmers burying seeds in the ground, covering them with soil while planting; as they till the earth and “cover up” the seeds; which is why earth tillers are referred to as “Kuffar.” Thus, the word kāfir implies the meaning “a person who hides or covers”; To conceal, deny, hide or cover the truth.

[iii] ‘Kaffir Legislation’ = Inalienable Right to Breed’ Poverty, Misery and War legislation; pretending it advocates for ‘peace’ and ‘human rights’.

Kaffir Law/Legislation provides citizens with the Inalienable ‘Right to Breed’ [and Vote], but demands that Citizens need a Licence to Own a Gun, a Licence to Drive a Car, a Licence to Practice Law, a television licence, a credit licence, a licence to earn a living, a university exemption licence, a licence to fish, a licence to hunt, a liquor licence, a business licence, a marriage licence, etc, etc. Kaffir Legislation covers up that an ‘Inalienable Right to Breed/laissez-faire birth control policy + No Social Welfare policies or practices provides for an equilibrium carrying capacity; whereas Inalienable Right to Breed/laissez-faire birth control within a welfare state, results in Runaway Growth, and ultimately greater misery, poverty and war⁷⁰.

ARGUMENT: Breivik’s Manifesto details his clear cognitive, theoretical and kinesthetic understanding of Individual Criminal Responsibility (i.e. legal sanity)

67. Breivik’s Manifesto (Book 3): A Declaration of pre-emptive War, clearly details his beliefs that the **Conservative Revolution - [is] the only Solution for free Europeans**, wherein he clearly and succinctly (in my opinion) explains his beliefs, and how he came to hold his beliefs, including his perspective to the concept of criminal culpability.

1. 3.1 A phase of dialogue has come to an end (1955-1999)

⁶⁹ http://issuu.com/js-ror/docs/110509_icc_trcfraud_complaint

⁷⁰ *From Shortage to Longage: Forty Years in the Population Vineyards*, by Garrett Hardin, *Population and Environment*, Vol. 12, No. 3. Spring 1991 http://www.garrethardinsociety.org/articles/art_from_shortage_to_longage.html

2. 3.2 Charges against all cultural Marxist/multiculturalist elites of Europe (category A and B traitors)
 3. 3.3 The European Resistance Movement/Indigenous Rights Movement - PCCTS, Knights Templar offer a full pardon to the Western European multiculturalist regimes, the MA 100 alliance (political parties) and all category A and B individual traitors if they capitulate to our military forces by January 1st, 2020
 4. 3.4 Why armed resistance against the cultural Marxist/multiculturalist regimes of Western Europe is the only rational approach
 5. 3.5 A new era has come - the time for dialogue is now over
 6. 3.6 Explanation of the European Civil War - Phase 1, 2 and 3
 7. 3.7 There are four potential outcomes of Phase 2 and 3
 8. 3.8 Differentiating between and dealing with category A, B and C traitors: hardcore Marxists, cultural Marxists, suicidal humanists/career cynicists and capitalist globalists
68. Under **3.2 Charges against all cultural Marxist/multiculturalist elites of Europe (category A and B traitors)** Breivik clearly describes his understanding of the concept of criminal culpability:
1. **Individual criminal responsibility:**
 2. A person who planned, instigated, ordered, committed or otherwise aided and abetted in the planning, preparation or execution of a crime referred to in the following articles shall be held individually responsible for the crime.
 3. The official position of any accused person, whether as Head of State or Government or as a responsible Government official, shall not relieve such person of criminal responsibility or mitigate punishment.
 4. The fact that any of the acts referred to in the following articles was committed by a subordinate does not relieve his superior of criminal responsibility if he knew or had reason to know that the subordinate was about to commit such acts or had done so and the superior failed to take the necessary and reasonable measures to prevent such acts or to punish the perpetrators thereof.
 5. The fact that an accused person acted pursuant to an order of a Government or of a superior shall not relieve him of criminal responsibility, but may or may not be considered in mitigation of punishment in the future (depending on the accused persons current and future acts of repent).
69. In the event that Psychiatrists: Synne Serheim and Torgeir Husby's academic political beliefs and academic decision making has been in favour of a multi-cultural state and cultural Marxist political correct practices, they themselves would be on Breivik's list of

individuals accused of being criminally responsible for the treason of allowing Norway to be conquered by foreign invaders.

70. As detailed in **3.2 Charges against all cultural Marxist/multiculturalist elites of Europe (category A and B traitors)**, Breivik accused are:

1. Charges brought against cultural Marxist/multiculturalist/suicidal humanist/capitalist globalist politicians, primarily from the alliance of European political parties known as "the MA 100" and EU parliamentarians. The accused are also elected and non-elected parliamentarians, their advisors and any public and/or corporate servant who has been and still are indirectly or directly implicated in committing the following acts.
2. The accused are also individuals from various professional groups (but not limited to): journalists, editors, teachers, lecturers, university professors, various school/university board members, publicists, radio commentators, writers of fiction, cartoonists, and artists etc. The accused includes many individuals from other professional groups such as: technicians, scientists, doctors and even Church leaders. In addition, individuals (investors etc) who have directly or indirectly funded related activities. It's important to note that the stereotypical "socialists", collectivists, feminists, gay and disability activists, animal rights activists, environmentalists etc are to be considered on an individual basis only. Not everyone who is associated with one of these groups or movements is to be considered a cultural Marxist/multiculturalist.
3. The accused are individuals who have deliberately used their influence in a way which makes them indirectly or directly guilty of the listed charges. Many of these individuals will attempt to claim "ignorance" of the crimes they are accused of.

71. In accordance to **3.2 Charges against all cultural Marxist/multiculturalist elites of Europe (category A and B traitors)**, these multiculturalist elites are to be charged with, among others:

1. Aiding and abetting to cultural genocide against the indigenous peoples of Europe.
2. Cultural genocide is a term used to describe the deliberate destruction of the cultural heritage of a people or nation for political, military, religious, ideological, ethnical, or racial reasons⁷¹[1].
3. According to the "United Nations Declaration on the Rights of Indigenous Peoples"⁷²[2] the cultural Marxist/multiculturalist elites of Europe (all category A, B and C traitors) are committing cultural genocide against the Indigenous Peoples of Europe.
4. "United Nations Declaration on the Rights of Indigenous Peoples" adopted by General Assembly Resolution 61/295 on 13 September 2007.

⁷¹ http://en.wikipedia.org/wiki/Cultural_genocide

⁷² <http://www.un.org/esa/socdev/unpfii/en/drip.html>

5. According to each part of this declaration; Europe is the victim of cultural genocide on par with that of Tibet.
6. **1b.** Aiding and abetting a foreign invasion/colonisation of Europe by allowing systematical Islamic demographic warfare (by the Global Islamic Ummah)
7. The cultural Marxist/multiculturalist elites of Europe are committing high treason by allowing and justifying past and current deliberate Islamic invasion/colonisation of Europe by Muslim states and the rest of the Global Islamic Ummah through the use of demographic warfare (by allowing mass Muslim immigration and allowing and tolerating average Muslim birth-rates of 3-4). These actions committed are coordinated efforts aimed at our Islamisation and the elimination of our freedoms. Europe is thus subject to a foreign invasion and aiding and abetting a foreign invasion in any way constitutes treason.
8. Contributing to deliberately disallow Europe's indigenous peoples from exercising the right to resist the Islamic invasion/colonisation through demographic warfare.
9. Contributing to institutionalised persecution, discrimination, harassment, illegal monitoring, incarceration, torture and/or mental/physical abuse of any and all individuals who attempt to resist or oppose the Islamic invasion/colonisation of Europe through demographic warfare and/or cultural genocide.
10. **Crimes committed against cultural conservatives or other political "enemies/threats":**
11. Contributing to expelling (firing)/demoting/hindrance of promotion of more than **40 000** cultural conservatives in various professions due to their political conservative stance.
12. Contributing to incarceration of more than **150 000** cultural conservatives or others, who doesn't support the cultural Marxist/multiculturalist stance, for "resistance" and/or "defence" related acts. Acts related to self-defence or with the purpose of directly or indirectly protecting ethnic Christian European interests (everything from the loss of life to securing national borders). This also includes attacks and/or the execution of cultural Marxists/multiculturalists or pre-emptive strikes for the purpose of preventing/limiting the use of demographic warfare. This also includes acts committed with the purpose of preventing/limiting (through illegal acquirement of funds or through violence) cultural genocide. Among the persecuted/incarcerated are primarily Western European citizens. Serbian and Croat war heroes are however also included.
13. Aiding and abetting to cause the extinction of the indigenous Europeans' by creating and/or maintaining the Marxist social structures which has lead to an average fertility rate of less than 1,5 among the indigenous Europeans.

14. These policies of extinction is nothing less than the deliberate plan to cause the indirect demographical genocide on a mass scale by implementing and maintaining Marxist social structures. This huge deficit is then used as the primary argument to allow mass Muslim immigration. The utter unwillingness to change these social structures (reverse from matriarchal oriented structures to patriarchal structures) leading to this gradual extinction is considered no less than high treason. These Marxist social structures causes an annual Western European birth deficit of at least 2 million. The political doctrines which create the fundament for these Marxist social structures are included in another chapter. A few examples include collaboration by allowing the marketing and propagating the excessive distribution of contraceptive pills to European women, by allowing 500 000 annual abortions, by stripping away mens rights and prerogative (as patriarch/head of the family) in relation to custody care, by criminalising physical disciplinary methods etc.
15. Contributing to deliberately and systematically preventing Europe's indigenous peoples from exercising the right to self-determination.
16. Contributing to undermine and destroy the Western European democracies by deliberately and systematically importing Muslim voters, encouraging to Islamic block voting and encouraging to Islamic demographic warfare for the purpose of increasing and/or growing voter base.
17. Contributing to deliberately exposing and thus endangering Europe's indigenous peoples to individuals and groups who exercise a fascist, violent, discriminating and genocidal political ideology known as Islam. These individuals and groups are all members of the Global Islamic Ummah, who has historically or still are exercising violent, hateful, threatening, discriminating and genocidal behaviour and acts towards and against Europe's indigenous peoples.
18. The behaviour and systematic acts of terror includes: demographic warfare, murder, rape, robberies, theft, harassment, slavery, sexual exploitation, financial exploitation and other various forms of physical and mental abuse.
19. Indirectly or directly supporting and/or contributing to the creation, marketing and implementation of multiculturalism, an anti-Western hate ideology aimed at undermining the indigenous peoples of Europe and destroying European civilisation and culture. Multiculturalism has never been about tolerance. It is an anti-European hate ideology championed as an instrument for unilaterally dismantling European nation states, culture, traditions, Christianity and identity. As such, it is an evil ideology bent on an entire culture's eradication.
20. Contributing to systematical ideological coercing and brainwashing (also known as thought reform or re-education) of the indigenous peoples of Western Europe in the attempt to modify people's social and political philosophy and instilling certain

attitudes. These indoctrination efforts are aimed towards all Europeans in order to form certain beliefs in a person with the aim of affecting individual value systems and subsequent thought-patterns and behaviours. This has been done by designing multiculturalist school curriculums with the intention of indoctrinating all individuals. Falsified and biased representations, falsified or biased statistics, falsified or biased sources, biased/unbalanced coverage and labelling certain opponents/groups as bigots/racists/Nazis is common. Furthermore, propaganda, direct or indirect manipulation and other forms of trickery is prevalent with the intention of creating a foundation for a new society based on multiculturalism and emotionalism/extreme egalitarianism. Other motives include the goal of limiting opposition/resistance towards mass-Muslim immigration/Islamic demographic warfare.

