

Ref: Norway v. Breivik

Case: 11-188627 MED-05

P O Box 5042
George East, 6539
Cell: (071) 170 1954

15 August 2012

Environmental Appeals Board¹:
Appeals of environmental information
c / o Secretariat, Climate and Pollution
PO Box 8100 Dep, 0032 OSLO,
E-mail: post@miljoklagenemnda.no

Respondents:

Chairperson: Berit Reiss-Andersen
Sec./Exec. Officer: Inger-Johanna Hammer
Disciplinary Committee
The Norwegian Bar Association
Juristenes Hus
Kristian Augusts gate 9, 0164 Oslo
Tel: 22 03 50 50 | Fax: 22 11 53 25
Email: Adv.For. Disciplinary Complaints
(post@advokatforeningen.no), IJ Hammer:
(ijh@advokatforeningen.no)

Head: Judge Ernst Moe
Disciplinary Board for Advocates
Kristian Augustsgt. 9 0164 OSLO
Tlf. 22 03 50 50 | Fax 22 11 53 25
Disciplinary Committee: (nemnden@jus.no)
E-post: Judge Ernst Moe
(ernst.moe@domstol.no)

Environmental Appeals Board,

Request for Access to Environment Information in terms of S.28 (Freedom of Information Act) and S.10 (Environmental Law) RE: Norwegian Bar Association's Anti-Environmental Printed Complaints Policy

Disciplinary Complaints were filed against 170 Advocates in the Norway v. Breivik matter (4 with Disciplinary Board of Advocates ("Disciplinary Board"; 166 with Bar Association: Disciplinary Committee ("Disciplinary Committee"), by email. Complaints: CCBE Code of Ethics: Obstruction of Justice Participation in a StaliNorsk Political Psychiatry Show Trial, to (1) deny Defendant his Political Necessity Treason Trial; and (2) support Corruption of the Court to deny submittal to the Court of Controversial Evidence related to: [1] Media's Environment-Population-Terrorism Connection; [2] Norway's endorsement of Political Psychiatry & Psychiatric Fraud; [3] Masculine Insecurity Human Farming for Profit Kaffir Legal Matrix; [4] Norwegian Governments Endorsement for ANC's Terrorism & Breeding War; [5] Norwegian Commitment to Rainbow Race Multiculturalism is a Fraud.

¹ <http://www.miljoklagenemnda.no/>

Both the Disciplinary Board and Committee responded that according to their complaints policy; they refuse to accept complaints submitted by email; all complaints must be submitted in hardcopy (printed and sent by landmail).

[..] please be aware that all complaints must be submitted in writing and signed, and send us as two originals by ordinary mail. We would like to emphasize the importance of sending your complaints by ordinary mail due to the fact that the Disciplinary Board does not accept any complaints sent by e-mail.

All complaints must be submitted in writing and signed.

[. .] 4. The documents submitted should always be sorted and copied in duplicate. Send your complaint as an original by regular post and a filled-out and signed form of consent

I subsequently filed a **Request for Access to Environment and Health Information in terms of S.28 (Freedom of Information Act) and S.10 (Environmental Law) RE: Complaints filed with Disciplinary Board against Attorneys for Victims Families in Norway v. Breivik matter.**

[3] The [Disciplinary Brd/Comm] Environmental Principles Decision-Making

[1] Please provide [Disciplinary Brd/Comm] Complaints Environmental Principles decision-making justifications for demanding complainants waste paper, ink and non-renewable transportation resources by printing, signing and mailing complaints to the [Disciplinary Brd/Comm]; and refusing digitally signed complaints submitted by email, which are much more beneficial to the environment, and are exact environmentally digital copies of print versions?

[2] Please provide the [Disciplinary Brd/Comm] Complaints Environmental Principles decision-making justifications for printed complaints; when even third world governments and [Disciplinary Brd/Comm] environmental policies allow courts and organisations to accept email complaints?

The [Disciplinary Brd/Comm's] responded by refusing to provide their environmental decision-making justifications:

“As previously mentioned, your potential complaints must be sent by ordinary mail due to the fact that the Disciplinary Board does not accept any complaints sent by e-mail.”

I again requested:

[3] The [Disciplinary Brd/Comm] Environmental Principles Decision-Making

[1] Please provide [Disciplinary Brd/Comm] Complaints Environmental Principles decision-making justifications for demanding complainants waste paper, ink and non-renewable transportation resources by printing, signing and mailing complaints to the [Disciplinary Brd/Comm]; and refusing digitally signed complaints submitted by email, which are much more beneficial to the environment, and are exact environmentally digital copies of print versions?

