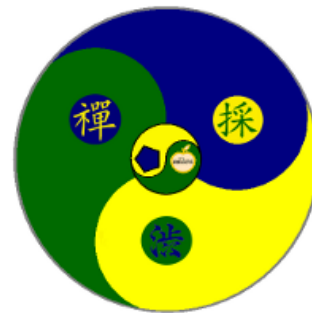




Radical Honoursty Culture Yshmael Guerrylla Law Party

CommonSism: Common Sense Guerrylla
Laws for a Sustainable Commons
Æquilibriaex: balanced Eco/Anthropocentric law
www.guerrylla-law.co.nr



11 March 2013

Secretary to the Aarhus Convention
UN Economic Commission for Europe
Environment and Human Settlement Division
Room 332, Palais des Nations
CH-1211 Geneva 10, Switzerland

Phone: +41 22 917 2384
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public.participation@unece.org
www.unece.org/env/pp

Dear Sir/Madam,

Communication to the Aarhus Convention Compliance Committee – Alleged Non-Compliance by Kingdom of Norway with the obligations under the Aarhus Convention: Rejection of Request for Access to Environmental Information from (a) Newspaper Editors, and (b) Bar Association; by Norwegian Environment Appeals Committee and Parliamentary Ombudsman.

Overview of Communication:

[1.1] Non-compliance to Access to Information (Article 4 (1) & (7)), by Media Editors: Adresseavisen: Editor: Arne Blix; Aftenposten: Editor: Hilde Haugsgjerd; Bergens Tidende: Editor: Trine Eilertsen; Dagbladet: Editor: John Arne Markussen; NRK: Editor: Hans Tore Bjerkaas; TV2: Editor: Alf Hildrum; VG: Editor: Torry Pedersen.

[1.2] A general failure to implement, or implement correctly, the General (Article 3(1)) and Collection and Dissemination of Environmental Information (Article 5(1)) provisions of the Convention; by the Bar Association (Advokatforeningen): Disciplinary Committee and Disciplinary Board for Advocates (Disiplinærnemnden for advokater).

[1.3] Non-Compliance to Access to Justice (Article 9 (1) & (4)), by the Environmental Appeals Board (Klagenemnda for miljøinformasjon): Erroneous 'Environmental Information' definition, Denied Due Process and Effective Remedy.

[1.4] Non-Compliance to Access to Justice (Article 9 (1) & (4)), by the Parliamentary Ombudsman: Denied Due Process & Effective Remedy.

Information on Correspondent submitting the communication:

This communication is submitted by:

Lara Johnstone, member of the Radical Honoursty culture, and founder: Yshmael Guerrylla Law Party (unregistered) based upon CommonSism, Æquilibriæx Jurisprudence, citizen of South Africa.

The contact details of the Communicator are:

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Parties Concerned:

[2] Kingdom of Norway, ratified on 02 May 2003¹; through the actions of the Norwegian Environmental Appeals Board and Parliamentary Ombudsman.

[3] This communication has been copied to:

[3.1] Norwegian Environmental Appeals Board:

Benedikte Strøm
Secretary for the Environmental Information Appeals Board
Climate and Pollution Agency
Postboks 8100 Dep, 0032 Oslo (Strømsveien 96)
E-mail: post@miljoklagenemnda.no
Phone: + 47 22 57 34 00 - Fax: +47 22 67 67 06
Website: www.miljoklagenemnda.no

[3.2] Parliamentary Ombudsman:

Parliamentary Ombudsman: Arne Fliflet
The Parliamentary Ombudsman for Public Administration
P.O. Box 3 Sentrum NO - 0101 Oslo
Telephone: +47 22 82 85 00
Tel: 22 82 85 00 | Toll: 800 800 39 | Fax: 22 82 85 11
E-mail: postmottak@sivilombudsmannen.no

[3.3] Media Editors: Adresseavisen: Editor: Arne Blix; Aftenposten: Editor: Hilde Haugsgjerd; Bergens Tidende: Editor: Trine Eilertsen; Dagbladet: Editor: John Arne Markussen; NRK: Editor: Hans Tore Bjerkaas; TV2: Editor: Alf Hildrum; VG: Editor: Torry Pedersen

¹ http://treaties.un.org/Pages/ViewDetails.aspx?src=TREATY&mtdsg_no=XXVII-13&chapter=27&lang=en

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VG: Ed: Torry Pedersen
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T: 22 00 00 00 | F: 22 42 67 80
(torry.pedersen@vg.no)

[3.4] AdvokatForeningen/Bar Association: Disciplinary Committee; Disciplinary Board for Advocates

Ex.Off: Inger-Johanna Hammer
Comm: Baard Amundsen
The Norwegian Bar Association |
Den Norske Advokatforening
Juristenes Hus Kristian Augusts
gate 9, 0164 Oslo
T: 22 03 50 50 | F: 22 11 53 25
E: ijh@advokatforeningen.no,
ba@advokatforeningen.no,
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Head: Judge Ernst Moe
Sec: Beate Sundstrøm
Disciplinary Committee |
Disiplinærnemnden Kristian
Augustsgt. 9 0164 OSLO
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JMoe (ernst.moe@domstol.no)

[3.5] Anders Breivik, c/o Lippestad Attorneys:

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1332 Osteras, Norway
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Facts of the Communication:

[4] Oslo & Utoya Attacks: Population, Resource Scarcity & Conflict:

[4.1] On 22 July 2011, a fertilizer truck bomb exploded in Oslo within Regjeringskvartalet, in front of the office of Prime Minister Jens Stoltenberg, at 15:25:22 (CEST), killing eight and injuring at least 209; and ninety minutes later, a mass shooting occurred at a summer camp organized by the AUF, the youth division of the ruling Norwegian Labour Party (AP) on the island of Utøya in Tyrifjorden, Buskerud, by a gunman dressed in a homemade police uniform, killing 69, and injuring at least 110.

[4.2] The Norwegian Police arrested Anders Behring Breivik, born 13 February 1979, on Utøya island and charged him with both attacks. Breivik admitted to having carried out the actions he was accused of, but denied criminal guilt and claimed the defence of necessity (*jus necessitatis*).

[4.3] Breivik's necessity justification – as detailed in his *Manifesto: 2083 – A European Declaration of Independence* and simplistically referred to as “Titanic Europe is on a demographic/immigration collision course with Islam Iceberg” -- was two-pronged: (1) *Resist Eurabia*: He believes Islam and cultural Marxism are involved in a ‘Eurabian’ demographic colonisation and ethnic cleansing of indigenous Norwegians and Europeans, and that it is a matter of necessity to resist “Eurabia”, to preserve European Christendom; (2) *Gov & Media Censorship of debate and discussion of the consequences of Demographic/Immigration issues required Ultra violence to Access International Publicity*: Breivik believed non-violent resistance is futile, as democracy is no longer functioning in Norway and Europe, due to politically correct discrimination and exclusion – by means of censorship and persecution – of cultural conservatives, and their concerns regarding the social and cultural conflict consequences of foreign immigration; by the left wing extremist Norwegian government and media.

[4.4] According to Oslo Organized Crime Police Investigation Report: “Explanation of 22 July 2011, doc 08,01”: “[Breivik] emphasizes that if he had not been censored by the media all his life, he would not have had to do what he did. He believes the media have the main responsibility for what has happened because they did not publish his opinions.... The low-intensity civil war that he had already described, had lasted until now with ideological struggle and censorship of cultural conservatives..... He explains that this is the worst day of his life and that he has dreaded this for 2 years. He has been censored for years. He mentions Dagbladet and Aftenposten as those who among other things have censored him..... He says that he also wrote “essays” that he tried to publish via the usual channels, but that they were all censored..... The subject summarizes: As long as more than twelve were executed, the operation will still be a success. The experts ask how the number twelve comes into consideration. Twelve dead are needed to penetrate the censorship wall, he explains..... About his thoughts on the Utøya killings now, the subject says: The goal was to execute as many as possible. At least 30. It was horrible, but the number had to be assessed based on the global censorship limit. Utøya was a martyrdom, and I am very proud of it..... He believes he had to kill at least twelve, because there is a censorship-wall preventing an open debate about

what is happening in the country..... So I knew I had to cross a certain threshold to exceed the censorship-wall of the international media.”