21. The cultural Marxist media establishment of Western Europe have since the 1960-1970s had a political agenda which closely coincides with the political establishment. As such their methods have included systematically attacking, discrediting and undermining Europe's traditional institutions, mechanics and processes in order to lay the foundation for a new society based on multiculturalism and emotionalism/extreme egalitarianism. Individuals who has supported a more rationalistic, individualistic and/or traditional views have been systematically labelled as bigots and silenced through various means.
22. The cultural Marxist/multiculturalist aim is to destroy all ties to history, culture, family, community, and one's people as a whole:
 - i. Traditional family structure (the nuclear family) through glorifying non-marital relationships, emphasis on sex education from young age, casual sex etc.
 - ii. European national states and national borders
 - iii. European/national cultural heritage and traditions
 - iv. European Christian traditions
 - v. The Church's influence in society (social and political influence). Conservative Church leaders are undermined/ridiculed/silenced.
 - vi. Discipline and disciplinary measures in educational institutions, at home and in society in general (by opposing/criticising/disallowing mental and physical disciplinary measures)
 - vii. The political mechanisms based on rationality and logic (death penalty, strict sentencing)
 - viii. The police/military role and influence in society by limiting their influence and rights (law and order)
 - ix. Men's right to equal child care/custody.

- x. Conservative organisations or individuals opposing mass-Muslim immigration and/or multiculturalism/feminism/extreme egalitarianism/emotionalism are systematically criticised, undermined, silenced, ridiculed and labelled as bigots/racists/Nazis/fascists. Examples are Christian newspapers/magazines and other cultural conservative publications who are being discriminated against through various means.

23. **Active support for:**

- i. Feminism/emotionalism/egalitarianism/multiculturalism and thus active support for the Islamisation of Europe.
- ii. Liberal Church leaders
- iii. Cultural Marxist/multiculturalist radical groups (Left wing extremists) such as Blitz, AFA, UAF etc.

24. **Biased coverage of:**

- i. Environmentalism - obsession with global warming instead of focusing on overpopulation (no calls for birth/population control in the developing world)
- ii. A long list of various countries that receive biased coverage in favour of Muslims.

25. **Failure to explain terms and educate the European populations about Islam:**

- i. Historical and contemporary Dhimmitude worldwide
- ii. Historical and contemporary Jizya
- iii. The importance of the Global Islamic Ummah
- iv. The importance of Al-Taqiyya in Islam
- v. The importance of Quranic abrogation/Naskh (Mecca vs Medina verses)

26. **NO coverage of:**

- i. The ongoing spread of Wahhabism/Jihadi Salafism in the West. Western European politicians and the mainstream media have failed to explain the European people that Saudi Arabia and other Muslim countries have spent more than 87 billion USD the last decades on propagating Wahhabism in the West. Furthermore, they have failed to explain that there are now hundreds of Wahhabi centers (mosques and Islamic cultural centers) across Europe who teaches an exceptionally hateful variant of Islam.
- ii. **Daily Jihadi attacks worldwide:** More than 200 documented Jihadi attacks on non-Muslims every week, worldwide (with more than 400 casualties and more than 800 injured on a weekly basis) - primarily slayings of Christians, Jews,

Buddhists, Hindus and Animists. Weekly undocumented occurrences range in the thousands on average.

27. **7c.** Indirectly or directly supporting and/or contributing to state sanctioned falsification campaigns (both revisionism and negationism) aimed at laying the foundation for implementing European multiculturalism and/or mass-Muslim immigration.
28. More info regarding these charges:
 - i. The essence of multiculturalism is that all cultures and religions are “equal”. In this context our Western governments launched a great “campaign of deception” against their own people with the goal of creating a falsified version of the Islamic and European Civilisation, in order to make them equal. According to them, this is needed in order to successfully implement multiculturalism.
 - ii. The process was politically motivated with the goal of creating a good foundation for Euro-Arab cooperation and trade.
29. **Examples of anti-Western propaganda included in our school curriculums:**
 - i. Falsified information about the Crusades (it was a defensive campaign not offensive)
 - ii. Western colonial history (anti Western bias) was primarily consisting of financial exploitation of lesser developed territories but was nothing compared to the 1400 years of Islamic Jihad which resulted in countless genocides resulting in more than 300 million slaughtered, and the enslavement and forceful conversion of more than 300 million)
30. More than 95% of today’s Journalists, editors, publishers are pro-Eurabians (support European multiculturalism). The same goes for 85% of Western European politicians and more than 90% of EU parliamentarians.
31. The current multiculturalist regimes of Western Europe are not at all democratic, this country is not democratic. They haven’t been democratic since the 1950s. There is no basis for democracy when all state institutions including schools/universities deliberately use advanced brainwashing techniques (as has been described thoroughly) to condition the people from resisting their own persecution and annihilation through the manifestations of cultural Marxism/multiculturalist doctrines. Furthermore, there is no basis for democracy when 99% of all journalists support and propagate multiculturalism and thus collaborate with the political elites in their quest to indoctrinate the people. There is no basis for democracy when all patriots and nationalists are ignored, ridiculed or persecuted. Factors such as these and many more have resulted in the Marxist tyranny we live under today. The political and cultural

elites are deliberately selling their own people into Islamic slavery by allowing Islamic demographical warfare and by their reluctance to ensure a national indigenous fertility rate of 2,1.

72. It would appear to me that any psychiatrist who considered themselves to be a fundamentalist politically correct cultural Marxist multi-culturalist as well as honourable democrat, should honourably recuse themselves from an enquiry into Mr. Breivik's alleged sanity, based upon their predisposition to be biased towards his actions.
73. The absence of doing so, only proves Mr. Breivik's actions to have been fully justified, and his charges to be accurate regarding the bias and lack of commitment to democratic values open transparent discourse practiced by fundamentalist politically correct cultural Marxist multi-culturalists.
74. It is clear Mr. Breivik's concept of 'democracy' does not equate with the version of 'democracy' espoused by the political correct cultural Marxist multiculturalists:
 1. The current multiculturalist regimes of Western Europe are not at all democratic, this country is not democratic. They haven't been democratic since the 1950s. There is no basis for democracy when all state institutions including schools/universities deliberately use advanced brainwashing techniques (as has been described thoroughly) to condition the people from resisting their own persecution and annihilation through the manifestations of cultural Marxism/multiculturalist doctrines. Furthermore, there is no basis for democracy when 99% of all journalists support and propagate multiculturalism and thus collaborate with the political elites in their quest to indoctrinate the people. There is no basis for democracy when all patriots and nationalists are ignored, ridiculed or persecuted. Factors such as these and many more have resulted in the Marxist tyranny we live under today. The political and cultural elites are deliberately selling their own people into Islamic slavery by allowing Islamic demographical warfare and by their reluctance to ensure a national indigenous fertility rate of 2,1.
 2. Thomas Jefferson, the third President of the United States and the author of the US Declaration of Independence, stated;
 - i. "The tree of liberty must be refreshed from time to time with the blood of patriots and tyrants."
 3. He also wrote:
 - i. "That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government, laying its foundation on such principles and organising its powers in such form, as to them shall seem most likely to effect their Safety and

Happiness. [...] It is their right, it is their duty, to throw off such Government, and to provide new Guards for their future security.”

4. Refreshing the tree is now long overdue as our countries are in a rapid state of disintegration. It is VITAL and essential for the survival of European civilisation and each respective Western European country that we refresh the tree of liberty. The intention of the National Resistance Movement is to do exactly that; to refresh the tree of liberty, and obviously not to cut it down. Refreshing the tree of liberty involves a coup supported by a significant portion of European patriots. It is impossible to guarantee a democratically sanctioned coup as we have to keep in mind that Europeans have been brainwashed now for two generations. Many will oppose us for our stance and call us fascist. Nevertheless, it is essential to acknowledge and understand that we are not. We are not fascists as we do not want a one party state. Only a coup (refreshing the tree of liberty) can ensure the long term survival of the democratic model. All coups involve the temporary suspension of the constitution. Thomas Jefferson himself knew that. However, the goal of the coup is, as stated, not to chop down the tree of liberty but to refresh it.
75. In fact in certain aspects, Mr. Breivik’s perspective towards the concept of ‘democracy’ allows for greater tolerance towards liberals and multiculturalists, than those liberals and multiculturalists currently allow for conservatives.
1. f. Create liberal zones as a method to avoid conflict between cultural conservatives and individuals who seeks unrestricted freedoms. Liberal zones may be granted semi-autonomy. See other chapter for more details.
 2. **General demands from the people which are covered in the above policies:**
 3. 1. The right to maintain our traditional majorities in our own lands, control our own sovereignty and our own self-determination. We do not wish harm or ill-feeling toward any other peoples on earth, but we assert the right to maintain our own majorities in our own lands without being accused of "racism." We reject current trends, institutionalised through multiculturalism, which preach that we have no right to oppose, control or lessen unlimited immigration from non-indigenous cultures.
 4. 2. The right to teach our children our cultures, languages, historical interpretations, religious celebrations and traditions unimpeded. We reject educational trends, , institutionalised through multiculturalism, which encourage our children to forget or despise their culture, traditions, religious practices and history in order to avoid offense to non-indigenous European residents or citizens.
 5. 3. The right to maintain, cherish and practice our own indigenous religious holidays and celebrations. We reject out of hand current trends, institutionalised through multiculturalism, which preach that traditional indigenous European religious or

cultural celebrations such as Christmas are somehow "racist" or "non-inclusive" and therefore must be "downgraded," "renamed" or otherwise de-emphasised or eliminated in order to avoid offending non-indigenous European residents or citizens. We reject current policies which establish that our indigenous cultures are somehow deficient and therefore are not complete until they are "enriched" by other, non-indigenous cultures.

6. 4. The right to maintain, cherish and display our own indigenous religious, national, ethnic and cultural symbols. We reject out of hand current trends or policies, institutionalised through multiculturalism, which preach that our national flags or ethnic symbols of centuries standing are somehow "racist" or "non-inclusive" in order to avoid offense to non-indigenous European residents or citizens.
7. 5. The right to maintain, cherish, protect and display our own indigenous cultural expressions such as music, artwork and sculptures. We reject out of hand current trends or policies, institutionalised through multiculturalism, which preach that indigenous European cultural expressions such as statues of boars, folkloric tales about pigs or dogs, paintings with Christian or Classical pagan themes, war memorials with a Christian theme, etc., should be removed from public view, banned, destroyed, modified or otherwise threatened in order to avoid offense to non-indigenous European residents or citizens.
8. 6. The right to maintain, cherish and protect indigenous burial sites, structures, buildings, churches, museums and other public works and structures from destruction, modification or other changes. We reject out of hand current trends or policies, institutionalised through multiculturalism, which establish that indigenous public works and structures must be changed or modified to avoid offense to non-indigenous European residents or citizens, or to "make way" for structures or public works that benefit non-European residents or citizens (i.e. digging up indigenous graves that are centuries old in order to "make room" for non-indigenous cemeteries, removing external Christian symbols and statues from churches, etc.)
9. Mr. Franco Frattini of the EU Commission, the unelected and unaccountable government for nearly half a billion people, has stated that Europeans should accept further tens of millions of immigrants within a generation. The British Foreign Minister Milliband stated late in 2007 that the EU should expand to include Muslim nations in North Africa and the Middle East. The French President Sarkozy and the German Chancellor Angela Merkel confirmed this early in 2008. This is part of an organised attempt to surrender Europe to Islamisation that has been going on for decades. Since the European Union involves the free movement of people across borders, European leaders are opening the floodgates to tens of millions of Muslims and other non-indigenous peoples at a time when native Europeans fear for the survival of their

civilisation and feel like aliens in their own cities. Meanwhile, Ernst Uhrlau, the president of Germany's foreign intelligence agency, warned about the rising assertiveness of violent Jihadist organisations in North Africa.

10. Based on this evidence, the European Union, all MA100 political parties (Multiculturalist Alliance 100, European political parties in support of multiculturalism), and other political entities influencing European decision-making, can hardly be seen as anything other than criminal organisations dedicated to the demographic dispossession and cultural marginalisation of the indigenous peoples of an entire continent. Consequently, the EU should be immediately dissolved. Native Europeans should demand that we have an interim period with public de-Eurabification, where the lies propagated by pro-Islamic Multiculturalists should be removed from our history books, and a proper respect for European cultural traditions should be restored. Those individuals and officials on senior levels who have participated in the creation and/or implementation of European multiculturalism/"the Eurabia project" should stand trial for crimes against their civilisation.