[2] Please provide the [Disciplinary Brd/Comm] Complaints Environmental Principles decision-making justifications for printed complaints; when even third world governments and [Disciplinary Brd/Comm] environmental policies allow courts and organisations to accept email complaints?

They responded:

As to your question on the "Complaints Environmental Principles", the Disciplinary Board does not have any such principles. We thus kindly ask you to follow the complaint procedure described to you in our previous e-mails. Your complaints will thus not be dealt with by the Disciplinary Board as long as they are sent by e-mail.

The Disciplinary Board will not answer further e-mails from you on this matter.

Relief Requested:

An Order that the Disciplinary Board and Committee:

1. Provide their Complaints Environmental Principles decision-making justifications for demanding complainants waste paper, ink and non-renewable transportation resources by printing, signing and mailing complaints to them; and refusing digitally signed complaints submitted by email, which are much more beneficial to the environment, and are exact environmentally digital copies of print versions?

Respectfully Submitted



Lara Johnstone
Habeus Mentem: Right 2 Legal Sanity
Norway v. Breivik :: Uncensored
<http://norway-v-breivik.blogspot.com/>

Encl:

From: Advokatforeningen [SS]
Sent: Tuesday, June 19, 2012 10:16 AM
To: Lara
Subject: RE: Adv.For: Klage:

Dear Ms Lara Johnstone,

The Norwegian Bar Association's Disciplinary Committee has received your complaints concerning numerous lawyers participating in the case against Anders Behring Breivik. Complaints concerning a lawyer's possible breach of the Code of conduct for lawyers can be brought before the Disciplinary Committee as long as the lawyer is a member of the Norwegian Bar Association. If the lawyer is not a member, the complaint must be addressed to the Disciplinary Board.

The Disciplinary Committee's handling of complaints is regulated by The Norwegian Bar Association's bylaws § 13-1, cf. the Disciplinary Committee's processing regulations.

We would like to point out that anyone whose complaint is based on a legal interest is entitled to file a complaint. In practice this means that the attorney's client has a right to complain. Complaints regarding the other party's attorney may also be filed. It is thus primarily the parties involved in a case that can file a complaint against a lawyer, as the complainant must have a direct connection to the circumstances that the complaint is built on. If the complainant has no such legal interest, the complaint will be rejected. A complaint may also be rejected if it is obviously baseless.

Based on the information received in your complaints, it seems like these are not in compliance with the legal interest- requirement.

Should you nevertheless uphold your complaints, please be aware that all complaints must be submitted in writing and signed, and send us as two originals by ordinary mail. We would like to emphasize the importance of sending your complaints by ordinary mail due to the fact that the Norwegian Bar Association does not accept any complaints sent by e-mail.

The following items should be included in the complaint:

1. Name and address of the attorney who is the subject of the complaint.
2. Indicate the date you became aware of the matter(s) that is/are the subject of the complaint.
3. Write why you believe the attorney has violated the rules of proper conduct and/or why you believe the demanded fee is too high. Provide a brief presentation of the factual circumstances. It is important, to the extent you can, that you provide dates for all events.
4. Enclose copies of letters and other documents that you believe are relevant to the complaint.
5. Complete an attorney complaint form with declaration of consent to the processing and handling of personal data.

The Norwegian Bar Association cannot process the complaint without a completed and signed attorney complaint form. Documents received without the complaint form attached will be returned to the complainant.

Please send two copies of the signed written complaint enclosed with any documentation you find relevant, in duplicate, and a filled-out and signed consent form in original to:

Advokatforeningen
Kristian Augustsgt. 9
NO-0164 Oslo

Label the envelope "Disciplinary Complaint".

Kind regards
The Norwegian Bar Association

From: Lara Johnstone
Sent: Wednesday, June 20, 2012 2:34 PM
To: 'Inger-Johanna Hammer'; 'Baard Amundsen'
Cc: 'Adv.For. Disciplinary Complaints'
Subject: Den Norske Advokatforening: Berit Reiss-Andersen: Req for Env. & Health Info ITO S.28 and S.10

Chairperson: Berit Reiss-Andersen
Sec./Exec. Officer: Inger-Johanna Hammer
Comm: Baard Amundsen
The Norwegian Bar Association | Den Norske Advokatforening
Juristenes Hus Kristian Augusts gate 9, 0164 Oslo
Tel: 22 03 50 50 | Fax: 22 11 53 25
E: ijh@advokatforeningen.no, ba@advokatforeningen.no