[4.5] As argued in Anders Breivik 22 June 2012 Closing Statement:

- A. “Mullah Krekar [a Kurdish Islamic refugee in Norway] .. calls himself a Kurdish religious leader. He is one of the few Muslim leaders who are honest about Islam’s takeover of Europe. Krekar said, “In Denmark they printed drawings, but the result was that support of Islam increased. I, and all Muslims, are evidence. You have not managed to change us. It is we who are changing you. Look at the changes in the population of Europe, where Muslims reproduce like mosquitoes. Every Western woman in Europe has 1.4 children. Every Muslim woman in the same countries gives birth to 3.5 children.”
- B. “One of the most influential people in Norway, Arne Strand [a print and broadcast journalist and former member of Prime Minister Gro Harlem Brundtland's cabinet] in Dagsavisen [the daily newspaper Strand edits, until 1999 the official organ of the Labor Party, now independent] has issued many statements about press subsidies. He proposes that everyone on the right, to the right of Carl I. Hagen [former Vice President of the Storting (Norwegian Parliament) and ex-chairman of the Progress Party], should be censored, and excluded from the democratic process. He says straight out that government press subsidies [to the Left, denied to the right] are necessary to preserve the current political hegemony. We must protect hegemony, we must not allow people the right to express themselves. The system of press subsidies ensures that Norway will never be a democracy, because those on the far right are excluded.”
- C. “This trial should be about finding the truth. The documentation of my claims—are they true? [..] Everything has been triggered by the actions of those who consciously and unconsciously are destroying our country. Responsible Norwegians and Europeans who feel even a trace of moral obligation are not going to sit by and watch as we are made into minorities in our own lands. We are going to fight. The attacks on July 22 were preventive attacks in defense of my ethnic group, the Norwegian indigenous people. I therefore cannot acknowledge guilt. I acted from necessity (nødrett) on behalf of my people, my religion and my country.”

[5] **Communicator Æquilibriæx CommonSism – Scarcity as Cause of Conflict – Activism:**

[5.1] Communicator is an adult member of Friend of Wikileaks (FoWL) and the Radical Honoursty culture²; resident in George, Southern Cape, South Africa; where she runs a small EcoFeminist pedal-powered wormery business.

[5.2] She is neither anthropocentrically liberal nor conservative, but an EcoFeminist Guerrilla Law³ Sustainable Security⁴ Radical Honoursty Transparency Primitivist and paralegal interested and active in educating on overpopulation and overconsumption induced Scarcity as a source of conflict.

[5.3] She is the founder of the CommonSism⁵ ideology -- Common Sense Guerrilla Laws for a Sustainable Commons -- and the unregistered Yshmael Guerrilla Law Political Party, the aim of which is to establish a Green License to Vote, to elect a Green President, to transition South Africa into a Sustainable Voluntaryist (Honourable Free Society of Men and Women capable of ruling themselves) Green Republic.

[5.4] She is also the founder of the concept of Æquilibriæx Jurisprudence, which is Equal & balanced -- Eco/Anthropocentric – law, based upon: æquus (equal), libra/æ (balance), libri (books), and lex (law). Equilibriæx Jurisprudence adheres to the laws of nature / ecology, which manifests as all species living in carry capacity harmony with another. Aquilibriæx Jurisprudence adheres to laws of human nature, which manifests as fully informed consent harmony between all human

² SA Constitutional Court ruling of 03 May 2012 in CCT 23-10, reads as follows: “Ms. Lara Johnstone, Member of Radical Honesty Culture and Religion, is admitted as an amicus curiae”

³ A guerrilla law regulates human procreation and/or resource utilization behaviour, to ensure sustainability. It is a subdivision of Wild Law, which is a new legal theory and growing social movement. It proposes that we rethink our legal, political, economic and governance systems so that they support, rather than undermine, the integrity and health of the Earth. www.wildlaw.org.au

⁴ “There is no security without sustainability”[1]: In the absence of an international new moral order[2] where Ecocentric laws are implemented to regulate and reduce human procreation and resource utilization behaviour, towards a sustainable, pre-industrial lifestyle paradigm; “overpopulation[3] and resource scarcity[4] will result in conflict and war”[5] (perhaps nuclear) confronting regions at an accelerated pace[7], resulting in the “collapse of the global economic system and every market-oriented national economy”[8] by 2050. [1] Murphy, R (2006/10/24): US Army Strategy of the Environment, Office of the Dep. Asst. Sec. of the Army, Environment, Safety & Occup. Health: Assistant for Sustainability; Linkola, P (2009): Can Life Prevail? A Radical Approach to the Environmental Crisis (Integral Tradition Publishing); [2] Hardin, G (1968/12/13): Tragedy of the Commons, Science; Peters, R (1996): The Culture of Future Conflict, US Army War College: Parameters: Winter 1995-96, pp. 18-27; [3] Hardin G (1991): Carrying Capacity and Quality of Life, Environmental Science: Sustaining the Earth; Simmons, M (2000/09/30): Revisiting the Limits to Growth: Could the Club of Rome Have Been Correct, After All?; [4] Koppel, T (2000): CIA and Pentagon on Overpopulation and Resource Wars, Nightline; United States Joint Forces Command (2010/02/18): The Joint Operating Environment - 2010 (The JOE – 2010); Parthemore, C & Nagl, J (2010/09/27): Fueling the Future Force: Preparing the Department of Defense for a Post-Petroleum Environment, Center for a New American Security (CNAS); United States Army & TRADOC (2012): US Army Unified Quest 2012 Fact Sheet, Unified Quest 2012 is the Army Chief of Staff's annual Title 10 Future Study Plan (FSP); Peters (1996) [5] Peters (1996); Bush, GW Snr (1986/02): Public Report of the Vice-President's Task Force on Combatting Terrorism; Homer-Dixon, T, & Boutwell, J, & Rathjens, G (1993): Environmental change and violent conflict: Growing scarcities of renewable resources can contribute to social instability and civil strife. Scientific American, 268(2), pp. 38-45; [6] Hardin (1968/12/13), [7] United States Army & TRADOC (2012); [8] Schultz, S (2010/09/01): [German] Military Study Warns of Potentially Drastic Oil Crisis, Der Spiegel; [9] Clugston, C (2012): Scarcity: Humanity's Final Chapter (Booklocker.com Inc): Preface, pg. ix

⁵ <http://sqswans.weebly.com/guerrilla-law.html>

members of society. Æquibriæx Jurisprudence is equal and balanced Anthropocentric and Ecocentric Jurisprudence.

[5.5] The Yshmael Guerrylla Law (YGL) Political Party's platform is based upon Æquibriæx Jurisprudence, Guerrylla Law and CommonSism. CommonSism, or Common Sense Laws for a Sustainable Commons, is inspired by -- among others -- the Taker vs. Leaver ideas of the gorilla Ishmael, in Daniel Quinn's books: *Ishmael* and *My Ishmael*; and the *Tragedy of the Commons* ideas, as expressed by Garrett Hardin.

[5.6] CommonSism's Guerrylla Laws – based upon Aquilibriæx Jurisprudence – regulate human procreation and resource utilization behaviour, by means of legally defining the procreation and consumption difference, and consequent related Sustainable Rights/Penalties, between a Leaver and a Taker, to ensure sustainability.

[5.7] CommonSism asserts that a majority of society's problems - crime, violence, unemployment, poverty, inflation, food shortages, political instability, vanishing species, garbage and pollution urban sprawl, traffic jams, toxic waste, energy and non-renewable resources (NNR) depletion and scarcity are symptoms of Ecological Overshoot, resulting from the AnthroCorpoCentric Consumptionist Left and Right Wing's war against nature, and the absence of Ecocentric Jurisprudence combined with the failures of AnthroCorpocentric Jurisprudence.

[5.8] Ecological Overshoot is a consequence of all other ideologies and their AnthroCorpocentric adherents failure to legally (a) define the difference between sustainable and unsustainable procreation and consumption behaviour; and (b) provide legal rights to sustainable practices, and legal penalties to unsustainable individuals, corporations and organisations.