ARGUMENT: Breivik clearly and very 'reasonably' explains his Political Necessity Motivations for his Political Terrorist acts:

76. Breivik clearly details his reasoning for how and why he believes that the time for talk and non-violent attempts to reform politically correct cultural Marxist multi-culti democracy were over:
 1. **Why the actions of the cultural Marxist/Multiculturalist regimes of Western Europe have rendered armed resistance as the only rational approach:**
 2. Multiculturalism, like drugs, is an insidious weapon. Both destroy the heart and fabric of a people. All ties to family, community, and one's people as a whole are destroyed by these two opiates of the human mind. Both are sponsored from the top down by one world elitists bent upon creating a world order who's power is such that its subjects possess no potential for resistance.
 3. By its very nature every emerging police state seeks to harness both the power of the state and the people to its will. When calls are made for support of cryptic slogans such as war on crime, drugs, terrorism, hate, poverty, etc. what is really meant is "grant power to the state and applaud the rape of your freedom." In sum: multiculturalism is another program designed to create the subjects of a Police State without borders. When coupled with the "war on drugs" and "war on terrorism," Orwell's world of endless war is realised. It would be their world, their orders, and nothing new, for a lust for despotism is as old as mankind himself.

4. The anti-thesis of multiculturalism is moral, religious, and cultural solidarity among the people of a nation. So is the belief in one's self and the ultimate good of his people. A cohesiveness that produces a national vision, with set boundaries of acceptability and unacceptability in the affairs of a nation, while allowing for the natural differences in men. Multiculturalism as a tool of warfare becomes impotent and rejected in such an environment.
5. A necessary first step toward recovery is to look at politics, social policy, and government emanating from Brussels with new eyes, unclouded by a lifetime of false information and deception propagated by elitist sponsors. Pretending any longer that the bought and paid for political prostitutes in your parliament and the EU parliament represent you or anyone you know is tantamount to cutting your own wrist with a razor blade. Self-destructive behaviour may qualify one for government "protected class status" under diversity laws, but it will not save you, your family, or your nation.
6. Democratical struggle through dialogue and armed oppression and/or resistance have always gone hand in hand.
7. War or armed resistance has traditionally always been used as a last resort, used when dialogue has proven to be ineffective. The justification for use of armed resistance against the European cultural Marxist/multiculturalist systems is tied to the outlook for cultural conservative political success. You have to ask yourself; is it remotely possible under the current conditions that a conservative, monocultural political party will ever gain substantial political influence? An increasing number of Europeans are opening their eyes to the reality that the democratical struggle through dialogue has been lost. The cultural Marxists have institutionalised multiculturalism and have no intention of ever allowing us to exercise any political influence of significance. In theory we, the cultural conservatives of Europe, have become slaves under an oppressive, tyrannical, extreme left-wing system with absolutely no hope of reversing the damage they have caused. At least not democratically..
8. It is meaningless to participate in the democratical process when you are not allowed to raise important issues without being subjected to political and social persecution through stigmatisation and ridicule. It is time to acknowledge that we, the cultural conservatives of Western Europe, are deceiving ourselves to believe that it is remotely possible to change the system democratically.
9. The continuation of the ongoing peaceful dialogue with the cultural Marxists/multiculturalists only serves to further diminish our demographical advantages. They are growing stronger while we are being weakened every year. It is counter-productive, even lethal to waste another five decades on meaningless dialogue while we are continuously losing our demographical advantage. We have never and will never be allowed to ever exercise any influence. The cultural

Marxist/multiculturalist elites nationally and in Brussels have for the last five decades created a resilient system whose objective is to ridicule, persecute, harass and silence us. They will continue to systematically marginalise us until the day when we are no longer a threat to them.

10. The following arguments will further underline why any democratical or peaceful cultural conservative victory of significance is impossible:
11. **Cultural Marxist institutionalised ideological coercion and brainwashing:**
12. Western Europeans are today being ideologically coerced and brainwashed from young age as multiculturalism has been institutionalised (in all government spheres). By doing so they are systematically modifying people's social and political philosophy and instilling certain attitudes and beliefs with the aim of affecting individual value systems and subsequent thought-patterns and behaviours. This has been done by creating, justifying, propagating and implementing the European hate ideology known as multiculturalism, the use of falsified or biased statistics, falsified or biased sources, biased coverage of global conflicts and systematically labelling everyone who opposes the "cultural Marxist/multiculturalist/extreme egalitarian" world view as bigots, racists and fascists (sub-human).
13. **Corruption and feminisation of political parties and individuals by indirect/direct coercion:**
14. You cannot become the government unless you bow to the views of the 'Centre-Left' Multiculturalist media elite, especially the broadcast media elite.
15. Very few politicians manage to maintain their integrity, their honour and truthfulness throughout this process. More or less every political party and a majority of individuals will ultimately become corrupted by Cultural Marxist doctrines. Almost everyone will eventually be swayed into supporting the Multiculturalist world view.
16. More than 85% of Western European politicians and more than 95% of EU parliamentarians support the cultural Marxist/multiculturalist world view (European multiculturalism).
17. Yet, almost 50% of Europeans would support a cultural conservative world view. Very few will admit it as open support will involve certain stigmatisation. In other words, the politicians, in an anti-democratical manner are acting against the wishes of Europeans and have been for decades.
18. **Systematically import of multiculturalist/socialist voters:**
19. Year after year, Islam is growing rapidly in Western Europe; from 50 000 in 1955 to 25 million today, in 2008. Islam will continue to increase through demographical warfare (high birth rates combined with immigration) from 5% to 10, to 25 until it reaches 50%.

For every newborn Muslim in Europe the cultural Marxists/multiculturalists will automatically get one more vote. And as we all know 98% of Muslims give their votes to the Multiculturalist Alliance, the “MA100” (pro-multiculturalism European political parties), the enablers of Islamisation. The MA100 political parties are thus selling their own people into Muslim slavery.

20. 85% of all Muslims vote for Socialist parties (according to Norwegian statistics).
21. 99% of all Muslims vote for pro-Multiculturalist parties (according to Norwegian statistics). There is no reason to believe that these statistics are not representative for other Western European countries.
22. **Cultural Marxist/multiculturalist/suicidal humanist/globalist media:**
23. “[In the West] unpopular ideas can be silenced, and inconvenient facts kept dark, without any need for an official ban.” - George Orwell, UK writer
24. The ultural Marxist media (politically correct MSM) are actively propagating multiculturalism and anti-traditionalism/nationalism and are therefore actively contributing to the annihilation of European identities, cultures and national sovereignty. The thinking seems to be that if you scratch any random European there is usually a Nazi lurking underneath, just waiting to get out. There are only two possible versions of Europeans: the politically correct “surrender-monkeys” and the Nazis. If we are not the former, then it follows by logic that we have to be the latter. This attitude betrays an all-pervasive hatred that demonises absolutely anything Europeans do to protect their dignity, culture and heritage. It closely mirrors multiculturalism, which is an anti-Western, but especially an anti-European hate ideology.
25. Ask yourself, do you know a single media company who openly opposes multiculturalism and the cultural Marxist/multiculturalist world view? More than 95% of journalists, editors, publishers support the Islamisation of Europe indirectly or directly by supporting and propagating the European multiculturalist world view[3]. Yet, almost 50% of Europeans would support cultural conservative policies. Very few will admit it as it would involve certain stigma. In other words, the so called “free press” is not free at all. The mainstream media has been hijacked by cultural Marxists, humanists and globalists and are not acting in the interest of Europeans and Europe.
26. The Muslim riots in France, on July 8th-15th, 2009, illustrated this well. The French Interior Ministry issued orders to the prefects not to communicate to the media the crime statistics and other essential information. Furthermore, mainstream media companies were specifically instructed not to cover the riots as the Interior Minister ordered a full Media Blackout. In addition; *Orders not to speak to the media were given to firemen, gendarmes and police.* Leaks indicated however that aprox. 800-1500 cars, tens of buildings and forests were burned down in this period, more than 13

police officers were injured and more than 300 Muslim youths arrested⁷³⁷⁴. The frightening thing is that no mainstream media companies (Western Europe/US) reported anything about this to their populations. This specific incident and hundreds of “similar” incidents prove that the cultural Marxist/multiculturalist governments and the media companies are colluding against their people by doing everything to keep the truth from them. They know that the multicultural doctrines will lead us to disaster but are intent to continue to propagate, implement and “protect” the European multiculturalist system, despite how much human misery it will result in along the way (just like Soviet Russia during the 70s and 80s).⁷⁵

27. **News corporations, controlled by cultural Marxists/multiculturalists, full scale war against cultural conservatism/nationalism:**
28. This involves thousands of examples of character assassinations (everything from a hatchet job on a Bruce Bawer book portraying him as a “foam-around-mouth-racist to ignoring other essential works completely) and other direct attacks and deliberate “media blackouts” regarding Muslim riots (and other issues they do not wish to cover) in Western Europe.
29. On September 14th, 2009, a person I am familiar with was contacted by a friend who works for a major Norwegian news agency. He told him about something terrifying and upsetting he had been witness to regarding the coverage of the Gøteborg intifada (Muslim Riots in Gøteborg, Sweden during Ramadan in August/September). According to him, all major news agencies in Norway (in cooperation with the largest Swedish news agency) had made an alliance in order to prevent the truth from getting out, or at least keep the truth from getting out for as long as possible and at least until after the Norwegian elections September 13th.
30. His exact words were:
 - i. “It is a dangerous road we are walking when the truth is systematically held back and when we are willing to go this far in order to cover up the consequences of the multicultural society. This has been allowed to develop to a degree where it is a democratical problem.”
31. It is really disturbing how the major news agencies managed to reach a consensus regarding this deliberate cover-up or “media blackout” with the intention of censoring the riots. How was it possible that we would end up with a synchronised media corps which is willing to go this far to hold back the truth from the Norwegian/Swedish people about something so important?
32. The following log describes how this transpired:

⁷³ http://atlasshrugs2000.typepad.com/atlas_shrugs/2009/07/media-blackout-violence-in-france.html

⁷⁴ <http://www.brusselsjournal.com/node/4015>

⁷⁵ http://www.document.no/2009/05/intet_nytt_blant_norske_journa.html

- i. **August 21/22nd** - reports are received in major news desks regarding Muslim riots in Göteborg, Sweden. An article is created in one agency but the chief editor decides not to publish it.
- ii. **August 22nd** - a manifest of Jihad is posted in Rosengård, Sweden, Norwegian media companies are informed about this on the 23rd. It is clear now to many of the chief editors in the major Norwegian news agencies that this indicates that the rioting will continue and that it is indeed news worthy. However, most of them assume (hope) the riots will end within a week at most.
- iii. **August 23rd** - Early in the morning, the chief editor in *Aftenposten*, Hilde Haugsgjerd was contacted by Jan Helin in the major Swedish newspaper *Aftonbladet* where she is asked to keep a lid on the story and/or at least write as little as possible about the riots. She is told to inform other Norwegian chief editors. It is unknown what else was discussed.
- iv. After this phone call with Jan Heling, Hilde Haugsgjerd calls the chief editor in *Dagbladet*, Anne Aasheim where they agree that this is a story which could significantly benefit the Norwegian Progress Party (FrP, the only anti-immigration party) as it would put immigration/asylum seeker/Islam related discussions on the agenda just before the elections. This must be prevented at all costs. They agree to contact chief editors in all major Norwegian news agencies and hold a teleconference where they discuss this issue later that day (it should be noted that ALL Norwegian news agencies are supporters of multiculturalism with many of its key personnel with political Marxist/pro-multiculturalist background). According to the source, it has been confirmed that the following individuals participated in the teleconference:
 - v. Editor of *VG Nett*: Espen Egil Hansen (on behalf of Bernt Olufsen), Hans-Tore Bjerkaas (editor in *NRK*), Carsten Bleness (editor in *Dagsavisen*), Jan Ove Årsæther (editor in *TV2*), Hilde Haugsgjerd (*Aftenposten*) and Anne Aasheim (*Dagbladet*).
 - vi. According to the source, there was a tense mood among the participants. Espen Egil Hansen and Jan Ove Årsæther suggested to give the story "some" coverage so that there would be no speculations concerning the fact that Norwegian news agencies had censored the riots if they lasted longer than expected. They drew parallels to the Paris riots and discussed that it could escalate. According to the source, Anne Aasheim raged at Espen Egil Hansen and Jan Over Årsæther and accused them of promoting racism and helping the Progress Party election apparatus (FrP) by wanting to cover the riots.