CC: Disciplinary Complaints
The Norwegian Bar Association | Den Norske Advokatforening
Juristenes Hus Kristian Augusts gate 9, 0164 Oslo
Tel: 22 03 50 50 | Fax: 22 11 53 25
Email: [Adv.For. Disciplinary Complaints \(post@advokatforeningen.no\)](mailto:Adv.For. Disciplinary Complaints (post@advokatforeningen.no))

Dear Ms. Reiss-Andersen,

Request for Access to Environment and Health Information in terms of S.28 (Freedom of Information Act) and S.10 (Environmental Law) RE: Complaints filed against Attorneys for Defendant (4) and Victims Families (166) in Norway v. Breivik matter: Violation of: 2.1 (Independence), 2.2 (Honesty), 2.4 (Multiculti Legal Respect) & 4,1 (Rule of Law Conduct) of CCBE Code of Ethics (Norwegian translation) : Obstruction of Justice Participation in a StaliNorsk Political Psychiatry Show Trial, to (1) deny Defendant his Political Necessity Treason Trial; and (2) support Corruption of the Court to deny submittal to the Court of Controversial Evidence related to: [1] Media's Environment-Population-Terrorism Connection; [2] Norway's endorsement of Political Psychiatry & Psychiatric Fraud; [3] Masculine Insecurity Human Farming for Profit Kaffir Legal Matrix; [4] Norwegian Governments Endorsement for ANC's Terrorism & Breeding War; [5] Norwegian Commitment to Rainbow Race Multiculturalism is a Fraud

Thank you for the email from the Norwegian Bar Association's Disciplinary Committee, dated Tue 6/19/2012 10:16 AM; in response to the 170 complaints I filed against Attorney's for Defendant (4) and Victims Families (166) in Norway v. Breivik matter. In response, I request the following information:

Request for Information:

[1] List of Attorney's I filed complaint against who are not members of the Bar Association, whose complaints cannot be handled by the Disciplinary Committee and require referral to the Disciplinary Board.

[2] The Bar Association 'Legal Interest' Decision Making Justifications:

[A] Does the Bar Association endorse the European Court of Human Rights (Lithgow & others v United Kingdom) principle that every individual who files a legal application to a Norwegian Court has a right to a timely and precise written response informing them whether their application has been accepted, or if denied, reasons for such denial, or to inform the individual of additional information required before the complaint can be accepted?

[B] If so, if or when any Judge refuses to provide any applicant in any court proceeding that any Norwegian Lawyer is a participant in, with such prompt written response, it is the duty of honourable and ethical Lawyers to uphold the respect for impartial court due process proceedings to object to, and expose such discriminatory corrupt practices being practiced by a Norwegian Magistrate or Judge?

[C] In consideration for [A] and [B], could the Bar Association be detailed specific about how and why it alleges that my complaints do not meet the Bar Association's 'legal interest requirement'?

[D] Is the Bar Association's 'Legal Interest' Decision Making an Endorsement of Censoring Exposure of the Human-Farming-EcoSuicide-Kaffir-Legal-Matrix?: Whether the Bar Association's decision-making to allege that my complaint did not meet the 'Bar Association's 'legal interest requirement' had anything to do with silencing, suppressing or obstructing my legal applications to the court in this matter exposing the Human Farming Kaffir Legal Matrix: the Iron Mountain 'War is a Racket Military Industrial Complex's centralisation of power and tyranny , founded on Kaffir Law/Legislation which provides citizens with the Inalienable Eco-Suicide 'Right to Breed' and 'Right to 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, a Marxist/Capitalist Traitor Hunting licence, etc, etc.

[D] Is the Bar Association's 'Legal Interest' Decision Making an Endorsement of Censoring Exposure of Norway's endorsement of the Legal Establishment's use of Whores of the Court Psychiatrists for the purposes of White Supremacy cultural supremacy and social control; ignoring the reality their 'Whores of the Court' Bullshit the public and the court with "psychobabble with scientific foundations equal to horoscope charts... the science behind it all is nonexistent"?

[3] The Bar Association Environmental Principles Decision-Making

[1] Please provide The Bar Association Complaints Environmental Principles decision-making justifications for demanding complainants waste paper, ink and non-renewable transportation resources by printing, signing and mailing complaints to the Bar Association; and refusing digitally signed complaints submitted by email, which are much more beneficial to the environment, and are exact environmentally digital copies of print versions?