[5.9] Guerrylla Laws (A) simply and very specifically clarify the difference between the consumption and procreation behaviour of an Unsustainable Taker (Scarcity Combatant) vs a Sustainable Leaver (Eco-Innocent); and are (B) used in courts to (a) provide legal rights and socio-political rewards of recognition to Sustainable Leaver's for their Heroic lifestyle choices and practices; (b) confront Taker Scarcity Combatants of their Breeding / Consumption combatant behaviours aggravation of Scarcity induced socio-economic problems, by means of aggravated legal penalties, in accordance to their 'Taker Scarcity Combatant' status.

[5.10] Guerrylla Laws define the Eco/Ego Footprint⁶ procreation and consumption behaviour of an individual as a Sustainable Leaver (aka Eco-Innocent)

⁶ EcoFootprint: The difference between the biocapacity and Ecological Footprint of a region or country. A biocapacity deficit occurs when the Footprint of a population exceeds the biocapacity of the area available to that population. If there is a regional or national biocapacity deficit, it means that the region is importing biocapacity through trade or liquidating regional ecological assets. Global biocapacity deficit cannot be compensated through trade, and is overshoot.

or Unsustainable Taker (aka Scarcity-Combatant), based upon a sustainable consumption bio-capacity of 1 global hectare (gha)⁷ (60 % of 1.8 gha)⁸ in accordance with the proactive conservation policies of Bhutan⁹; multiplied by an individual's Breeding footprint factor of 20 per child. [(Each Child increases a parent's footprint by factor of 20¹⁰)]

- A. **Sustainable Leaver / Eco-Innocent:** 0 children, consumption < 20 gha (Intn'l Biocapacity (1 gha) x 20); or 1 child, consumption < 1 gha.
- B. **Unsustainable Taker / Scarcity-Combatant:** 0 children, consumption > 20 gha; or 1 child, consumption > 1 gha.
- C. For example: Communicator's Consumption Footprint¹¹ using Sustainable Economy's Myfootprint.org quiz, is 12.75 global hectares (gha). South Africa's average consumption footprint is 38.59 gha. Complainant has no children, consequently her procreation factor is 0 x 20* = 0. My Consumption (12.75) x Procreation (0) = Eco Footprint of 12.75/0 gha. If accurate, if everyone consumed and procreated like me, we would need 0.81 earths.¹² Conversely, if everyone consumed and procreated like President Jacob Zuma, we would need 2090 earths¹³.

[5.11] **Sustainable Security Policy: Sustainability is Security:** "There is no security without sustainability"¹⁴: In the absence of an international new moral

⁷ Sustainable Footprint Biocapacity: A biocapacity of 1 gha assumes that 40% of land is set aside for other species. 1 gha is 60 % of 1.8 gha, therefore .8 hectares is set aside for other species.

⁸ International Biocapacity: In 2006, the average biologically productive area (biocapacity) per person worldwide was approximately 1.8 global hectares (gha) per capita. In 2008, there were ~ 12 billion hectares of biologically productive land and water on Earth. Dividing by the number of people alive in that year (6.7 billion) gives 1.79 global hectares per person. This assumes that no land is set aside for other species that consume the same biological material as humans. If for example, there were only 3.5 billion people alive that year, that would have provided everyone with 3.5 gha. If there were only 1 billion people, their would be 12gha biocapacity for each person's needs.

⁹ Bhutan Proactive Conservation: Bhutan is seen as a model for proactive conservation initiatives. The Kingdom has received international acclaim for its commitment to the maintenance of its biodiversity. This is reflected in the decision to maintain at least sixty percent of the land area under forest cover, to designate more than 40% of its territory as national parks, reserves and other protected areas, and most recently to identify a further nine percent of land area as biodiversity corridors linking the protected areas. Environmental conservation has been placed at the core of the nation's development strategy, the middle path. It is not treated as a sector but rather as a set of concerns that must be mainstreamed in Bhutan's overall approach to development planning and to be buttressed by the force of law. - "Parks of Bhutan". Bhutan Trust Fund for Environmental Conservation online. Bhutan Trust Fund.

¹⁰ Paul Murtaugh (7-31-09): Family Planning: A Major Environmental Emphasis, Oregon University <http://sqswans.weebly.com/child--ecofootprint-x-20.html>

¹¹ http://myfootprint.org/en/your_results/?id=2559685

¹² <http://sqworms.weebly.com/lara-johnstone-eco-081.html>

¹³ President Zuma's consumption footprint using Sustainable Economy's Myfootprint.org quiz, is 65.66 global hectares (gha). President Zuma's Procreation Factor is 500 [President Zuma has 25 children. His procreation footprint factor is 25 x 20* = 500. (Each Child increases a parent's footprint by factor of 20)]. President Zuma's Net Consumption & Procreation Footprint is 33280 gha [Consumption (65.66) x Procreation (500) = Net Footprint of 33280 gha]. If accurate, if everyone consumed and procreated like President Zuma, we would need 2,090 earths. <http://sqworms.weebly.com/jacob-zuma-ego-2090.html>

¹⁴ Murphy, R (2006/10/24): US Army Strategy of the Environment, Office of the Dep. Asst. Sec. of the Army, Environment, Safety & Occup. Health: Assistant for Sustainability; Linkola, P (2009): Can Life Prevail? A Radical Approach to the Environmental Crisis (Integral Tradition Publishing)

order¹⁵ where Æquilibriaæ Jurisprudence confront the Military Doctrine reality¹⁶ of Environmental Resource Scarcity induced conflict and resource wars¹⁷, and implements Guerrilla laws to regulate and reduce human procreation and resource utilization behaviour; towards a sustainable, pre-industrial lifestyle paradigm; “overpopulation”¹⁸ and resource scarcity¹⁹ will result in conflict and war²⁰ (perhaps

¹⁵ Hardin (1968/12/13); 1996: US Army War College: Parameters: The Culture of Future Conflict: Overpopulation & Resource Scarcity will be the Direct Cause of Confrontation, Conflict, and War: Major Ralph Peters | US Army War College: Parameters | Winter 1995-96, pp. 18-27.: “Resource scarcity will be a direct cause of confrontation, conflict, and war. The struggle to maintain access to critical resources will spark local and regional conflicts that will evolve into the most frequent conventional wars of the next century. Gross overpopulation will destroy fragile possibilities for progress in much of the non-Western world, and much of this problem is the West's fault. .. Basic resources will prove inadequate for populations exploding beyond natural limits, and we may discover truths about ourselves that we do not wish to know. In the end, the greatest challenge may be to our moral order.”

¹⁶ Bundeswehr (Sep 2010): Peak Oil: Security Policy Implications of Scarce Resources ; Bundeswehr; Butts, Kent (25 April 1994): Environmental Security: A DOD Partnership for Peace; US Army War College; Bush, Col BX (13 Mar 1997): Promoting Environmental Security during Contingency Operations; US Army War College; David, MAJ William E (April 1996): Environmental Scarcity as a Cause of Violent Conflict, USA Military Intelligence, School of Advanced Military Studies; United States Army Command and General Staff College; Department of the Army (December 1994): Field Manual 100-23, Peace Operations . Washington, DC: Headquarters, Department of the Army; Department of Defense (Jan 2012): Sustaining U.S. Global Leadership: Priorities for the 21st Century Defense; Gizewski, Peter (Spring 1997): Environmental Scarcity and Conflict, by Peter Gizewski, Project on Environment Population and Security, Peace and Conflict Studies Program, University of Toronto; Canadian Security Intelligence Service: Archived: Commentary No. 71; Koppel, T (2000): CIA and Pentagon on Overpopulation and Resource Wars, Nightline; Military Advisory Board (MAB)(April 2007): National Security and Climate Change, CAN; Murphy, R (2006/10/24): US Army Strategy of the Environment , Office of the Dep. Asst. Sec. of the Army, Environment, Safety & Occup. Health: Assistant for Sustainability; Parthemore, C & Nagl, J (2010/09/27): Fueling the Future Force: Preparing the Department of Defense for a Post-Petroleum Environment , Center for a New American Security (CNAS); Peters, R (1996): The Culture of Future Conflict, US Army War College: Parameters: Winter 1995-96, pp. 18-27; Rickover, H (1957/05/14): Energy Resources and our Future , speech to the Minnesota State Medical Association; Schultz, S (2010/09/01): [German] Military Study Warns of Potentially Drastic Oil Crisis , Der Spiegel; Ubbelohde, LTC Kurt F. (10 April 2000): Freshwater Scarcity in the Nile River Basin , US Army War College; 2001: US Army Posture Statement - FY 2002; 6 Nov 2008: Prof Al Bernstein Lecture Series: School of Advanced International Studies, Remarks by General Peter W Chiarelli; United States Army & TRADOC (2012): US Army Unified Quest 2012 Fact Sheet , Unified Quest 2012 is the Army Chief of Staff's annual Title 10 Future Study Plan (FSP); United States Joint Forces Command (15 March 2010): Command releases report examining the future, FJCOM; U.S. Forest Service (Dec 2012): Report Predicts a Strain on Natural Resources Due to Rapid Population Growth; White House (1974): NSSM 200: National Security Study Memorandum: Implications of Worldwide Population Growth For U.S. Security and Overseas Interests (The Kissinger Report). <http://sqswans.weebly.com/military-gospel.html>