- vii. They all agreed in the end that the most pragmatical approach was to not cover the riots at all and to inform other editors in different news agencies to deliberately ignore it as well.
- viii. **August 28th** - two murder attempts on Swedish police officers and multiple arsons of cars and buildings results in a situation where the major Swedish news agencies are “forced” to cover the riots to a certain degree. As before, it is decided that the word: “Islam”, “Muslim”, “Jihad” or “intifada” shall not be included in any articles or reports (this is a common consensus among European MSM in general).
- ix. An increasing amount of tips (and demands from individuals to cover the events) pours in to the Norwegian news desks but still they all refuse to cover it (only 1-2 weeks until the Norwegian elections).
- x. **6-8 September** - They manage to maintain censorship until around September 6-8th. After that, reports are starting to be published on independent blogs and these events are being distributed on the internet. Many individuals on online forums are demanding that the MSM cover the events and they are calling it an outrage and un-democratic behaviour. The pressure increases on the news agencies.
- xi. At this point, Hilde Haugsgjerd starts to doubt whether it is too risky to continue the media blackout. She is starting to experience increased pressure from her own staff (*Aftenposten* used to be a cultural conservative news paper up to 1972, when it was infiltrated by cultural Marxists, and is still regarded as the most conservative of the MSM news agencies). After a few phone calls back and forth among the editors during this time the issue is discussed again and they are evaluating the possibility to end the censorship. However, they all agree to continue with the media blackout.
- xii. **September 13th** (1 day before the Norwegian election) - Hilde Haugsgjerd makes a call to Anne Aasheim and tells her that she is going to publish a short article about the riots, but that she will make it moderate (scaled down) and will ensure that the article is not highlighted. This decision is made to create a sort of alibi so that conservatives cannot claim that *Aftenposten* is deliberately plotting against the Norwegian people by participating in non-democratic activities (deliberate media blackouts). At this point there are loud discussion on various forums and blogs about the MSMs “full scale war” against the Progress Party (FrP).
- xiii. Some of the explanations used to conservatives who have demanded coverage in this period (regarding the Swedish, British, French riots) include:

1. *NRK*: Three different explanations: “Not newsworthy” and “we haven’t heard anything about this” and “the decision to cover this story is under consideration”.
 2. *TV2*: “We haven’t heard anything about this”
 3. *Aftenposten*: “Our reporter (who was about to cover this) is sick, we will cover it shortly”.
- xiv. **September 14th** - Norwegian elections - Progress Party result: 22,9% (down 6-8 percentage points from earlier polls due to intensive media attacks from a synchronised news corps for eight weeks straight.
- xv. **September 20th** - *NRK*, the Norwegian state channel, is now (after 6 weeks!) running a television broadcasted story about the intifada in Gøteborg, Sweden, one week after the election...

33. **Conclusion:**

- i. All major news agencies in Norway deliberately conspired (and continue to conspire) against the Norwegian people and sabotaged the 2009 election by initiating media blackouts of essential events (the Muslim intifada in Gøteborg, the Muslim riots in several places in the UK and the Muslim riots in France a couple of months earlier). Not only did they “rob” the the Progress Party of essential coverage which would have guaranteed the party at least 28-30% of the votes (if these events had been given the appropriate coverage and attention). Every single news agency (some of which had been neutral towards the Progress Party in many cases) synchronised a “full scale media/labeling war” (employing primarily scare tactics and various other attacks) against the Progress Party eight weeks before the election. At this time the Progress Party was at 28-30% on multiple polls and I guess the MSM panicked (as the following 8 weeks of synchronised war campaign indicates).
- ii. At the end of the day, they, the major news agencies succeeded in sabotaging the election again and ruining the FrP turnout. FrP bled during this media war campaign and lost 6-8 percentage points, ending on 22,9%.
- iii. The almighty Norwegian/Swedish cultural Marxist media corps significantly manipulated the Norwegian election and the cultural Marxist/multiculturalist government (consisting of the Labour Party, Socialist Left Party and Center Party) were allowed to continue their old path of mass-Muslim immigration (colonisation) and Islamisation of Norway.
- iv. These types of un-democratic media strategies are not limited to Norway/Sweden but are prevalent in all Western European countries. France is

a very good example where media blackouts are increasingly common (even by ministerial instruction).

- v. There is no such thing as a “free press” in Western Europe and there haven’t been since the last cultural conservative (critical of multiculturalism) news agencies were infiltrated during the 1970s. A majority of Western European countries do not have a single cultural conservative news agency left which is contributing to paralyze our democracies by making them dysfunctional. This again contributes to radicalise moderate cultural conservative forces because an increasing number of people feel that we are now living in a repressive totalitarian cultural Marxist/multiculturalist state.
- vi. There is no democracy in Western Europe, and Norway and Sweden are two of the world’s most repressive Marxist regimes.

34. **You are not democratic unless you are a cultural Marxist/ multiculturalist?!**

- i. Also see “2.67 Democracy not working”.

35. **One against all - cultural conservatives are quarantined and demonised:**

- i. Even if a moderate right wing political party (against all odds) manage to gain certain influence by avoiding cultural Marxist/multiculturalist attacks they will not be able to accomplish anything unless they get more than 50% of the votes. It is quite common for pro-multiculturalists to agree on a “cordon sanitaire”, a well known and fundamentally un-democratic containment policy used by the cultural Marxist/multiculturalist political parties to “quarantine” cultural conservative parties in France, Belgium, the Netherlands, Sweden, Spain and several other countries. Though in French the term originally denoted a barrier implemented to stop the spread of disease, its use in English is almost always metaphorical and political, and refers to attempts to prevent the spread of an ideology deemed unwanted or dangerous.
- ii. A “cordon sanitaire” has been agreed upon by the establishment against the Swedish party: Sweden Democrats, in France against the National Front and several other countries.
- iii. The most successful anti-Islamisation party in Europe; the Norwegian Progress Party (22% last election) has achieved absolutely nothing during the last eight years. They have presented hundreds of new bills and suggestions related to Islamisation and re-introducing cultural conservative policies but more than 95% of them have been rejected (due to the fact that all the other parties support multiculturalism and an appeasement approach).

36. **EUSSR political terror and persecution:**

- i. An increasing number of people will come to realise that a democratic victory in Europe is not possible. The “Austria/Haider incident” is a good illustration. As soon as a government is elected which opposes the “EU’s Eurabia project/European multiculturalism” they are immediately and effectively neutralised. In Austria’s example, EU imposed 7 months of sanctions and rallied the world’s cultural Marxist/multiculturalist media organisations. There is ample evidence by reviewing the coverage during these events that the EU leaders and the European mainstream media deliberately launched a campaign of psychological warfare with the strategy of terrorising the Austrian population in order to achieve the goal of turning them against their leadership. The Austrian population was effectively coerced into changing their views as it is unbearable to be portrayed as “a country full of Nazis” by the world press.

37. **Quick summary:**

- i. 1. We are subject to cultural Marxist/multiculturalist institutionalised ideological coercion and brainwashing through government institutions. Private institutions are forced to conform to the same cultural Marxist/multiculturalist principles.
- ii. 2. More or less every media organisation is propagating cultural Marxist/multiculturalist principles. “Free press” in Western Europe does not exist. The mainstream media has been hijacked by cultural Marxists/multiculturalists and are not acting in the interest of Europeans and Europe. There is no freedom of speech in Europe. If you don’t cheer and embrace your own annihilation you are a racist bigot, an enemy of the establishment and must be suppressed, ridiculed, undermined and persecuted. This policy of oppression and persecution has been ongoing since the creation of multiculturalism in the 50s, 60s and 70s.

38. **Political, cultural and media elites are colluding against the interests of free indigenous Europeans.**

- i. 3. The cultural Marxists/multiculturalists systematically import millions of voters which increases their political position from year to year. It is simply not possible to compete democratically with regimes who import millions of voters.
- ii. 4. Right wing political parties fight an up-hill battle and every single bill and suggestion is ultimately rejected. This leaves the cultural conservatives (anti-multiculturalist) parties in Western Europe with zero influence. As such, the right wing parties indirectly contribute to pacify the cultural conservatives of Europe by giving them false hope. Instead of telling their sympathisers to give

them their vote they should admit to everyone and announce publicly that the democratical struggle has been lost and that all cultural conservatives should initiate armed resistance against the cultural Marxist/multiculturalist establishment.

39. **3.5 A new era has come - the time for dialogue is now over:**

- i. "Those who make peaceful revolution impossible will make violent revolution inevitable." - John F. Kennedy
- ii. The cultural Marxists have for more than 50 years disregarded the will of the majority of Europeans. The time for dialogue is now over. The time for armed resistance has come.
- iii. The most basic human right is to defend oneself against deliberate cultural attacks or even an institutionalised cultural genocide of unprecedented historical proportions. It's not just a right but a duty for all Europeans to defend oneself against such atrocities through armed struggle. We call upon you, fellow Europeans. Stop complaining and instead fight by our side.
- iv. We, the patriotic Europeans, will continue to effectively revolt against the "Nazis of our time"; the cultural Marxist/multiculturalist elites, who are leading us to the cultural slaughterhouse by selling us into Muslim slavery.
- v. Yes, we have lost the democratical struggle to defend Europe from deliberate cultural annihilation. As more people realise this we will see an increasing number of Europeans joining our ranks to fight by our side.
- vi. Many brothers and sisters have fallen already, the pioneers, the brave heroes, and the first to pick up their guns. We are the legacy of these first "unknown" pioneers. We did not want this but we are left no choice. Armed struggle is the only rational approach.

40. We, the free indigenous peoples of Europe, hereby declare a pre-emptive war on all cultural Marxist/multiculturalist elites of Western Europe.

41. And we have a very clear message for you:

- i. We know who you are, where you live and we are coming for you. If not today, then tomorrow, if not in 10 years, then in 50 years. We are in the process of flagging every single multiculturalist traitor in Western Europe. You will be punished for your treasonous acts against Europe, and Europeans. We will ensure that all category A and B traitors, the enablers of Islamisation and the destroyers of our cultures, nations and societies, will be executed and your property expropriated.

42. It will take us up to 70 years to win, but there is no doubt in our minds that we will eventually succeed. Quite ironically, the ongoing Islamisation that you so actively facilitate will be your downfall. Soon enough, the desperate cries of the European masses will indicate that your Multiculturalist regimes are near their end.
 43. The Western European cultural Marxist/multiculturalist regimes will fall before 2083, of that you can be certain.
77. He proceeds to detail his perspective to the *Explanation of the European Civil War - Phase 1, 2 and 3*.

ARGUMENT: Breivik clearly details his beliefs that hardcore Marxists, cultural Marxists Multiculturalists are deceiving indigenous Europeans, by implementing a demographic conquering Breeding War Act of War upon them.