[2] Please provide The Bar Association Complaints Environmental Principles decision-making justifications for printed complaints; when even third world governments and Bar Associations environmental policies allow courts and organisations to accept email complaints?

ECHR: Rule of law requires adequately Precise and Accessible Legislation:

In *Lithgow & others v United Kingdom*, the European Court of Human Rights held that the rule of law requires provisions of legislation to be adequately accessible and sufficiently precise to enable people to regulate their affairs in accord with the law:

“As regards the phrase “subject to the conditions provided for by law”, it requires in the first place the existence of and compliance with adequately accessible and sufficiently precise domestic legal provisions (see, amongst other authorities, the alone judgment of 2 August 1984, Series A no. 82, pp. 31-33, paras. 66-68).”

[..]

Conclusion:

If an individual files a legal application to a Norwegian Court; does the Bar Association support the due process principles; that

1. such an individual has a right to a prompt and clear written response from the Court informing the applicant their legal application has been accepted or if not, whether further information is required or what is required from the individual for such legal application to be accepted

2. When any legal applicant is denied such due process written response by the court; it is the honourable duty of all legal parties involved in the matter to uphold the respect for due process and the law, by demanding the Judge provide the applicant with a clear and written response to their application.

We live on a finite resource planet and not even Bar Associations have the right to believe that resources are infinite and to demand ‘complaints’ procedures that require complainants to waste scarce resources, when alternative procedures exist that are more environmentally resource friendly.

Full complaint in attached PDF

Respectfully Submitted

Lara Johnstone

Habeus Mentem: Right 2 Legal Sanity
Norway v. Breivik :: Uncensored
<http://norway-v-breivik.blogspot.com/>

From: Inger Johanne Hammer
Sent: Friday, June 22, 2012 10:03 AM
To: Lara
Subject: RE: Den Norske Advokatforening: Berit Reiss-Andersen: Req for Env. & Health Info ITO S.28 and S.10

Lara Johnstone,

With reference to your e-mail below, and your previous 170 complaints send the Norwegian Bar Association's Disciplinary Committee last week.

Which lawyers that are members of the Norwegian Bar Association, can be found on the members list at the associations' website. We refer you to that list, where you can search up whether a lawyer is a member or not; <http://www.advokatforeningen.no/Sok/Sok-i-medlemslisten/>

On your question regarding legal interest, we refer you to the Disciplinary Committee's Regulations § 3 and to our e-mail of June 19th where all relevant information has been provided. Should you have any questions in regards to the complaints system, you can find further information under this link <http://www.advokatenhjelperdeg.no/artikler/complaint-against-an-attorney/>

As we already have informed you about, your potential complaints must be send by ordinary mail due to the fact that the Norwegian Bar Association's Disciplinary Committee does not accept any complaints sent by e-mail.

Med vennlig hilsen
Inger-Johanne Hammer
sekretær / Secretary
ADVOKATFORENINGEN / THE NORWEGIAN BAR ASSOCIATION
Kristian Augusts gate 9, N-0164 Oslo T + 47 22 03 50 50 E ijh@advokatforeningen.no
www.advokatforeningen.no www.advokatenhjelperdeg.no

From: Lara Johnstone
Sent: Friday, June 22, 2012 2:04 PM
To: 'Inger Johanne Hammer'; 'Baard Amundsen'
Cc: NO: Lippestad: Tord; Crt: Victims: Siv Hallgren; Crt: Victims: Frode Elgesem; Crt: Victims: Mette Yvonne Larsen
Subject: RE: Den Norske Advokatforening: Berit Reiss-Andersen: Req for Env. & Health Info ITO S.28 and S.10

Sec./Exec. Officer: Inger-Johanna Hammer
Comm: Baard Amundsen
The Norwegian Bar Association | Den Norske Advokatforening Juristenes Hus Kristian Augusts gate 9, 0164 Oslo
Tel: 22 03 50 50 | Fax: 22 11 53 25

E: ijh@advokatforeningen.no, ba@advokatforeningen.no

Dear Ms. Hammer,

CC: Norway v. Breivik Defence (4) & Victims Family Attorneys (166)

Many thanks for your email sent Friday, June 22, 2012 10:03 AM.