¹⁷ 1991: Homer-Dixon, T: On The Threshold: Environmental Changes as Causes of Acute Conflict; 1994: Homer-Dixon, T: Environmental Scarcities and Violent Conflict: Evidence from Cases; June 1995: Homer-Dixon, T: Strategies for Studying Causation in Complex Ecological Political Systems; June 1995: Gizewski, Peter and Homer-Dixon, Thomas, “Urban Growth and Violence: Will the Future Resemble the Past?,” Environment, Population and Security; June 1995: Howard, Philip and Homer-Dixon, Thomas, “Environmental Scarcity and Violent Conflict: The Case of Chiapas, Mexico,” Environment, Population and Security; June 1995: Kelly, Kimberley and Homer-Dixon, Thomas, “Environmental Scarcity and Violent Conflict: The Case of Gaza,” Environment, Population and Security; June 1995: Percival, Valerie and Homer-Dixon, Thomas, “Environmental Scarcity and Violent Conflict: The Case of Rwanda,” Environment, Population and Security; Sep 1995: Homer-Dixon, T: The Ingenuity Gap: Can Poor Countries Adapt to Resource Scarcity; Oct 1995: Percival & Dixon: Environmental Scarcity and Violent Conflict: Case of South Africa; April 1996: Gizewski, Peter and Homer-Dixon, Thomas, “Environmental Scarcity and Violent Conflict: The Case of Pakistan,” Environment, Population and Security; Summer 2000: Schwartz, Daniel; Deligiannis, Tom; and Homer-Dixon, Thomas, “The Environment and Violent Conflict: A Response to Gleditsch's Critique and Suggestions for Future Research,” Environmental Change & Security Project Report: 77-93;

¹⁸ Hardin G (1991): Carrying Capacity & Quality of Life, Environmental Science: Sustaining the Earth; Simmons, M (2000/09/30): Revisiting the Limits to Growth: Could Club of Rome Have Been Correct, After All?

¹⁹ Koppel, T (2000): CIA and Pentagon on Overpopulation and Resource Wars, Nightline; United States Joint Forces Command (2010/02/18): The Joint Operating Environment - 2010 (The JOE – 2010); Parthemore, C & Nagl, J (2010/09/27): Fueling the Future Force: Preparing the Department of Defense for a Post-Petroleum

nuclear²¹) confronting regions at an accelerated pace²², and “collapse of the global economic system and every market-oriented national economy”²³ by 2050²⁴.

[5.12] Communicator’s organic terrorism default working hypothesis is that much of terrorism – whether left or right -- is a result of Mainstream Access-to-Discourse Gatekeeper editor’s censorship of dissenter’s attempts at non-violent problem solving, creating a socio-political pressure cooker environment, where activists are forced to resort to violence for publicity, which benefits the media corporations ‘If It Bleeds, it Leads’ editorial policies and corporate profits.

[5.13] Communicator’ endorses everyone from the extreme left to right’s right to access to impartial courts. She decided to test whether Breiviks allegations of Norway’s discrimination against, and censorship of, cultural conservatives was true, by means of embarking on a social science test to determine how Left Wing Norwegian Officials and media and right wing Breivik, would react to an EcoFeminist Æquibriæx CommonSism Communist, supporting Breivik’s right to a free and fair trial, and the holding of the AnthroCorpocentric media accountable for their Population-Environment-Terrorism Connection.

[6] **30 Nov 2011: Application for Writ of Habeus Mentem:**

[6.1] On 30 November 2011, communicator filed an Application (PDF²⁵) for a [I] 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: Sorheim and Husby as to the Mens Rea political necessity criminal liability of Anders Breivik terrorist acts, on 22 July 2011.

[6.2] Notifications of the Application were sent to: 680 EU Members of Parliament²⁶ on 04 December; 330 Norwegian Government Officials²⁷ on 05 December; and 1,283 Norwegian Editors and Journalists²⁸ on 07 December 2011.

[6.3] Among others, the application argued that the roots of terrorism – irrespective of whether it was Mr. Breivik’s ‘right wing’ terrorism, or Mandela and

Environment, Center for a New American Security (CNAS); United States Army & TRADOC (2012): US Army Unified Quest 2012 Fact Sheet, Unified Quest 2012 is the Army Chief of Staff’s annual Title 10 Future Study Plan (FSP); Brent, JG (2012): Humans: An Endangered Species Jason Brent; Heinberg, R (2006/04/30): Population, Resources, and Human Idealism, Energy Bulletin; Peters (1996)

²⁰ Peters (1996); Bush, GW Snr (1986/02): Public Report of the Vice-President’s Task Force on Combatting Terrorism; Homer-Dixon, T, & Boutwell, J, & Rathjens, G (1993): Environmental change and violent conflict: Growing scarcities of renewable resources can contribute to social instability and civil strife. Scientific American, 268(2), pp. 38-45

²¹ Hardin (1968/12/13)

²² United States Army & TRADOC (2012)

²³ Schultz, S (2010/09/01): [German] Military Study Warns of Potentially Drastic Oil Crisis, Der Spiegel

²⁴ Clugston, C (2012): Scarcity: Humanity’s Final Chapter (Booklocker.com Inc): Preface, pg. ix

²⁵ http://issuu.com/js-ror/docs/111130_breivik-habeus

²⁶ http://ecofeminist-v-breivik.weebly.com/1/post/2011/12/111204_habmentem_680-eu-mps.html

²⁷ http://ecofeminist-v-breivik.weebly.com/1/post/2011/12/111205_330polhabmentem.html

²⁸ http://ecofeminist-v-breivik.weebly.com/1/post/2011/12/111207_habeusmedia.html

Guevara's left wing terrorism -- are a result of the Mainstream Media's censorship of non-violent problem solving, to facilitate a socio-political pressure cooker reality for their "If it Bleeds, It Leads" corporate propaganda profits from terrorism violence. The mainstream media are the chief cheerleaders for overpopulation and overconsumption, which cause resource scarcity, local and national resource wars, which frequently include terrorism.

[6.4] Mainstream media deliberately and intentionally aggravate overpopulation, overconsumption and resource scarcity social conflict, by providing preferential access to parties who advocate on behalf of population growth and Consumptionism and silencing those opposing overpopulation and overconsumption.

[6.5] The media's conscious deliberate choices to advocate on behalf of population growth and Consumptionism, to the detriment of the environment, and ecological social and economic problems were well documented in the study by Dr. Michael Maher: **How and Why Journalists Avoid Population - Environment Connection** (PDF²⁹).

[6.6] The Norwegian media totally censored information about the application filed to the Oslo District Court, from the Norwegian people.

[7] **15 Apr 2012: Application to Proceed as Amicus Curiae:**

[7.1] On 15 April 2012, Communicator filed an Application to proceed as an Amicus Curiae (PDF³⁰), to the Oslo District Court Registrar. Copies were sent to 1,384 Norwegian Editors and Journalists³¹ on 16 April 2012.