78. Under **Differentiating between and dealing with category A, B and C traitors: hardcore Marxists, cultural Marxists, suicidal humanists/career cynicists and capitalist globalists** he writes:
1. One of the foundational problems in Europe today is that the multiculturalists and the suicidal humanists lie to everyone to preserve comfortable illusions. Political correctness is a mandatory lie in European societies.
 2. The multiculturalists have traditionally cheered the most violent totalitarian movements in other parts of the world as “freedom fighters” (Islamic and communist organisations) while native Europeans in Denmark, Germany, the UK or France who peacefully fight against becoming a persecuted minority in their own country always are labeled as racists, fascists, Nazis and generally the worst scum of the earth. Why are so called Palestinians who fight for their own country “nice” while Europeans doing the same labeled as “evil”? The answer is simple: Because native Norwegians, Brits, French, Germans are white Christians and therefore evil by default according to multiculturalist doctrines.
 3. It is expected that native Europeans shall humbly watch and applaud their own annihilation and extinction. The fact that we are persecuted and harassed in our own countries does not violate our human rights because we are white Christians and therefore evil by default.
 4. It is a pretty terrifying prospect that the prevailing ideology that dominates Western Europe long term will result in the extermination of people like me and you. Nevertheless, it is the only plausible theoretical explanation of the current development. As such, multiculturalism is an inversed form of Nazism where white European Christians ends up at the bottom of the food chain instead of on top. Exactly

how the Jews according to National Socialist doctrines automatically were blamed for everything that went wrong in society. Multiculturalism's doctrine teaches that "white racism" is the cause of all problems in our societies. The indigenous peoples of Europe are increasingly exposed to more violence, ridicule and persecution in cities all over Western Europe. This does not result in any sympathy whatsoever. The multiculturalists become increasingly hateful in their rhetorical attacks against us the more we are humiliated by Muslims, groups they mass import to our countries. This tells us everything we need to know about their real intentions.

5. As we all know a large portion of the multiculturalists lie about their motives when justifying mass Muslim immigration. The most common lie is the "humanist justification". If they were honest they would say the following:
 6. We believe the typical European Christian man and woman, Christendom and European nationalism is the cancer of the world so we have decided to exterminate it. We will do this through multiculturalism. The next decades we will deconstruct European identity, European traditions, European culture, European Christendom and European nation states. This is a long term project that will involve new waves of the colonisation of Europe by the Islamic world etc.
 7. Obviously, everyone with half a brain understands that this type of honesty would only result in violent uprisings. We, Europeans, would simply never accept it. This is why deceit is necessary and this is why all multiculturalists are using humanist principles as a deceptive mask to justify the overwhelming reforms we are witnessing today. Humanism is systematically exploited as a smoke screen by the multiculturalists and Muslim lobbyists that has resulted in liberal family reunification and political asylum arrangements. These are political mechanics which facilitates Islamic demographical warfare.
79. If the Norwegian politically correct, cultural Marxist multi political, religious, academic, media and military elite, consider Breivik's aforementioned allegations of a political program of political fraud and genocide conducted upon indigenous Norwegians and Europeans to be false and untrue, then the honourable ethical democratic way to prove such allegations false, is to allow him to submit his evidence for his argument, and for the State to submit their evidence to the contrary.
80. Denying Breivik a trial, by means of political psychology fake and fraudulent allegations as to his alleged insanity: PROVES BREIVIKS ARGUMENTS TO BE TRUE.

ARGUMENT: A case study: How the European politically correct cultural Marxist multicultural Anti-Apartheid movement overthrew Verwoerds Apartheid by means of political terrorism and an African breeding war; and installed the ANC regime

that provides SA's with between 3,000 to 25,000 % worse socio-political government services; & turned white South Africans into African White Refugees

Statement of Facts: African White Refugees Jus Sanguinis Petition to Norway:

81. "This regime of terror, extending beyond the gates of the ANC/SACP 'Buchenwald' of Quadro, was a necessary element in the total practice of repression and deception which made the Anti-Apartheid Movement the most successful Popular Front lobby for Stalinism anywhere in the world. In its 30 years' existence, the AAM put international collaborative organisations of the period of the Spanish Civil War and of the Stalin-Roosevelt-Churchill alliance to shame. Extending to the press, the churches, the bourgeois political parties, the trade unions and the radical, even the 'trotskyist' left, the AAM has been an outstanding success for Stalinism." -- *Mutinies in the Liberation Armies: Inside Quatro*⁷⁶, Paul Trehwela, Searchlight South Africa
82. The Applicant, as a matter of the Jus Sanguinis Boer Volkstaat Campaign petitioned the Jus Sanguinis Progenitor Governments of France, Netherlands, Germany, Switzerland and United Kingdom for: [A] International Political and Legal Recognition for a Boer-Volkstaat in South Africa; or in the absence thereof; [B] The enactment of Jus Sanguinis Right-of-Return legislation by the relevant Progenitor EU Nations, for EU citizenship for African White Refugee descendants.
83. Applicant requested various International and South African Anti-Apartheid Movement Organisations to impartially investigate the arguments in the Jus Sanguinis Petition and Briefing Paper to determine (a) the factual and legal accuracy and if so seriousness of the issues raised; and (b) consider all relevant options for resolving the issues; such as amending relevant (i) Foreign Policy laws by politically endorsing a Boer Volkstaat in South Africa; and/or (ii) Nationality laws by enacting Jus Sanguinis Right-of-Return legislation for their African White Refugee 'settler' descendants, to return to their progenitors motherland/s.
84. Briefly the Argument detailed in the Petition and Briefing Paper and other documentation submitted to these European Anti-Apartheid Movement Multiculti Government Officials argued that: (A) Applicant is a white Settler descendant of relevant European Progenitor Citizen of relevant European Union nation; (B) The Competitive Exclusion Principle (Apartheid) was an Act of Political Just War Self Defense to Tragedy of the Breeding War - Act of War - African Commons Exponential Population Growth 'Swart Gevaar' reality; (3) Apartheid Government was never found guilty in any court of law of any so-called 'Crime of Apartheid' or 'Crime Against Humanity'; (4) South African and International Anti-Apartheid Actions Endorsed Apartheid Regime Change; (5) South African and International Anti-Apartheid Regime Change Actions contributed to South Africa's TRC Fraud Social

⁷⁶ Searchlight South Africa, Vol 2, No 1: July 1990 p.30-35
<http://crime-of-apartheid.blogspot.com/2010/09/mutinies-in-liberation-armies-inside.html>

Contract; (6) South African and International Anti-Apartheid Movement have a Moral and Political Responsibility to Amend their Anti-Apartheid TRC Fraud Social Contract Geo-Political Miscalculation.

85. South Africa is populated by White and Black Settlers.

“All South Africans are settlers, regardless of their skin colour, and their DNA carries the proof. So says Dr Wilmot James, head of the African Genome Project, a distinguished academic, sociologist and, more recently, honorary professor of human genetics at the University of Cape Town. And he says South Africans will soon have a public genetic database which will show how the country became populated over thousands of years. The African Genome project is supported by local genealogy website Ancestry24.com James aims to trace the origins of South Africans "no matter what their language, ethnic origins, or skin colour". "No one group can lay claim to South Africa. Everyone is a settler, and we will show how people came here in waves of migration." ⁷⁷

86. Applicants European Settler Progenitor/s traveled to South Africa in response to European Nations Predecessors Geopolitical Realpolitik ‘Colonial Empire’ ‘Lebensraum’ Decision-making, to find only the Bushman as indigenous natives. They arrived as ‘settler’ farmers, soldiers, medical personnel, religious and political administrators, frequently on behalf of, and for the benefit of, European Nations Predecessors Political and Financial Imperial Interests⁷⁸. In approximately 1770, the Eastward migrating Boers came into contact with the southern migrating Xhosa’s, originally from Central Africa, at the Fish River in the Eastern Cape. Population pressure disputes over the ownership of farming land and cattle resulted in what is known as the Cape Frontier Xhosa wars. Many Boers then migrated north to found the Free State and Boer Republics.

Relations between the Netherlands and South Africa date back to 1652, when Jan van Riebeeck of the Dutch East India Company (VOC) landed at the Cape in order to set up a refreshment post halfway between Europe and the East Indies. Later the Cape developed into a Dutch colony with a permanent and expanding white population. South Africa was the only popular outgrowth that emerged from Dutch colonialism.

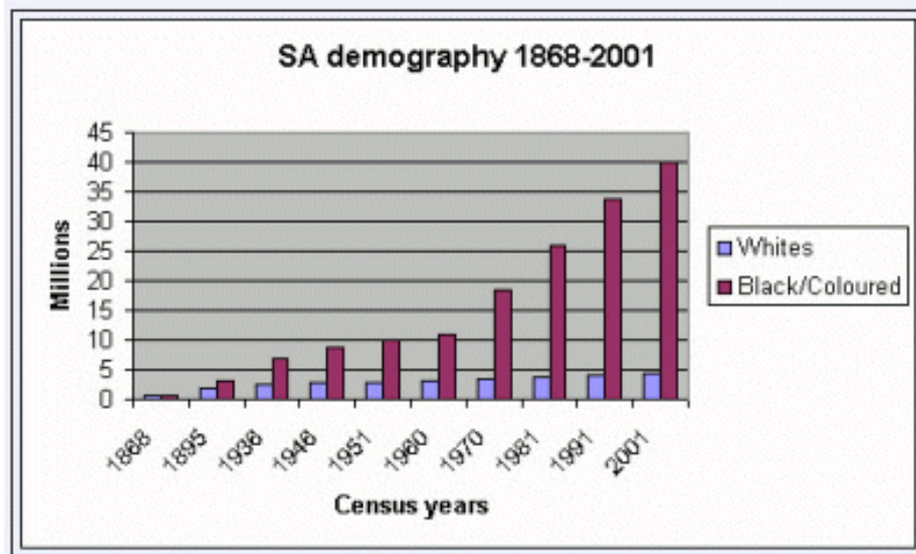
When the British took control of the Cape in 1806, part of the Dutch-speaking population - called Boers after the Dutch word for ‘farmers’ - left the Cape and migrated into the interior to establish two independent republics in the interior of today’s South Africa.⁷⁹

⁷⁷ ‘We are all settlers in SA’, Lynnette Johns, IOL; August 18 2007 at 03:37pm:
<http://www.iol.co.za/news/south-africa/we-are-all-settlers-in-sa-1.366860>

⁷⁸ Briefing Paper: Founding Petitioners & their Progenitors/Stamvaders (JS.17-26)

⁷⁹ From Jan van Riebeeck to solidarity with the struggle: The Netherlands, South Africa and apartheid By Sietse Bosgra, October 2008
<http://www.iisg.nl/collections/anti-apartheid/pdf/sadet.pdf>

87. One hundred years later, the first census in 1868 revealed a country of 1,134M million of whom 50% were settlers originally of European origins, and 50% were black and coloured settlers who arrived respectively from North Africa, or as slaves from the Far East.



88. In the subsequent 80 years the European population decreased from 50% to less than 25%. By 1948 the census revealed South Africa's population to be 11.957 Million, of which Africans were 8.5 M (79%) and Europeans 2.5M (21%).
89. **The Competitive Exclusion Principle (Apartheid) was an Act of Political Just War Self Defense to Tragedy of the Breeding War - Act of War - African Commons Exponential Population Growth:**
90. The roots of the political principle of apartheid are found in biology and ecology. In ecological biological settings, the principle of apartheid is referred to as the competitive exclusion principle. Simply it states that if you introduce two species competing for the same resources into the same ecological environment, predicting the ultimate outcome of their competition will be a result of the rate of their reproduction. The slower breeding species will always go extinct, unless it is able to adapt an evolutionary or behavioural shift that benefits it, to the exclusion of the faster breeding species.⁸⁰ For animals such a behavioural shift would mean finding a food source that can sustain the slower breeding species, which the faster breeding species does not consume. In South Africa, Apartheid was legislated as a non-violent political and territorial defense, to exclude the faster breeding Africans, from the slower breeding Europeans resources.