My apologies. Last time I contacted the Norwegian Bar Association, they kindly informed me whether the individual was a Bar Association member or not. I thought this was a service you provide; but clearly I am mistaken. I imagine the majority of complaints filed are member of your Bar Association; and you are simply stalling for time to obstruct the procedure of addressing my complaints. Its very common masculine insecurity (reason and logic) legal behaviour when a lawyer does not want to address the facts in any individuals complaint. Nevertheless I shall do the search and confirm which are members of the Bar Association.

Re: Legal Interest & Bar Association Complaints Policy:

You have not answered my request for Access to Environment and Health Information in terms of S.28 (Freedom of Information Act) and S.10 (Environmental Law) in terms of the Bar Association's Legal Interest and Complaints policies:

I repeat:

[2] The Bar Association 'Legal Interest' Decision Making Justifications:

[A] Does the Bar Association endorse the European Court of Human Rights (Lithgow & others v United Kingdom) principle that every individual who files a legal application to a Norwegian Court has a right to a timeous and precise written response informing them whether their application has been accepted, or if denied, reasons for such denial, or to inform the individual of additional information required before the complaint can be accepted?

[B] If so, if or when any Judge refuses to provide any applicant in any court proceeding that any Norwegian Lawyer is a participant in, with such prompt written response, it is the duty of honourable and ethical Lawyers to uphold the respect for impartial court due process proceedings to object to, and expose such discriminatory corrupt practices being practiced by a Norwegian Magistrate or Judge?

[C] In consideration for [A] and [B], could the Bar Association be detailed specific about how and why it alleges that my complaints do not meet the Bar Association's 'legal interest requirement'?

[D] Is the Bar Association's 'Legal Interest' Decision Making an Endorsement of Censoring Exposure of the Human-Farming-EcoSuicide-Kaffir-Legal-Matrix?: Whether the Bar Association's decision-making to allege that my complaint did not meet the 'Bar Association's 'legal interest requirement' had anything to do with silencing, suppressing or obstructing my legal applications to the court in this matter expoining the Human Farming Kaffir Legal Matrix: the Iron Mountain 'War is a Racket Military Industrial Complex's centralisation of

power and tyranny , founded on Kaffir Law/Legislation which provides citizens with the Inalienable Eco-Suicide 'Right to Breed' and 'Right to 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, a Marxist/Capitalist Traitor Hunting licence, etc, etc.

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Conclusion Repeated:

If an individual files a legal application to a Norwegian Court; does the Bar Association support the due process principles; that

1. such an individual has a right to a prompt and clear written response from the Court informing the applicant their legal application has been accepted or if not, whether further information is required or what is required from the individual for such legal application to be accepted

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Respectfully Submitted

Lara Johnstone
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Norway v. Breivik :: Uncensored
<http://norway-v-breivik.blogspot.com/>

From: Advokatforeningen
Sent: Friday, June 29, 2012 12:43 PM
To: Lara
Subject: RE: Den Norske Advokatforening: Berit Reiss-Andersen: Req for Env. & Health Info ITO S.28 and S.10

Lara Johnstone,

We refer to your e-mail below, and your e-mail of June 26.

As written in our reply to you dated June 22, all relevant information regarding the requirement of legal interest in accordance with the Disciplinary Committee's Regulations § 3 has been provided to you.

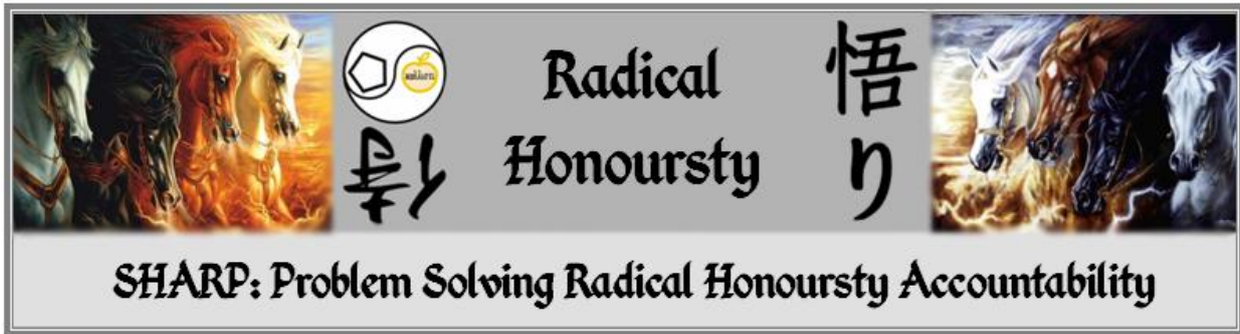
The Norwegian Bar Association cannot answer your many questions in this regard. It is the Disciplinary Committee that considers complaints against our members, and thus also considers whether or not the complainant has legal interest or not. Our information to you in this regard is based on the practice from the Disciplinary Committee and the Disciplinary Board.