[7.2] The Amicus provided the court with – among others – an EcoFeminist Jurisprudence perspective how Masculine Insecurity, not Feminism, was a direct and indirect root cause and aggravating factor for most of the worlds problems, including the destruction of Western Civilization, due to (A) obstructing Radical Transparency communication problem solving, (B) being the cognitive foundation of the anti-Meritocratic Parasite Leeching Leadership (sic) Paradigm; (C) hence propagandizes an exponential growth of Parasite Leeching – “breeding war procreation” overpopulation and “egotist consumer” Consumptionism -- worldview.

- A. It is not feminism that is the source of Western Civilisation's destruction, but Egocentric Masculine Insecurity (whether patriarchal or feminist is irrelevant). Masculine Insecurity is the root psychological and intellectual problem that obstructs Western civilisation from confronting the Parasite

²⁹ CCT 23-10: Statement of Consent by Dr. T. Michael Maher www.scribd.com/doc/31373074; How and Why Journalists Avoid Population-Environment Connection, www.scribd.com/doc/33694415

³⁰ http://issuu.com/js-ror/docs/120414_amicus

³¹ http://ecofeminist-v-brevik.weebly.com/1/post/2012/04/120416_amicus_1384media.html

Leeching Economic, Intellectual and Psychological Paradigm that is the source of its impending ecological destruction, by means of third world overpopulation (third world immigration) and first world's overconsumption (Peak Oil and Peak Non Renewable Natural Resources).

- B. It is self-evident that humans live on a planet with finite resources, and that resource scarcity is a major source of conflict. Hence to reduce conflict and to save resources that are vital to industrial civilisation would require earthly beings to control population growth and conserve vital resources for future generations. However the exact opposite has occurred. The worlds most valuable form of energy: oil has been squandered on predominantly “shitty” products, and vital non-renewable natural resources upon which industrial civilisation relies upon, have been mined by world leaders drunk on masculine insecurity, pissing the planets resources away to figuratively extend the size of their penises.!
- C. Overpopulation³² is a direct and indirect root cause and aggravating factor for most of our national and international problems: exponential resource use and decline, local national and international resource wars: crime, poverty, political correctness, etc. Overpopulation is a direct and indirect result of the Masculine Insecurity Human Factory Farming Breeding War Racket. Solving the overpopulation problem to reach a state of ecological sustainable carrying capacity requires (a) confronting the human factory farming breeding war racket; and (b) massive population reduction.
- D. Overconsumption³³: is a direct and indirect root cause and aggravating factor for most of our planets ecological problems, of which the political and economic problems are simply symptoms of the deeper ecological problems. Consumptionism is a direct result of pharma-psychiatry's zombification of individuals identities from being critical thinking citizens who based their purchases based upon need being converted to pacified zombie conformist consumers, whose identity was based upon their identity as a consumer. Pacified dissociated zombie conformist consumers are incapable of critical thinking faculties to act on behalf of defending their nations environments and natural resources from being raped and pillaged by international consumptionist corporations. Peak Non-

³² The population of an environment by a particular species in excess of the environment's carrying capacity. The effects of overpopulation can include the depletion of resources, environmental deterioration, and the prevalence of famine and disease. The carrying capacity of a biological species in an environment is the maximum population size of the species that the environment can sustain indefinitely.

³³ Over-consumption is a situation where resource-use has outpaced the sustainable capacity of the ecosystem. A prolonged pattern of overconsumption leads to inevitable environmental degradation and the eventual loss of resource bases. Generally the discussion of overconsumption parallels that of overpopulation; that is the more people, the more consumption of raw materials to sustain their lives.

renewable Natural Resources shall result in the impending collapse of industrial civilization, which cannot exist without these resources.³⁴

- E. Anthropocentric Flat Earth Society jurisprudence views the world from a fundamentalist inaccurate masculine insecurity human-centred perspective, assuming there will always be “enough” Non Renewable Natural Resources (NNR’s) to enable a brighter future, concerning itself with production and distribution of NNR’s for ever improving material living standards for ever-increasing numbers of our ever-expanding global population. From an Ecocentric Finite Resource Scarcity perspective, Peak NNR: Overpopulation and Overconsumption of NNR’s shall result in the impending collapse of industrial civilization, which cannot exist without these resources.³⁵
- F. Ideology of Political Correctness, Political Psychiatry’s Coercion to Conform & Multiculturalism are the Corporate Ideologies of Multinational Corporations colonizing all nations cultures:
- G. In *Multiculturalism: The Cultural Logic of Multinational Capitalism*³⁶, Communist Philosopher, Slavoj Žižek argues that fake Multiculturalism, is the ideal Egotist Consumptionism cultural logic of Multinational Capitalism, intent on colonizing all cultures into slaves to Egotist Consumptionism. Multinational Corporations wish to colonize all nations and their cultures, turning all culture’s primary cultural value into that of an egotist consumer victim, for the profits of multinational corporations. Protecting indigenous cultures requires confronting Multinational Capitalism and its primary corporate ideology intent on destroying all cultures: fake inauthentic multiculturalism. In Spiked: *The one measure of true love is: you can insult the other*³⁷, Žižek argues that fake multiculturalism and fundamentalism are two sides of the same coin; where people from other cultures are treated like they are children who are incapable of hearing constructive criticism: “ If, on the other hand, we play this politically correct game - 'Oh, I respect you, how interesting your customs are' - this is inverted racism, and it is disgusting”; whereas authentic multiculturalism occurs when cultures practice brutal honesty;

³⁴ Scarcity: Humanity’s Last Chapter : A Comprehensive Analysis of Nonrenewable Natural Resource (NNR) Scarcity’s Consequences, by Chris Clugston <http://sqswans.weebly.com/peak-nnr-chris-clugston.html>

³⁵ Scarcity: Humanity’s Last Chapter : A Comprehensive Analysis of Nonrenewable Natural Resource (NNR) Scarcity’s Consequences, by Chris Clugston <http://sqswans.weebly.com/peak-nnr-chris-clugston.html>

³⁶ Slavoj Žižek: Multiculturalism or the cultural logic of multinational capitalism, in: Razpol 10 - glasilo Freudovskega polja, Ljubljana 1997 http://www.soc.aau.dk/fileadmin/user_upload/kbm/VoF/Kurser/2011/Multiculturalism/slavoj_zizek-multiculturalism-or-the-cultural-logic-of-multinational-capitalism.pdf

³⁷ <http://www.spiked-online.com/articles/00000002D2C4.htm>

because "You cannot do the game of erotic seduction in politically correct terms".

- H. In *The Century of the Self*, Adam Curtis' BBC documentary documents how Edward Bernays³⁸, the father of "Public Relations"³⁹, developed public relations, by using his Uncle Sigmund Freud's discoveries concerning the unconscious "primitive sexual and aggressive forces"⁴⁰, to change the focus of advertising from the facts of a product⁴¹, to implying the product would fulfill the individuals psychological/sexual insecurities⁴² (Insecurity about small penis: purchase a large car⁴³; Female penis envy insecurity: start smoking⁴⁴). "Public Relations" worked to psychologically engineer and manipulate citizens into the "All Consuming Self": the illusionary belief the power is finally in their hands, they live in a "democracy"⁴⁵; they are in charge⁴⁶, while their sense of identity is subconsciously manipulated from citizen (individual authority/inner power of personal decision-making) to consumer (empty vessel addicted to consumption of external ideas and products for sense of identity and acceptance⁴⁷), fueling the growth of the "Freedom is Debt-Slavery" mass-consumer society⁴⁸.
- I. In *First as Tragedy, then as Farce*⁴⁹, Communist Philosopher and Economist Slavoj Zizek clarifies what he means by 'Egotist Consumption' as follows: "Like Soros, in the morning he grabs the money; in the afternoon, he gives half of the money back to charity. In today's capitalism, more and more the tendency is to bring this tendency together. So when you buy something, your anti-consumerist duty is to do something for others, for the environment and so on, is already included in the price. If you think I am exaggerating, walk around the corner, into any

³⁸ Curtis (2002): The Century of the Self (01/04) <http://www.youtube.com/watch?v=OmUzwrCyTSo>

³⁹ ".. If you could use propaganda for war, you could certainly use it for peace .. propaganda got to be a bad word .. so I found another word .. public relations" (07:15-08:39)