⁸⁰ *Stalking the Wild Taboo*, by Garrett Hardin: Part 4: *Competition: (20) Competition, a Tabooed Idea in Sociology; (21) The Cybernetics of Competition; (22) Population, Biology and the Law; (23) Population Skeletons in the Environmental Closet; (24) The Survival of Nations and Civilisations* (www.garretthardinsociety.org)

General Biology 100: Community Internationas: <http://www.sci.sdsu.edu/classes/bio100/Lectures/Lect21/lect21.html>

Exploring Life: Introduction to Biology: Species Interact in Biological Communities;; 2004 by Pearson Education, Inc., publishing as Pearson Prentice Hall. <http://knight.noble-hs.sad60.k12.me.us/content/exploringLife/text/chapter35/concept35.4.html>

Univ. of Illinois at Chicago: Biology 101: Competitive Exclusion Principle: <http://www.uic.edu/classes/bios/bios101/interactio/sld010.htm>

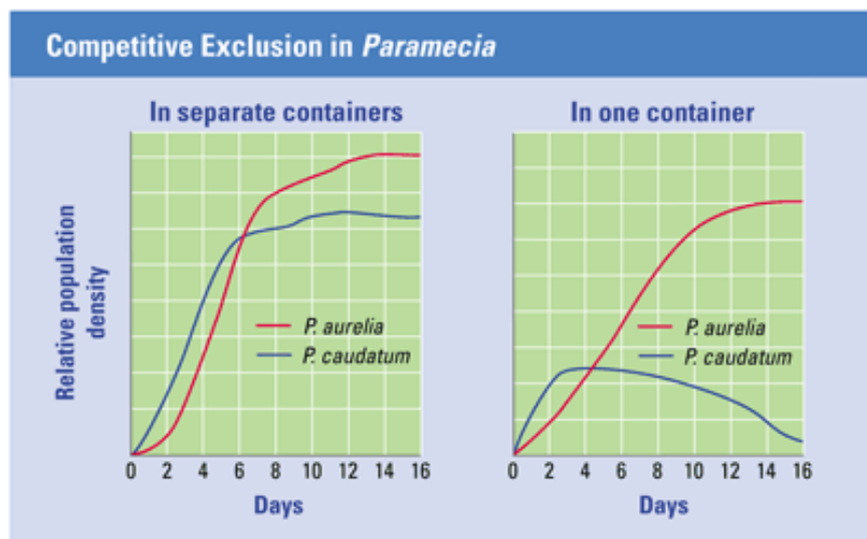


Figure 35-14
Two similar species may each thrive in separate locations, but one may exclude the other when they are placed together. The results of an experiment with two *Paramecium* species demonstrate this principle of competitive exclusion.

91. Judge Jason G. Brent’s response to an individual doubting that Apartheid Boer South Africans implementation of Apartheid was a Just War Act of Defense in response to a breeding war, Act of War stated:

“We must all understand that the most potent weapons of war are the penis and the womb. Therefore, if you cannot convince a group to control its population by discussion, debate, intelligent analysis etc., you must consider their action in using the penis and the womb to increase population an act of war.”

92. This is precisely how the ‘Swart Gevaar’ Population Explosion was interpreted - as a Breeding War Act of War - by Apartheid legislators and voters; who feared it would result in their racial and cultural suicide. Apartheid, or the Competitive Exclusion Principle, was their Just War for Boer Demographic and Cultural Survival Response⁸¹.

Verwoerd described the motives, practices and policies for apartheid, aka *separate development*, or *Harmonious Multi-Community Development*⁸², and *Live and Let Live*⁸³ in depth, in the submissions to the International Court of Justice on the South West Africa issue, about the ‘superiority of numbers of the Natives’⁸⁴.

⁸¹ Briefing Paper: [B][8] The Nature & Causes of Apartheid: A Just War for Boer-Afrikaner Demographic Survival (JSB.28-32)

⁸² Dr. Eiselen, W.W.M., “Harmonious Multi-Community Development”, in *Optima*, Mar. 1959, p.1. Dr. Eiselen was at that time Secretary for Bantu Administration and Development.

⁸³ Address by the South African Prime Minister, Dr. H.F. Verwoerd, address to the SA Club, London, in *Fact Paper 91*, Apr. 1961, p.14

⁸⁴ 1964-01-10: ICJ: Ibid (www.icj-cij.org): *Counter-Memorial filed by Gov. of the Rep. of S. Africa (Books I-IV)*, p.463

The choice before us is one of these two divergent courses: either that of integration, which would in the long run amount to national suicide on the part of the Whites; or that of apartheid, which professes to preserve the identity and safeguard the future of every race, *with complete scope for everyone to develop within its own sphere while maintaining its distinctive national character.* -- Dr. Malan's National Party in 1947⁸⁵

"As far as relations with the other peoples of South Africa were concerned, the National Party believed initially that its interests could be best served by following a policy of "separateness" - or apartheid. It felt that, only in this manner, would the whites in general - and Afrikaners in particular - avoid being overwhelmed by the numerical superiority of the black peoples of our country. Only in this manner would they be able to maintain their own identity and their right to rule themselves." -- FW de Klerk submission to the Truth and Reconciliation Commission; 16 January 1997⁸⁶

93. As a result of South Africa's multi-national, multi-ethnic, multi-racial, multi-cultural⁸⁷ exponential population growth realities⁸⁸ in Settler Nation⁸⁹ South Africa Applicants Progenitor 'Settlers' implemented Apartheid⁹⁰ (biologically referred to as: the competitive exclusion principle)⁹¹ to avoid their racial suicide. Apartheid, from the perspective of Apartheid politicians and Apartheid voters was a non-violent Just War (Competitive Exclusion) for Boer Afrikaner Demographic Survival; in response to the 'Swart Gevaar' (Black Peril) African Breeding War.
94. According to social geographer, John Western in *Outcast Cape Town*⁹², the two primary motivations for implementing Apartheid was fear of demographic suicide due to the 'swart gevaar' and secondly that segregation benefited all; as enshrined in the 'friction theory' principle (The Friction theory principle was also the foundation of one of the greatest military strategy books ever written: *Valour of Ignorance*, by Homer Lea; whose use of the theory predicted the rise of Hitler and WWII, thirty-three years before it occurred⁹³). In fact John Western states that if certain demographic factors had been different in South Africa, Apartheid may not have occurred: "Even once apartheid was legislated, the

⁸⁵ 1964-01-10: ICJ: Ibid (www.icj-cij.org): *Counter-Memorial filed by Gov. of the Rep. of S. Africa (Books I-IV)*, p.473

⁸⁶ Second Submission of the National Party to the Truth and Reconciliation Commission, 16 January 1997

⁸⁷ Briefing Paper: [B][2] Pandora's Multi-Culti Apartheid Box: SA's Multi-Cultural, Multi-Lingual, Multi-Racial Integration Nightmare (JSB.3-5)

⁸⁸ Briefing Paper: [B][8] The Nature & Causes of Apartheid: A Just War for Boer-Afrikaner Demographic Survival (JSB.28-32)

⁸⁹ "We are all settlers in SA", Lynnette Johns, IOL; August 18 2007 at 03:37pm: "All South Africans are settlers, regardless of their skin colour, and their DNA carries the proof. So says Dr Wilmot James, head of the African Genome Project, a distinguished academic, sociologist and, more recently, honorary professor of human genetics at the University of Cape Town. And he says South Africans will soon have a public genetic database which will show how the country became populated over thousands of years. The African Genome project is supported by local genealogy website Ancestry24.com James aims to trace the origins of South Africans "no matter what their language, ethnic origins, or skin colour". "No one group can lay claim to South Africa. Everyone is a settler, and we will show how people came here in waves of migration." <http://www.iol.co.za/news/south-africa/we-are-all-settlers-in-sa-1.366860>

⁹⁰ Briefing Paper: [B][8] The Nature & Causes of Apartheid: A Just War for Boer-Afrikaner Demographic Survival (JSB.28-32)

⁹¹ Briefing Paper [A] 2. Population Policy Common Sense: Eco-Numeracy, Exponential Functions & Carrying Capacity, Youth Bulge Population Pressure Conflicts & Competitive Exclusion Principle. (JSA.6-16)

⁹² *Outcast Cape Town*, by John Western, University of California Press (June 1, 1997); See also: *The Lie of Apartheid*, by Arthur Kemp, Lulu.com (December 28, 2008): (Chapter 1, of *The Lie of Apartheid and other true stories from Southern Africa*)

⁹³ Briefing Paper: [C][5] Peak Oil, Economic Collapse & Friction Theory Cultural Conflict

'Nationalists with all their Sowetos could hardly keep up with the Black demographic realities of rural-urban migration and absolute population increase. At immense cost, they as it were ran as fast as they could, only to stay in the same place.' (p.xix)". On the issue of Apartheid's use of friction theory as a justified response, Western writes:

... A central justification for [Apartheid's racial residential segregation] viewpoint, that segregation is in the interest of all, is enshrined in the "friction theory." The belief is simply that any contact between the races inevitably produces conflict. Thus, the minister of the interior, introducing the group areas bill to Parliament on 14 June 1950, stated:

Now this, as I say, is designed to eliminate friction between the races in the Union because we believe, and believe strongly, that points of contact - all unnecessary points of contact - between the races must be avoided. If you reduce the number of points of contact to the minimum, you reduce the possibility of friction... The result of putting people of different races together is to cause racial trouble.

... The friction theory has some measure of sense to it, as may be illustrated by once again returning to the work of Robert Sommer (1969, pp 12, 14 and 15), who wrote:

[Animal studies] show that both territoriality and dominance behaviour are ways of maintaining social order, and when one system cannot function, the other takes over... Group territories keep individual groups apart and thereby preserve the integrity of the troop, whereas dominance is the basis for intragroup relationships... Group territoriality is expressed in national and local boundaries, a segregation into defined areas that reduces conflict.

95. Instead of launching a non-violent cultural and political campaign to end the African Breeding War⁹⁴; the ANC remained committed to their 'Operation Production' breeding war⁹⁵, which guaranteed young men who signed up to the ANC free sex with women members; while ANC women were forbidden to refuse to be forcefully impregnated and/or to use contraceptives, both of which were punishable by the necklance.⁹⁶
96. **The alleged 'Crime of Apartheid' and 'Crime Against Humanity' Propaganda:**
97. In 1962 Liberia and Ethiopia brought 'crimes of apartheid' charges against S. Africa for practicing the crime of apartheid in South West Africa⁹⁷. SA delivered a written presentation of 3000 pages, called 15 expert witnesses who testified that fifty countries

⁹⁴ EU High Rep. Catherine Ashton: Audi Alteram Partem Notice: Boer Volkstaat 10/31/16 Theses Petition: Request for Information: Prior, or subsequent to, the ANC's M-Plan declaration of War against Apartheid: Did any EU Anti-Apartheid Organisation advise the ANC or any SA Anti-Apartheid Organisation to avoid/suspend the violent 'liberation struggle' campaign against the Apartheid Government, and to launch a non-violent cultural and political campaign to stop the African 'swart gevaar' breeding-war population explosion, to demonstrate the ANC's honourable Just War Just Cause Intentions? http://www.jussanguinis.com/JS-RoR/za/AAM_EU_Ashton.htm

⁹⁵ Briefing Paper: Briefing Paper: [B][8] The Nature & Causes of Apartheid: A Just War for Boer-Afrikaner Demographic Survival (JSB.28-32) [C][6] Masculine Insecurity Poverty Pimping: ANC's Population Production of Poverty & Violence Breeding War (JSC.16-29)

⁹⁶ Witchcraft and the State in South Africa, by Johannes Harnischfeger ; Anthropos, 95/2000, S. 99-112 <http://bit.ly/qL7Cvh>

⁹⁷ 1964-01-10: ICJ: Ibid (www.icj-cij.org): *Application Instituting Proceedings, 4 November 1960*

practiced a form of apartheid between groups, classes or races forty of them members of the UN at the time, including Ethiopia and Liberia. The petitioners refused to appear in person to testify and be cross examined, even though S. Africa offered to pay all their expenses. S. Africa was found **not guilty** of practicing the ‘crime of apartheid’ in Namibia.

“It was specified in Article 22 of the Covenant that the “best method of giving practical effect to [the] principle” that the “well-being and development” of those peoples in former enemy colonies “not yet able to stand by themselves”... was that “the tutelage of such peoples should be entrusted to advanced nations . . . who are willing to accept it.”⁹⁸

98. No Apartheid South African government official has ever been found guilty of the ‘crime of apartheid’, nor was the Apartheid government ever found guilty of any apartheid ‘crime against humanity’⁹⁹ in any court of law.