We would nevertheless like to point out that the Disciplinary Committee is not a court; it is a body within the Norwegian Bar Association.

As to your question on the "Complaints Environmental Principles", we do not have any such principles. We thus kindly ask you to follow the complaint procedure described to you in our previous e-mails. Your complaints will not be dealt with by the Disciplinary Committee as long as they are sent by e-mail.

As all relevant information has been sent to you in regards to the above mentioned, we will not reply to further e-mails from you on this same matter.

Regards,
The Norwegian Bar Association



Norway v. Breivik

Case: 11-188627 MED-05

'Lawyers are either social engineers, or they are parasites. Social Engineer Lawyers aim to eliminate the difference between what the laws say and mean, and how they are applied; whereas legal parasites aim to entrench their parasitism from the difference between what the laws say and mean, and the application of such differences to their parasitic benefit.' - Prof. Charlie Houston, mentor of Justice Thurgood Marshall, *Simple Justice: History of Brown v. Board of Education*

P O Box 5042
George East, 6539
Cell: (071) 170 1954

Chairperson: Berit Reiss-Andersen
Sec./Exec. Officer: Inger-Johanna Hammer
Comm: Baard Amundsen
The Norwegian Bar Association | **Den Norske Advokatforening**
Juristenes Hus Kristian Augusts gate 9, 0164 Oslo
Tel: 22 03 50 50 | Fax: 22 11 53 25
E: ijh@advokatforeningen.no, ba@advokatforeningen.no

CC: Disciplinary Complaints
The Norwegian Bar Association | **Den Norske Advokatforening**
Juristenes Hus Kristian Augusts gate 9, 0164 Oslo
Tel: 22 03 50 50 | Fax: 22 11 53 25
Email: Adv.For. Disciplinary Complaints (post@advokatforeningen.no)

Dear Ms. Reiss-Andersen,

Request for Access to Environment and Health Information in terms of S.28 (Freedom of Information Act) and S.10 (Environmental Law) RE: Complaints filed against Attorneys for Defendant (4) and Victims Families (166) in Norway v. Breivik matter: Violation of: 2.1 (Independence), 2.2 (Honesty), 2.4 (Multiculti Legal Respect) & 4,1 (Rule of Law Conduct) of CCBE Code of Ethics (Norwegian translation)²: Obstruction of Justice Participation in a StaliNorsk Political Psychiatry Show Trial, to (1) deny Defendant his Political Necessity Treason Trial; and (2) support Corruption of the Court to deny submittal to the Court of Controversial Evidence related to: [1] Media's Environment-

¹ *Simple Justice: The History of Brown v. Board of Education, the epochal Supreme Court decision that outlawed segregation, and of black America's century-long struggle for equality under law*, by Richard Kluger; Random House (1975) (pp126-129)

² <http://www.advokatforeningen.no/Etiske-regler/Internasjonale-regler/CCBEs-etiske-regler-norsk/>

Population-Terrorism Connection; [2] Norway's endorsement of Political Psychiatry & Psychiatric Fraud; [3] Masculine Insecurity Human Farming for Profit Kaffir Legal Matrix; [4] Norwegian Governments Endorsement for ANC's Terrorism & Breeding War; [5] Norwegian Commitment to Rainbow Race Multiculturalism is a Fraud

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Request for Information:

[1] List of Attorney's I filed complaint against who are not members of the Bar Association, whose complaints cannot be handled by the Disciplinary Committee and require referral to the Disciplinary Board.

[2] The Bar Association 'Legal Interest' Decision Making Justifications:

[A] Does the Bar Association endorse the European Court of Human Rights (*Lithgow & others v United Kingdom*³) principle that every individual who files a legal application to a Norwegian Court has a right to a timely and precise written response informing them whether their application has been accepted, or if denied, reasons for such denial, or to inform the individual of additional information required before the complaint can be accepted?

[B] If so, if or when any Judge refuses to provide any applicant in any court proceeding that any Norwegian Lawyer is a participant in, with such prompt written response, it is the duty of honourable and ethical Lawyers to uphold the respect for impartial court due process proceedings to object to, and expose such discriminatory corrupt practices being practiced by a Norwegian Magistrate or Judge?