⁴⁰ "A hundred years ago, a new theory of human nature was put forward by Sigmund Freud. He had discovered, primitive sexual and aggressive forces, hidden deep inside the minds of all human beings" (00:10-21, 04:28-05:47, 09:10-10:20)

⁴¹ ".. a products practical virtues, nothing more" (15:40-16:10)

⁴² "He showed American corporations how they could make people want things they didn't need, by linking mass produced goods to their unconscious desires." (01:21)

⁴³ ".. tell car companies, they could sell cars as symbols of male sexuality" (14:20, 18:45-19:00)

⁴⁴ "Bernays set out to experiment with the minds of the popular classes .. "cigarettes were a symbol of the penis and of male sexual power" .. "connect smoking cigarettes to idea of challenging male power, women would smoke to have their own "torches of freedom" penis .. hence irrelevant objects could become powerful emotional identity symbols" (10:22-:14:25)

⁴⁵ "[At Versailles] .. we worked to make the world safe for democracy.. that was the big slogan .." (07:15-08:39)

⁴⁶ "Out of this would come a new political idea about how to control the masses, by satisfying people's inner selfish desires, one made them happy and thus docile; which was the start of the All Consuming Self .." (01:30)

⁴⁷ Paul Meyser of Lehman Brothers wrote "We must shift America from a needs to a desire culture. People must be trained to desire. People must want new things before the old have been entirely consumed. We must shape a new mentality in America. Man's desire must overshadow his needs." (16:10-18:03)

⁴⁸ Consumptionism.. where State considers individuals importance in terms of consumption, not citizenship (20:30-20:50)

⁴⁹ <http://youtu.be/hpAMbpQ8J7g>

Starbucks coffee, and you will see how they explicitly tell you, I quote "Its not just what you are buying, its what you are buying into. When you buy starbucks, whether you realize it or not, you are buying into something bigger than a cup of coffee. You are buying into a coffee ethics. Through our Starbucks Shared Planet Program we purchase more fair trade coffee than anyone in the world, ensuring that the farmers who grow the coffee beans receive a fair price for their hard work....." Its a good coffee karma. This is cultural capitalism at its purist. You don't just buy a coffee. In the very consumerist act, you buy your redemption from only being a consumerist. You do something for the environment, you do something for starving children in Guatamala. For every act of consumerism, within the price you pay, you purchase your redemption. This generates almost a kind of semantic over investment or burden. Its not just buying a cup of coffee, you are fulfilling a whole series of ethical duties. This logic today is almost universalized. Why? It makes you feel warm, it makes you feel like you are doing something for ... My point is that, this very interesting short circuit, where the very act of egotist consumption, already includes the price for its opposite."

[7.3] Again the media chose to censor the information from the Norwegian public.

[8] **10 May 2012: Application for Review to Norway Supreme Court:**

[8.1] On 10 May 2012, Communicator filed an Application to Review the Oslo District Court refusal to process or respond to her applications (PDF⁵⁰) to the Norway Supreme Court Registrar.

[8.2] On 15 May 2012, Deputy Secretary General Kjersti Buun Nygaard responded⁵¹ with: "Please be advised that the Supreme Court of Norway only handles appeals against judgments given by the lower courts and can consequently not deal with the issue mentioned in your e-mails. Further inquiries from you regarding the above issue can not be expected to be answered."

[8.3] On 15 May 2012, Communicator responded⁵² (PDF⁵³) detailing the *Error in Supreme Court: Deputy Secretary General: Kjersti Buun Nygaard Response to SHARP Application to Supreme Court for Declaratory Orders and Review of Oslo District Court's Decisions*. There was no response from Ms. Nygaard or any other Supreme Court official.

⁵⁰ http://issuu.com/js-ror/docs/120510_breivik-dgr-ecofem

⁵¹ http://ecofeminist-v-breivik.weebly.com/1/post/2012/05/120515_nsc-nygaard.html

⁵² http://ecofeminist-v-breivik.weebly.com/1/post/2012/05/120515_sharp-nsc.html

⁵³ http://issuu.com/js-ror/docs/120515_nsc-nygaard

[9] **13 May 2012: Media's Population-Terrorism Connection Report:**

[9.1] From 24 April to 14 May copies of the 22 April 2012: Earth Day report: *Acquittal or Firing Squad: If it Bleeds, it Leads, Media's Population Terrorism Connection* (PDF⁵⁴) were distributed to: 677 EU Members of Parliament⁵⁵ on 24 April; 863 UK Lords and Members of Parliament⁵⁶ on 25 April; and on 14 May: 1,230 University of Oslo Law Professors and Lecturers⁵⁷, 482 Law Professors and Lawyers⁵⁸, 1,278 Norwegian Editors and Journalists⁵⁹, PM Jens Stoltenberg and 1676 Norwegian Government Officials⁶⁰, 104 NGO Officials⁶¹ and 258 Psychologists⁶².

[9.2] The ***"If It Bleeds, It Leads :: Media Population-Terrorism Connection"***, Report (PDF⁶³) argued that Mainstream Access-to-Discourse Editors censorship of non-violent political grievances and problem solving activism facilitate a pressure cooker socio-political reality for their "If it Bleeds, It Leads" corporate propaganda profits, by (1) censoring the Scarcity (due to Overpopulation and Overconsumption) causes of violent resource war conflict; (2) that media abuse their publicity power in terms of their censorship of Ecocentric arguments submitted to courts; (3) Editors abuse their publicity power, by abusing 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; (4) Mainstream media avoid addressing or enquiring into root causes of problems as reported in Dr. Michael Maher's report ***How and Why Journalists Avoid Population - Environment connection*** (PDF⁶⁴); and censor non-violent root-cause problem solving activism.

- A. Citizens grievances result in violent conflict, when those grievances are censored and ignored: "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"⁶⁵;

⁵⁴ http://issuu.com/js-ror/docs/120422_bleads-leads

⁵⁵ http://ecofeminist-v-breivik.weebly.com/1/post/2012/04/120424_677-eu-mp.html

⁵⁶ http://ecofeminist-v-breivik.weebly.com/1/post/2012/04/120425_863-uk-mps-lords.html

⁵⁷ http://ecofeminist-v-breivik.weebly.com/1/post/2012/05/120514_1230-uio.html

⁵⁸ http://ecofeminist-v-breivik.weebly.com/1/post/2012/05/120514_482nolaw.html

⁵⁹ http://ecofeminist-v-breivik.weebly.com/1/post/2012/05/120514_1278media.html

⁶⁰ http://ecofeminist-v-breivik.weebly.com/1/post/2012/05/120514_1676poll.html

⁶¹ http://ecofeminist-v-breivik.weebly.com/1/post/2012/05/120514_104ngo.html

⁶² http://ecofeminist-v-breivik.weebly.com/1/post/2012/05/120522_258-psykfor.html

⁶³ http://issuu.com/js-ror/docs/120422_bleads-leads

⁶⁴ http://issuu.com/js-ror/docs/mahertm_journo-env-pop-connection

⁶⁵ 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]

- B. “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”⁶⁶;
- C. “[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”⁶⁷;
- D. Mainstream media avoid addressing or enquiring into root causes of problems as reported in *How and Why Journalists Avoid Population - Environment connection*⁶⁸; and censor non-violent root-cause problem solving activism.