99. Anti-Apartheid Organisations ignored Politically Inconvenient Facts About Apartheid and African National Congress; such as:

1. Apartheid had raised blacks living standards to highest in Africa¹⁰⁰;
2. Many Blacks South Africans did not want Black Rule¹⁰¹; fearing Zimbabwefication of South Africa¹⁰²
3. ANC Violent Liberation Campaign’s¹⁰³ foundation in Frantz Fanon and Black Liberation Theology doctrine and ideology of “liberating the colonized mind on the rotting corpse of the settler’ and ‘violent extermination of whiteness’¹⁰⁴
4. ANC’s Stalinist Political Terror and Repression of Dissenters: ANC’s Mbokodo Quatro Torture Camps¹⁰⁵
5. Demands by South African citizens for a clear definition of ‘One Man; One Vote’ were ignored by the ANC¹⁰⁶.

100. **Multi-culti Anti-Apartheid Endorsement of Apartheid Regime Change:**

101. Jus Sanguinis submitted the following detailed evidentiary request to EU¹⁰⁷ Netherlands¹⁰⁸, United Kingdom¹⁰⁹ and dozens of South African¹¹⁰ Apartheid Organisations: **Prior, or**

⁹⁸ 1964-01-10: ICJ: Ibid (www.icj-cij.org): *Summary of the Summary of the Judgment of 18 July 1966*

⁹⁹ Netherlands Against Apartheid: “Apartheid reigned in South Africa for almost fifty years, from 1948 to 1994. The white government, representing only a small proportion of the population, erected a system of strict racial segregation - from park benches bearing the words Whites only/Slegs vir blankes, to laws determining who could live and work where and who could marry whom. Racism and discrimination based on skin colour are by no means a South African invention. But the legally enforced apartheid system was. Apartheid, in the words of the United Nations, was a “crime against humanity”. <http://www.iisg.nl/collections/anti-apartheid/history/inleiding.php>

¹⁰⁰ Briefing Paper: [B][5] No Right Intention: Did ‘Evil Apartheid’ raise poor Black living standards to highest in Africa? (JSB.12-14)

¹⁰¹ Briefing Paper: [B][7] ANC’s People’s War: Terrorize the People to Support the ‘Liberation Struggle’ (JSB.22-27)

¹⁰² Briefing Paper: [C][8] Zimbabwefication of South Africa: State’s Systemic Collapse

¹⁰³ Briefing Paper: [B][1] Forsaking Gandhian Non-violence, honour & character, the ANC-Fanonstein spawned a government of comrade-tsotsis, gangsters & kleptomaniacs (JSB.1-3); [B][3] SA Communist Party (SACP)’s M-Plan: Violent Liberation & Mandela’s Cult of Personality (JSB.6-9); [B][4] No Proper Authority: Did Black South Africans want Black Rule? (JSB.9-12); [B][7] ANC’s People’s War: Terrorize the People to Support the ‘Liberation Struggle’ (JSB.22-27)

¹⁰⁴ Briefing Paper: [B][6] Black Consciousness & Fanon’s Handbook for Black Liberation: ‘Violence as a cleansing Liberating Force’ (JSB.14-21); [C][3] Black Liberation Theology: Salvation/Liberation by Marxist/Fanon Class Struggle, not Reconciliation/Forgiveness of Sins (JSC.4-9)

¹⁰⁵ Briefing Paper: [C][4] Stalinist Popular Front: ANC’s Mbokodo Quatro Torture Camps (JSC.9-12)

¹⁰⁶ WikiCable: Reference ID: 90CAPETOWN97; Date: 1990-01-17 15:03; Classification: CONFIDENTIAL; Origin: Consulate Cape Town; <http://bit.ly/pZecet>

subsequent to, the ANC's M-Plan declaration of War against Apartheid: Did any EU Anti-Apartheid Organisation advise the ANC or any SA Anti-Apartheid Organisation to avoid/suspend the violent 'liberation struggle' campaign against the Apartheid Government, and to launch a non-violent cultural and political campaign to stop the African 'swart gevaar' breeding-war population explosion, to demonstrate the ANC's honourable Just War Just Cause Intentions?

102. The request for information was ignored by all South African Anti-Apartheid Organisations. International Responses: Switzerland and the United Kingdom stated they were unaware of any records of any EU Anti-Apartheid Organisation advising the ANC or any SA Anti-Apartheid Organisation to avoid/suspend the violent 'liberation struggle' campaign against the Apartheid Government, and to launch a non-violent cultural and political campaign to stop the African 'swart gevaar' breeding-war population explosion, to demonstrate the ANC's honourable Just War Just Cause Intentions.
103. The European Anti-Apartheid Movement Multiculti Anti-Apartheid activities were vast, including but not limited to: Arms embargo; Oil embargo; Economic boycott Loans; Boycott of Investments; Boycott of the Krugerrand; Boycott of fruit and other products; Coal boycott; Boycott of air links; Cultural boycott; Academic boycott; Sports boycott; and massive funding of ANC Anti-Apartheid non-violent and violent activities. Organisations involved in Anti-Apartheid 'Regime Change' including:
1. **NORWAY:** (1) Common Council for Southern Africa, (2) Council on Ecumenical and International Relations, (3) Crisis Fund for South Africa, (4) Norwegian Action against Apartheid (NAMA), (5) Norwegian Church Aid (NCA), (6) Norwegian Council for Southern Africa (NOCOZA), (7) Norwegian Operation Day's Work (OD), (8) Norwegian People's Aid (NPA), (9) Norwegian Students' and Academics' International Assistance Fund (SAIH), (10) International Solidarity Committee of the Norwegian Labour Movement (AIS), (11) South Africa Committee;
104. **Multi-culti Anti-Apartheid Movement Regime Change: TRC Fraud Social Contract**
105. The *Promotion of National Unity and Reconciliation Act*, 34 of 1995 ("TRC Act"), mandate was provided for in *The Constitution of the Republic of South Africa Act*, 200 of 1993 ("Interim Constitution"), both which collectively set the 'social contract' foundation for the *Constitution of the Republic of South Africa*, Act 108 of 1996 ("SA Constitution"); i.e. 'TRC Social Contract'.

¹⁰⁷ 14 April 2011: EU High Rep. Catherine Ashton: Audi Alteram Partem Notice: Boer Volkstaat 10/31/16 Theses Petition: Request for Information http://www.jussanguinis.com/JS-RoR/za/AAM_EU_Ashton.htm

¹⁰⁸ 14 April 2011: IISG Archivist, Amnesty International & Amnesty Netherlands: Audi Alteram Partem Notice: Boer Volkstaat 10/31/16 Theses Petition: Request for Information http://www.jussanguinis.com/JS-RoR/za/AAM_NL_IISG.htm

¹⁰⁹ 14 April 2011: UK Anti-Apartheid Movement Archivists & Former Activists: Audi Alteram Partem Notice: Boer Volkstaat 10/31/16 Theses Petition: Request for Information http://www.jussanguinis.com/JS-RoR/za/AAM_UK_Oxford.htm

¹¹⁰ Fri 08 April 2011: NOTICE TO: SA Political, Media, Legal, Religious, NGO TRC Elite: Transparency Update: Request for Information from ANC &/or Anti-Apartheid Officials: http://www.jussanguinis.com/JS-RoR/za_southafrica.htm

106. Allegedly the *Promotion of National Unity and Reconciliation Act* (“the Act”), was setup to among others: (a) provide for the investigation and establishment of as complete a picture as possible of the nature, causes and extent of gross violations of human rights committed... emanating from the conflicts of the past, granting of amnesty to persons who made full disclosure..., affording victims opportunity to relate violations suffered; rehabilitation and the restoration of the human and civil dignity of victims of violations of human rights; reporting to the Nation about such violations; the making of recommendations aimed at the prevention of future gross violations of human rights; (b) establish the truth in relation to past events as well as motives for and circumstances in which gross violations of human rights have occurred, to prevent a repetition of such acts in future; and because the Constitution stated that (c) the pursuit of national unity and the well-being of all South African citizens and peace required reconciliation between the people of South Africa and the reconstruction of society; and (d) there was a need for understanding but not for vengeance, a need for reparation not retaliation, a need for ubuntu not victimization.
107. *The Truth About the Truth Commission*¹¹¹, by Anthea Jeffery documents in detail how and why the Truth and Reconciliation Commission was not perceived by impartial South Africans as being committed to seeing Truth and Reconciliation to be done, between South Africans. John Kane-Berman, SA Inst. of Race Relations concludes: “The [Truth and Reconciliation] commission also said that there could be no healing without truth, that half-truths and denial were no basis for building the new South Africa, that reconciliation based on falsehood would not last, and that selective recollection of past violence would easily provide the mobilisation for further conflict in the future. If these are its criteria for the role of truth in promoting reconciliation, it has failed to meet them.”¹¹²
108. TRC Social Contract provides NO Definitions for Multi-Cultural Multi-Interpretation of Key Concepts of ‘Forgiveness’, ‘Reconciliation’, ‘Closure’ and ‘Ubuntu’.¹¹³ TRC totally ignores the reality that Black Liberation Theology Forgiveness definition: Salvation/Liberation by Marxist/Fanon Class Struggle, liberating the colonized mind by violence on the rotting corpse of the settler; is totally different from Calvin Puritan Christian Spiritual definition of Reconciliation/Forgiveness of Sins.¹¹⁴

¹¹¹ The Truth About the Truth Commission by Anthea Jeffery, SA Inst. of Race Relations <http://bit.ly/qwWvt7>

¹¹² Briefing Paper: [C][5] Was Truth and Reconciliation Seen to be Done, by the Ubuntu Black Liberation Theology Truth Commission? (JSC.12-16)

¹¹³ Briefing Paper: [C][1] TRC Social Contract provides NO Definitions for Multi-Cultural Multi-Interpretation of Key Concepts of ‘Forgiveness’, ‘Reconciliation’, ‘Closure’ and ‘Ubuntu’. (JSC.1-2)

¹¹⁴ Briefing Paper [B][6] Black Consciousness & Fanon’s Handbook for Black Liberation: ‘Violence as a cleansing Liberating Force’ (JSB.14-21); [C][5] Was Truth and Reconciliation Seen to be Done, by the Ubuntu Black Liberation Theology Truth Commission? (JSC.12-16)

109. TRC Avoids confronting the horrific reality of the ANC's endorsement of imprisonment without charge, detaining without charge, torture, execution and murder of its own dissenting ANC members in its Terror Torture Camps such as Quatro.¹¹⁵
110. The TRC avoids making an impartial Rainbow perspectives enquiry into the Origins and history of Apartheid, by confronting other Politically Incorrect Apartheid Truths: (I) Apartheid had raised blacks living standards to highest in Africa¹¹⁶; Many Blacks South Africans did not want Black Rule¹¹⁷; fearing Zimbabwefication of South Africa¹¹⁸; ANC Violent Liberation Campaign's¹¹⁹ foundation in Frantz Fanon and Black Liberation Theology doctrine and ideology of "liberating the colonized mind on the rotting corpse of the settler" and 'violent extermination of whiteness'¹²⁰
111. In fact when it comes to population policy issues¹²¹, the TRC made no effort, during the TRC hearings, or subsequent thereto; to enquire into any population policy related matters, as causal political, economic, spiritual or psychological factors for Apartheids political violence. The TRC deliberately censor and deny the reality that (A) Apartheid was a Just War non-violent 'competitive exclusion' political response to African Swart Gevaar Breeding War; (B) African population growth factors were a huge concern for Apartheid officials, (C) Apartheid South Africa had huge youth bulges, and countries with large populations of idle young men, known as youth bulges¹²², account for 70 - 90 percent of all civil conflicts¹²³, and provide cannon-fodder for political regime change campaigns.¹²⁴
112. Subsequent to the conclusion of the TRC hearings, Archbishop Desmond Tutu and Rev. Boraine ignore all evidence and documentation submitted to them in an effort to correct the TRC's flaws and to open up discussion on these issues; including subsequent allegations about the consequences of the Truth and Reconciliation Commissions censorship of fundamental population policy causal problems¹²⁵ of South Africa's violence, and how its Black Liberation Theology TRC has resulted in Land Grabs & Farm Murders, which are not a Rainbow-TRC-Peace reality, or Racial-Hatred-War Reality¹²⁶ (as defined by Calvinist Christians)