[C] In consideration for [A] and [B], could the Bar Association be detailed specific about how and why it alleges that my complaints do not meet the Bar Association's 'legal interest requirement'?

[D] Is the Bar Association's 'Legal Interest' Decision Making an Endorsement of Censoring Exposure of the Human-Farming-EcoSuicide-Kaffir-Legal-Matrix?: Whether the Bar Association's decision-making to allege that my complaint did not meet the 'Bar Association's 'legal interest requirement' had anything to do with silencing, suppressing or obstructing my legal applications to the court in this matter exposing the Human Farming⁴ Kaffir⁵ Legal Matrix: the Iron Mountain⁶ 'War

³ *Lithgow & others v. United Kingdom* (1986) * ECHR 329 § 110 <http://www.unhcr.org/refworld/publisher,ECHR,,GBR,3ae6b7230,0.html>

⁴ Human Farming: Story of Your Enslavement: <http://youtu.be/gHAnrXCvavc>

⁵ Radical Honoursty Definitions of Kaffir are not Racial, but Behavioural: For Example:

* **'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.

* **'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.

⁶ Report from Iron Mountain: On the Possibility and Desirability of Peace http://www.teachpeace.com/Report_from_Iron_Mountain.pdf

is a Racket⁷ Military Industrial Complex's centralisation of power and tyranny⁸, founded on Kaffir Law/Legislation which provides citizens with the Inalienable Eco-Suicide 'Right to Breed' and 'Right to 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, a Marxist/Capitalist Traitor Hunting licence, etc, etc.

[D] Is the Bar Association's 'Legal Interest' Decision Making an Endorsement of Censoring Exposure of Norway's endorsement of the Legal Establishment's use of Whores of the Court Psychiatrists for the purposes of White Supremacy cultural supremacy and social control; ignoring the reality their 'Whores of the Court' Bullshit the public and the court with "psychobabble with scientific foundations equal to horoscope charts... the science behind it all is nonexistent"?

[3] The Bar Association Environmental Principles Decision-Making

[1] Please provide The Bar Association Complaints Environmental Principles decision-making justifications for demanding complainants waste paper, ink and non-renewable transportation resources by printing, signing and mailing complaints to the Bar Association; and refusing digitally signed complaints submitted by email, which are much more beneficial to the environment, and are exact environmentally digital copies of print versions?

[2] Please provide The Bar Association Complaints Environmental Principles decision-making justifications for printed complaints; when even third world governments and Bar Associations environmental policies allow courts and organisations to accept email complaints?

ECHR: Rule of law requires adequately Precise and Accessible Legislation:

In *Lithgow & others v United Kingdom*⁹, the European Court of Human Rights held that the rule of law requires provisions of legislation to be adequately accessible and sufficiently precise to enable people to regulate their affairs in accord with the law:

"As regards the phrase "subject to the conditions provided for by law", it requires in the first place the existence of and compliance with adequately accessible and sufficiently precise domestic legal provisions (see, amongst other authorities, the alone judgment of 2 August 1984, Series A no. 82, pp. 31-33, paras. 66-68)."

Act on the Right of Access to Documents in Public Administration (the Act).

§ 28 Disclosure requirement¹⁰: Access can be demanded in writing or orally. Access to information must relate to a specific cause or a reasonable extent, matters of a particular species. This does not apply when it is demanded access to a journal or similar registry.

Environmental Public¹¹

⁷ War is a Racket, by USMC General Smedley Bulter <http://waris racket.org/dedication.html>

⁸ "In order to achieve this goal [of world domination], we must introduce [the right to vote] universal suffrage beforehand, without distinctions of class and wealth. Then the masses of people will decide everything; and since it [universal suffrage] is controlled by us we will achieve through it the absolute majority, which we could never achieve if only the educated and possessing classes had the vote." -- Protocols of the Elders of Zion, 10th Sitting, Wallstein Pub. House, ISBN 3-89244-191-x, p. 60

⁹ *Lithgow & others v. United Kingdom* (1986) * EHR 329 § 110 <http://www.unhcr.org/refworld/publisher,ECHR,,GBR,3ae6b7230,0.html>

¹⁰ <http://www.lovdato.no/all/hl-20060519-016.html#28>

¹¹ http://ezcust0003.web1.dedicated99.no.webdeal.no/offentlighet_user/Miljoeffentlighet

When products and activities that may affect the environment and health, we have the right to more information than usual, both from private and public. Check how you can go to the manufacturer, importer, dealer, municipal or a private company to get the information you are looking for.