[10] **25 May 2012: Request for Access to Environment & Health Info:**

[10.1] On 25 May 2012, correspondence was submitted to: Adresseavisen: Editor: Arne Blix (PDF⁶⁹); Aftenposten: Editor: Hilde Haugsgjerd (PDF⁷⁰); Bergens Tidende: Editor: Trine Eilertsen (PDF⁷¹); Dagbladet: Editor: John Arne Markussen (PDF⁷²); NRK: Editor: Hans Tore Bjerkaas (PDF⁷³); TV2: Editor: Alf Hildrum (PDF⁷⁴); VG: Editor: Torry Pedersen (PDF⁷⁵); requesting the Editors to clarify:

- A. Their editorial decision-making to censor information about the Media’s Environment-Population-Terrorism Connection, during a Norwegian Terrorism trial being publicized by international media on the international stage; and their decision-making to censor information regarding the EcoFeminist Applications to the Oslo District Court on behalf of a free and fair trial, for the Feminist hating ‘right wing’ terrorist, from their readers. The editors refused to provide the requested information.
- B. The total number of articles published by your publication either in print or online which refer to Breivik’s alleged “insanity”; and (b) the number of these articles which - for fairness, impartiality and scientific objectivity - include a “Critical Psychiatry” perspective, such as: “The Myth of Mental

⁶⁶ 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]

⁶⁷ (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]

⁶⁸ 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]

⁶⁹ http://issuu.com/js-ror/docs/120522_adresseavisen

⁷⁰ http://issuu.com/js-ror/docs/120522_aftenposten

⁷¹ http://issuu.com/js-ror/docs/120522_bergenstidende

⁷² http://issuu.com/js-ror/docs/120522_dagbladet

⁷³ http://issuu.com/js-ror/docs/120522_nrk

⁷⁴ http://issuu.com/js-ror/docs/120522_tv2

⁷⁵ http://issuu.com/js-ror/docs/120522_vg

Illness”, the Marketing of Madness⁷⁶, the use of Psychiatry as social control, and Psychiatrists Legal Testimony being equivalent to that of “Whores of the Court”: “psychobabble with scientific foundations equal to horoscope charts... the science behind it all is nonexistent”.⁷⁷

- C. The total amount of advertising revenue received by your publication from Pharmaceutical Corporations per year, over the past five years.

[11] **Disciplinary Complaints to Advokat Foreningen:**

[11.1] Between 28 May and 18 June 2012, Communicator filed 170 Disciplinary Complaints with the Norwegian Bar Association: Disciplinary Committee and the Disciplinary Board for Advocates, against attorneys representing Defendant Anders Breivik, as well as the 22 July victims families.

[11.2] The Disciplinary Complaints alleged violation of the 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, etc.*

[11.3] Disciplinary Committee Complaints were filed⁷⁸ against: Mette Yvonne Larsen | Siv Hallgren | Frode Elgesem | Geir Lippestad | Vibeke Hein Baera | Tord Jordet | Odd Ivar Aursnes Gron | Adeline Brenden-Veisal | Anders Kjøren | Andreas Bjørn Salvesen | Anitra Haldorsen | Anne Haraldsvik | Anne Nerland Hovde | Anne Elisabeth Grøndahl | Anne Kristine Bohinen | Anne-Gry Hazeland Tingstad | Annichen Rye-Holmboe | Annie Braseth | Annæus Kristofer Schjødt | Arvid Sjødin | Astrid Røkeberg | Bendik Falch-Koslung | Benedicte Storhaug | Bengt Haadem Hoff | Bente Oftedal Roli | Bente Mostad Tjugum | Berit Anne Borgen | Bjørn Bråthen | Bjørn Nærum | Bjørn Stefanussen | Bjørn Trygve Nilsen | Borgar Andreas Veiding | Brynjar N. Meling | Børge Haugseth | Carl Urquieta Bore | Cathrine Pryser Grøndahl | Cecilie Nakstad | Christian Lundin | Christian Faye Ree | Christofer Arnø | Dag Robertsen | Dag Steinfeld | Dan Erik Kjellnø | Edel H. Olsen | Einar Drægebø | Eirik Teigstad | Eivind Kogstad | Eivor Øen | Elisabeth Hagen | Elisabeth Sejersted Brodtkorb | Ellen Holager

⁷⁶ <http://norway-v-breivik.blogspot.com/2011/12/marketing-of-madness-are-independent.html>

⁷⁷ Psychology’s takeover of our legal system represents not an advance into new but clearly charted areas of science but a terrifying retreat into mysticism and romanticism, a massive suspension of disbelief propelled by powerful propaganda. Thanks to the willingness of judges and juries to believe psychobabble with scientific foundations equal to horoscope charts, babble puffed about by psychological professionals with impressive credentials, what we’ve got now are thousands of self-styled soul doctors run amok in our courts, drunk with power, bedazzled by spectacular fees for the no-heavy-lifting job of shooting off their mouths about any psychological topic that sneaks a toe into a courtroom. The demand is great, the supply is huge, and the science behind it all is nonexistent. But the reality does not matter.” – Margaret Hagen, Ph.D: Whores of the Court: The Fraud of Psychiatric Testimony (www.whoresofthecourt.com)

⁷⁸ http://ecofeminist-v-breivik.weebly.com/1/post/2012/06/120618_166complaints.html

Andenæs | Ellen Sandvold Strømme | Elna Kristin Holbye | Endre Skjelbred Refsdal | Eva Elisabeth Johnsen Holm | Flemming M. Karlsen | Frode Wisth | Gard SG Lyng | Gry Hege Ahlgren | Gunhild Bergan | Gunn Iren Midtbø | Gunn Marit Indreiten | Halldis Winje | Hanne Lilleby | Hans Vilhelm Haug | Hans-Erik Thorsberg | Hans-Richard Steinholt | Hege Salomon | Helene Braanen | Helene Elness | Helge Heggen Brørby | Helge Hjetland | Helge Hjort | Hilde Camilla Stærk | Inger Grete Lundemo | Inger Johanne Reiestad Hansen | Inger Marie Støen | Inger Marie Sunde | Inger-Marie Sperre | Ingunn Kjeldstad | Ivar Blikra | Ivar Sveen | Joakim Grude Ronold | John Arild Aasen | John Christian Elden | John Erik Nygaard | Jon Kise | Jostein Løken | Jørgen Hedenstad | Jørn Johannessen | Kari Nessa Nordtun | Kari-Esther Selvaag Høgevold | Karianne Listerud | Karle Anders Øvereng | Karoline Henriksen | Kjetil H. Nilsen | Klaus Arne Munkeby | Knut Henrik Strømme | Kristin Larsen Haarr | Kristin Morch | Kristine Lykke | Lars Engdahl | Lilli Marie Brimi | Linda Solberg Børsand | Linn Kristin Evju | Maria Bergram Aas | Marie Helene Earl Haugland | Marte Randen | Martin Eiebakke | Mette Ekroll Nyland | Mette Skoklefald | Monica Lindbeck | Morten Engesbak | Nadia Christina Hall Østby-Deglum | Nicolai Bjønness | Niels-Christian S. Petersen | Nikolai Dericq Paasche | Nils Aga | Odd Harald Hovde | Olav Rød | Ole Edward Hagen | Ole-Richard Holm-Olsen | Peder Morset | Per Arve Amundsen | Per Kjetil Stautland | Per Ove Sørholt | Preben Kløvfjell | Ragni Løkholt Ramberg | Reidar Andresen | Rita Helene Krøgenes Aase | Ronald Pedersen | Roy Berntsen | Sidsel Katralen | Sigrun Dybvad | Silje Elisabeth Stenvaag | Sille Margrethe Heidar | Siw Bleikvassli | Sjak Rasmussen Haaheim | Sol Elden | Solrun Vik | Svein Kjetil Lode Svendsen | Sveinung Søndervik Johnsen | Sverre Ulstrup | Terje Korneliussen | Thomas Michael Benestad | Thor Harald Eike | Thor-Erik Andersen | Tom Helverschou | Tom Schjelderup Mathiesen | Tom Eivind Haug | Tom-Erik Bernø Larssen | Tone Linn Thingvold | Tor Magnus Fagermo | Tore Helseth Høyer | Tore Hilding Pettersen | Tore Øydne | Torgeir Røinås Pedersen | Toril Wirkola Karlsen | Torunn Haug | Tove Laursen | Trond Erik Aansløyken | Trude Marie Mohn King | Trude Marie Wold | Trygve Tveter | Verna Rege Nilssen | Vibeke Meland | Zulifqar Munir | Øyvind Aakerøy | Øyvind Vidhammer.

[11.4] Disciplinary Board for Advocates complaints were filed⁷⁹ against: Fagforbundet M.N.B.A: Anne-Gry Rønning-Aaby | Advokatene Borgergaten: Borghild Fjeld Gylvik | Advokathuset Feydt & Hamborgstrøm DA: Arne Seland | Advokatene Klanderud Klanderud Bergby: Ole Klanderud.