¹¹⁵ Briefing Paper: [C][4] Stalinist Popular Front: ANC's Mbokodo Quatro Torture Camps (JSC.9-12)

¹¹⁶ Briefing Paper: [B][5] No Right Intention: Did 'Evil Apartheid' raise poor Black living standards to highest in Africa? (JSB.12-14)

¹¹⁷ Briefing Paper: [B][7] ANC's People's War: Terrorize the People to Support the 'Liberation Struggle' (JSB.22-27)

¹¹⁸ Briefing Paper: [C][8] Zimbabwefication of South Africa: State's Systemic Collapse

¹¹⁹ Briefing Paper: [B][1] Forsaking Gandhian Non-violence, honour & character, the ANC-Fanonstein spawned a government of comrade-tsotsis, gangsters & kleptomaniacs (JSB.1-3); [B][3] SA Communist Party (SACP)'s M-Plan: Violent Liberation & Mandela's Cult of Personality (JSB.6-9); [B][4] No Proper Authority: Did Black South Africans want Black Rule? (JSB.9-12); [B][7] ANC's People's War: Terrorize the People to Support the 'Liberation Struggle' (JSB.22-27)

¹²⁰ Briefing Paper: [B][6] Black Consciousness & Fanon's Handbook for Black Liberation: 'Violence as a cleansing Liberating Force' (JSB.14-21); [C][3] Black Liberation Theology: Salvation/Liberation by Marxist/Fanon Class Struggle, not Reconciliation/Forgiveness of Sins (JSC.4-9)

¹²¹ Briefing Paper: [A][2] Population Policy Common Sense: Eco-Numeracy, Exponential Functions & Carrying Capacity, Youth Bulge Population Pressure Conflicts & Competitive Exclusion Principle. (JSA.6-16)

¹²² *YouthQuake: Population, fertility and environment in the 21st Century*, by John Guillebaud, Optimum Population Trust, 2007

¹²³ *The Shape of Things to Come: Why Age Structure Matters to a Safer More Equitable World*; by E. Leahy with R. Engelman, C. Gibb Vogel, S. Haddock and T.Preston, Population Action International

¹²⁴ Briefing Paper: [A][2] Population Policy Common Sense: Eco-Numeracy, Exponential Functions & Carrying Capacity, Youth Bulge Population Pressure Conflicts & Competitive Exclusion Principle. (JSA.6-16)

¹²⁵ [C][6] Masculine Insecurity Poverty Pimping: ANC's Population Production of Poverty & Violence Breeding War (JSC.16-29)

¹²⁶ Briefing Paper: [C][7] Land Grabs & Farm Murders: A Rainbow-TRC-Peace, or Racial-Hatred-War Reality? (JSC.29-32)

113. The TRC is silent about how the fears of Black South Africans who did not want black rule¹²⁷, are manifesting in the Zimbabwefication of South Africa¹²⁸; to the point that over 60% of South Africa's citizens miss apartheid¹²⁹.
114. The TRC ignored and censored Radical Honesty SA Amicus Curiae to the Concourt: Population Policy Common Sense Interpretation of Promotion of National Unity and Reconciliation (TRC) Act.¹³⁰
115. Among others Zimbabwefication of South Africa statistics include: (A) Farm Murders increase 3,000 % in the Anti-Apartheid Movements 'Rainbow Democracy'; (B) Deaths in Police custody increase 25,725% in ANC's 'TRC Rainbow Democracy'. The response from the South African and International Anti-Apartheid movement to these and many other crime, murder, robbery, rape and violence statistics affecting the socio-political reality of South Africans has been SILENCE.
116. Imagine the individuals in charge of the current South African Government were white conservative Afrikaner men; who were supervising a Police Force, where the deaths in custody had increased by 25,725% and the murder of black farmers by 3,000%. The Anti-Apartheid Movement - including the Norwegian Labour Party Government - would be demanding South Africa be boycotted and nuked for its bigotry.
117. What objections and protests, if any, have former Anti-Apartheid Organisations organized in the Norway to object to the ANC's Zimbabwefication of South Africa; Deaths in Police custody increase 25,725% under ANC¹³¹. Why do the Anti-Apartheid movement hold white governments in Africa to different standards than black governments?
118. What objections and protests, if any, have former Anti-Apartheid Organisations organized to object to how the ANC are deliberately sponsoring SA's Moral Holocaust, through its "abnormal government-sponsored population explosion of Malthusian poverty aggravation, moral degeneration and social disintegration"¹³²?
119. What objections and protests, if any, have former Anti-Apartheid Organisations made against the ANC's 'government-sponsored population explosion social engineering aimed at producing a degenerate social climate and, out of that, a malleable rabble'¹³³;

¹²⁷ Briefing Paper: [B][7] ANC's People's War: Terrorize the People to Support the 'Liberation Struggle' (JSB.22-27)

¹²⁸ Briefing Paper: [C][8] Zimbabwefication of South Africa: State's Systemic Collapse (JSC.32-49)

¹²⁹ ** 'Things were better in the bad old days', By Andrew Quinn, IOL, December 11 2002 at 04:35PM: '60% of SA's: 'Country Better run under Apartheid!'; ANC more corrupt, less trustworthy & less competent...'; ** Why is the Transkei collapsing? An open letter from Mbulelo Ncedana to Nelson Mandela, by Mbulelo Ncedana, Cope, 05 February 2010: 'Abathembu's support Secession; 'Things Much Better Under Apartheid...?'; ** Gareth Cliff rattles analysts and journos, October 23 2010 at 11:39am, IOL: Saturday Star: 'Gareth Cliffs' "Dear Government" says PC media unspeakable: 'Many worse off than before 1994!'; ** The ANC is Not for US, Say Coloured Voters, Fadela Slamdien, All Africa, 17 January 2011: 'Cape Coloureds & Elderly Blacks Miss Apartheid: Living Standards much better under apartheid; despite forced removals'; ** Matchbox beats 'sim card': Once-despised township houses now preferred over RDPs, Jan 17, 2011 10:47 PM, Phumla Matjila, TimesLive: 'Black People Remembering the Past with Nostalgia'; ** We Never Had So Many Problems Under Mangope's Bophuthatswana - Don't Vote for ANC in 2011, 24 January 2011, Concerned Resident, Madibeng Pulse. <http://bit.ly/q3GkTf>

¹³⁰ Briefing Paper: [C][1] Population Policy Common Sense Interpretation of Promotion of National Unity and Reconciliation (TRC) Act, Amicus Curiae to Constitutional Court: CENSORED (JSC.49-50)

¹³¹ http://www.jussanguinis.com/BP/C_RI-TRC-Fraud.htm

¹³² http://www.jussanguinis.com/JS-RoR/nl/ZA-NL_Mabogoane-Meshack.htm

¹³³ http://www.jussanguinis.com/JS-RoR/nl/ZA-NL_Mabogoane-Meshack.htm

“committed in the context of an institutionalized regime of systematic oppression and domination by one racial group over any other racial group or groups... with the intention of maintaining that regime.”¹³⁴?

120. When the Anti-Apartheid Movement overthrows a government, to install a government that provides between 3,000 to 25,000 percent worse socio-political government services to its citizens; does the Anti-Apartheid movement not have any responsibility to speak up; and take responsibility for its actions in robbing the citizens of a government that functioned between 3,000 to 25,000 percent more effectively, before the Anti-Apartheid movement decided to overthrow it and implement the regime change of ultimate Zimbabwefication of South Africa?
121. **Anti-Apartheid Movement International ‘Human Rights’ Organisations Are Not Credible, or Reliable Source on the matter of African White Refugees.**
122. Individual white South Africans attempting to follow in Brandon Huntley’s ‘African White Refugee’ path; would undoubtedly confront the problem as described by Canadian Federal Court Judge James Russel on 24 November 2010. Judge Russell confirmed Huntley’s ‘white refugee’ persecution fears by the SA government; but, he questioned¹³⁵ the International legitimacy of Huntley’s ‘Refugee’ status, due to a lack of reports on ‘white refugees’ from ‘credible and trustworthy sources’ of ‘objective evidence’ in refugee matters such as Amnesty International, Human Rights Watch (para 59 and 67). He referred Huntley back to the Immigration Refugee Board (IRB) for a new hearing.
123. Genocide Watch, run by a former U.S State Dept. official Dr. Gregory Stanton, currently lists Boers at stage 6: Preparation¹³⁶, of the eight¹³⁷ stages of Genocide. Anti-Apartheid Movement International Refugee Agencies and UN Human Rights Organisations endorse the ANC persecution of white South Africans, by refusing to enquire into any evidence submitted to them of ‘white refugee’ persecution. European Council on Refugees and Exiles (ECRE)¹³⁸; Prof. Dennis Alland, a former UNHCR Official and Member of ECRE and European Legal Network on Asylum (ELENA)¹³⁹; and Prince Albert II of Monaco¹⁴⁰ are actively hostile to African White Refugees; and dozens of European Council on Refugees and Exiles Organisations who have been sent information about the reality of African White Refugees simply ignored it.

¹³⁴ International Convention on the Suppression and Punishment of the Crime of Apartheid, entry into force 18 July 1976, in accordance with article XV: Art. II : “For the purpose of the present Convention, the term “the crime of apartheid”, which shall include similar policies and practices of racial segregation and discrimination as practised in southern Africa, shall apply to the following inhuman acts committed for the purpose of establishing and maintaining domination by one racial group of persons over any other racial group of persons and systematically oppressing them...”

¹³⁵ <http://why-we-are-white-refugees.blogspot.com/2010/11/imm-4423-09-judge-james-russell-24.html>

¹³⁶ <http://www.genocidewatch.org/aboutgenocide/countriesatrisk2011.html>

¹³⁷ <http://www.genocidewatch.org/aboutgenocide/8stagesofgenocide.html>

¹³⁸ <http://why-we-are-white-refugees.blogspot.com/2011/03/african-white-refugee-petition-to.html>

¹³⁹ <http://why-we-are-white-refugees.blogspot.com/2011/02/prof-denis-alland-univ-paris-ii-unhcr.html>

¹⁴⁰ <http://why-we-are-white-refugees.blogspot.com/2011/06/prince-albert-ii-monaco-and-hon-consul.html>

124. The International Anti-Apartheid Movement alleged 'Human Rights' organisations who covered up and censored the ANC's prison and torture camps of its own ANC dissenters by its Mbokodo Military Intelligent Agents, at places such as Camp Quatro, Angola; are the same one's actively hostile to the concept of African White Refugees. On issues anti-ANC these organisations are incapable of impartiality; and hence should not be considered credible sources on the issue of African White Refugees.
125. When South African and International Anti-Apartheid Movements were notified of the information regarding European Human Rights and Refugee agencies bias towards African White Refugees; they did nothing to demand any investigation of these alleged Human Rights Organisations for their bias and prejudice towards White South Africans.
126. The politically correct cultural Marxists multiculturalists Breivik refers to in his Manifesto are frequently the same individuals either directly involved in the International Anti-Apartheid Movement, or indirectly endorsing the political correct narrative of the Norwegian Nobel Committee's so called 'Rainbow Democracy', while ignoring the violence, TRC FRAUD racial hatred, and that the new ANC regime installed to govern over South Africans provides its current citizens with between 3,000 to 25,000 percent worse socio-political government services, than the Apartheid regime.

Signed and Sworn to at George on this the 29th day of November 2011, the Deponent acknowledging that she knows and understands the contents of this Affidavit, and that she has no objection to taking the prescribed oath and that the oath is binding on her conscience.



LARA JOHNSTONE, Pro Se