LOV 2003-05-09 nr 31: Act concerning the right to env. Info. and public participation in decision-making processes relating to the environment (environmental law).¹²

§ 10 The right to environmental information held by a public body¹³

(1) Everyone has the right to obtain environmental information from a public body, so far as information is provided to the competent body or body of knowledge covered by the obligation under §§ 8 or 9, and it is not exempt from the information right under this Act.

(2) Environmental information is the competent authority when the information: a) is in the public authority itself, or b) held by a natural or legal person on behalf of the public authority.

(3) A request for environmental information may be rejected if it is too generally formulated or does not provide sufficient basis to identify the claim. Before a claim is rejected, the applicant shall be given reasonable assistance to formulate the request in such a way that it can be treated.

(4) If the requirements for access aimed at the wrong agency, it shall as soon as possible to forward the claim to the right authority or guidance as to which public bodies are believed to have information.

Conclusion:

If an individual files a legal application to a Norwegian Court; does the Bar Association support the due process principles; that

1. such an individual has a right to a prompt and clear written response from the Court informing the applicant their legal application has been accepted or if not, whether further information is required or what is required from the individual for such legal application to be accepted
2. When any legal applicant is denied such due process written response by the court; it is the honourable duty of all legal parties involved in the matter to uphold the respect for due process and the law, by demanding the Judge provide the applicant with a clear and written response to their application.

We live on a finite resource planet and not even Bar Associations have the right to believe that resources are infinite and to demand 'complaints' procedures that require complainants to waste scarce resources, when alternative procedures exist that are more environmentally resource friendly.

Respectfully Submitted

¹² <http://www.lovdato.no/all/hl-20030509-031.html#10>

¹³ <http://www.lovdato.no/all/hl-20030509-031.html#10>



Lara Johnstone
Habeus Mentem: Right 2 Legal Sanity
Norway v. Breivik :: Uncensored
<http://norway-v-breivik.blogspot.com/>

From: Advokatforeningen [mailto:post@advokatforeningen.no]
Sent: Tuesday, June 19, 2012 10:16 AM
To: Lara
Subject: RE: Adv.For: Klage:

Dear Ms Lara Johnstone,

The Norwegian Bar Association's Disciplinary Committee has received your complaints concerning numerous lawyers participating in the case against Anders Behring Breivik. Complaints concerning a lawyer's possible breach of the Code of conduct for lawyers can be brought before the Disciplinary Committee as long as the lawyer is a member of the Norwegian Bar Association. If the lawyer is not a member, the complaint must be addressed to the Disciplinary Board.

The Disciplinary Committee's handling of complaints is regulated by The Norwegian Bar Association's bylaws § 13-1, cf. the Disciplinary Committee's processing regulations.

We would like to point out that anyone whose complaint is based on *a legal interest* is entitled to file a complaint. In practice this means that the attorney's client has a right to complain. Complaints regarding the other party's attorney may also be filed. It is thus primarily the parties involved in a case that can file a complaint against a lawyer, as the complainant must have a direct connection to the circumstances that the complaint is built on. If the complainant has no such legal interest, the complaint will be rejected. A complaint may also be rejected if it is obviously baseless.

Based on the information received in your complaints, it seems like these are not in compliance with the legal interest- requirement.

Should you nevertheless uphold your complaints, please be aware that all complaints must be submitted in writing and signed, and send us as two originals by ordinary mail. We would like to emphasize the importance of sending your complaints by ordinary mail due to the fact that the Norwegian Bar Association does not accept any complaints sent by e-mail.

The following items should be included in the complaint:

1. Name and address of the attorney who is the subject of the complaint.
2. Indicate the date you became aware of the matter(s) that is/are the subject of the complaint.
3. Write why you believe the attorney has violated the rules of proper conduct and/or why you believe the demanded fee is too high. Provide a brief presentation of the factual circumstances. It is important, to the extent you can, that you provide dates for all events.

4. Enclose copies of letters and other documents that you believe are relevant to the complaint.
5. Complete an attorney complaint form with declaration of consent to the processing and handling of personal data.

The Norwegian Bar Association cannot process the complaint without a completed and signed attorney complaint form. Documents received without the complaint form attached will be returned to the complainant.

Please send two copies of the signed written complaint enclosed with any documentation you find relevant, in duplicate, and a filled-out and signed consent form in original to:

Advokatforeningen
Kristian Augustsgt. 9
NO-0164 Oslo

Label the envelope "Disciplinary Complaint".

Kind regards
The Norwegian Bar Association