[12] **Bar Associations: Anti-Environmental Complaints Policy:**

⁷⁹ http://ecofeminist-v-brevik.weebly.com/1/post/2012/06/120618_advdiscbrd.html

[12.1] On 19 June 2012, the Disciplinary Committee and Board refused to process Communicator's Disciplinary Complaints, signed and submitted to them in digital format, per email, stating that they 'cannot process the complaint without a completed and signed attorney complaint form'. They demand that a complainant "send two [printed hard] copies of the signed written complaint enclosed with any documentation, in duplicate."

[12.2] On 20 June 2012, communicator submitted to both Disciplinary Committee (PDF⁸⁰) and the Disciplinary Board (PDF⁸¹), 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 against Attorneys for Defendant (4) and Victims Families (166) in Norway v. Breivik matter*, to please provide the Bar Associations Environmental Principles decision-making justifications for:

- A. "demanding complainants waste paper, ink and non-renewable transporation 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?";
- B. "printed complaints; when even third world governments and Bar Associations environmental policies allow courts and organisations to accept email complaints?"

[12.3] On 10 July 2012, The Bar Association responded⁸² that they have no Environmental Justifications for their resource wasting policy, but insist that it be followed, irrespective of lacking any environmental justifications for it.

- A. "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."

[13] **Argument: Media Editors Non-Compliance for Access to Environmental Information: Media Editors as Public Authorities:**

[13.1] The Media Editors are 'Public Authorities', in terms of Convention Definitions, as noted in Article 2 (2)(b); in terms of:

- A. their general 'public duties' in their role as the 'fourth estate': notably holding the executive, judiciary and legislative accountable.

⁸⁰ http://issuu.com/js-ror/docs/120620_nadvfor-dc

⁸¹ http://issuu.com/js-ror/docs/120620_jmoe-dbrd

⁸² http://ecofeminist-v-breivik.weebly.com/1/post/2012/07/120710_discbrd.html

- B. Norwegian newspapers are exempt from sales taxes, for the purpose of “fostering a variety of perspectives from newspapers; to stimulate public debate and consciousness, democracy, freedom of speech and to enable the media to act as society's watch-dog”; i.e. ‘the fourth estate’.

Newspaper	Press Support
VG	215 000 000
Aftenposten	126 000 000
Dagbladet	121 000 000
Dagsavisen	43 000 000
Bergens Tidende	42 000 000
Adresseavisen	37 000 000

- C. Media’s public functions, as ‘society’s diverse watchdog’ under the Norwegian Media Authority⁸³, in terms of Section 1,3,4,5,7, of the Newspaper and Broadcasting Enterprises Act (1997) (NO: PDF⁸⁴) (Eng: PDF⁸⁵); the government purpose of monitoring ownership of the media being to “promote freedom, real freedom of opportunity and a diverse media.”
- D. The Norwegian press subsidy⁸⁶: The Norwegian press has been subsidized since 1969, currently receiving about 60 million dollars in subsidies per year,⁸⁷ amounting to a sponsorship of Nok 430 000 per newspaper

⁸³ The Norwegian Media Authority (Norwegian: Medietilsynet) is a Norwegian administrative agency under the Norwegian Ministry of Culture and Church Affairs charged with various tasks relating to broadcasting, newspapers and films. The Authority's tasks include: * rating movies; * enforcing rules on content, advertising and sponsorship for broadcast media; handling license applications for local broadcast media; * handling applications for newspaper production grants, including non-leading newspapers, minority language newspapers and Sami newspapers; * overseeing and intervening against the acquisition of media ownership (either prohibiting the acquisition or merger, or allowing an acquisition on such conditions as the Authority sets, including ordering the divestment of other media ownership interests. The agency was established 1 January 2005 by merging three government agencies:

* Norwegian Board of Film Classification (Statens filmtilsyn), which was in charge of rating movies.

* Norwegian Media Ownership Authority (Eierskapstilsynet), which oversaw media ownership.

* Mass Media Authority (Statens medieforvaltning, SMF), which had tasks related to broadcasting and newspapers.

⁸⁴ <http://www.lovdatab.no/all/hl-19970613-053.html>

⁸⁵ http://www.regjeringen.no/upload/KKD/Medier/The_Media_Ownership_Act_nov_2005.pdf

⁸⁶ Public subsidies for the press were introduced in Norway in 1969. The main objective of the subsidies is to maintain a heterogeneous newspaper landscape with a primary focus on local competition. Later on, grants to selected publications were introduced, such as political newspapers, newspapers for minorities or special groups etc. The most important subsidy are the production grants, which are awarded in proportion to the newspapers' circulation and market position. Press subsidies in Norway are administered by the Norwegian Media Authority. <http://medienorge.uib.no/english/?cat=statistikk&medium=avis&queryID=193>

⁸⁷ “The direct subsidy is managed by the Norwegian Media Authority, and was NOK 303 million in 2006, paid to 138 newspapers. It was introduced in 1965, because of the fear of a massive newspaper death like Sweden and Denmark had seen, mainly the second largest newspapers in each city. Also, at the time, most newspapers were not political neutral, with many papers being controlled by either conservative forces, the labour movement or political parties. Support is given to all newspapers that do not have the largest circulation in the city of publishing.”

journalist, and Nok 1 140 000 for NRK journalists, ensuring journalists' dependency and motivation "to ensure that the Labour Party remains a strong political force in Norway"⁸⁸; while reducing their criticism⁸⁹.

- E. State television and radio (NRK) are funded and financed entirely through a mandatory television fee paid by every Norwegian with a television in their home.

[13.2] In accordance to Committee Decisions in:

- A. Kazakhstan ACCC/C/2004/1; ECE/MP.PP/C.1/2005/2/Add.1, 11 March 2005, para. 17: "The National Atomic Company Kazatomprom is a legal person performing administrative functions under national law, including activities in relation to the environment, and performing public functions under the control of a public authority. The company is also fully owned by the State. Due to these characteristics, it falls under the definition of a "public authority", as set out in article 2, paragraphs 2 (b) and 2 (c)
- B. Belarus ACCC/C/2009/37, ECE/MP.PP/2011/11/Add.2, April 2011, para.67: "The Committee considers that it is not conflicting with the Convention

Norwegian Media: Free, but dependent; Julie Andersen, March 2008, Journalism II
<http://accordingtojulie.pbworks.com/f/Norwegian+media+.+free+but+dependent.pdf>

⁸⁸ "One of the consequences of the Norwegian press subsidy scheme is that every single newspaper journalist in Norway is sponsored annually to the sum of Nok 430 000. There are nearly 3 500 journalists working in newspapers (not including magazines and weekly/monthly newspapers) in Norway and the annual total press subsidies amounts to Nok 1.5 billion. On top of this NRK employs approximately 2300 journalists out of a total workforce of roughly 3500, which means that each journalist working for the TV channel is subsidised each year by a staggering Nok 1 140 000. We are indeed talking about astronomical sums of money here just to ensure that journalists in Norway don't have to worry about losing their jobs. There is no question that the number of journalists in Norway would be considerably lower had it not been for the press subsidy scheme and NRK's mandatory annual TV licence fee. There would also have been considerably fewer newspapers without the scheme, which takes us to the heart of the matter which is that journalists and newspapers in Norway are dependent on direct funding from the authorities to survive. The labour Party and the Socialist Left (SV) are strong supporter of press subsidies unlike the two main conservative parties FrP (Progress Party) and Høyre (the conservatives), which basically means that it is in a journalist's best interest to ensure that the Labour Party remains a strong political force in Norway. Political surveys carried out among Norwegian journalists also show that journalists by and large support the Labour Party and SV. Very few journalists support any of the conservative parties. This disparity in political leaning among the journalists could of course be a mere coincidence, but then again it could also be a result of the press subsidy scheme and the media's dependency on it." - The undesirable consequences of Norwegian press subsidies; by My Point of View
<http://someofmyessays.blogspot.com/2012/10/the-undesirable-consequences-of.html>

⁸⁹ "If the original goal of the media subsidies was to encourage diversity in the media then it has definitely failed in accomplishing this. This became especially noticeable in the aftermath of the terror attacks in Norway on July 22, 2011. Despite the blatant incompetence of the various public agencies in the lead up and during the attacks which almost borders on criminality and which can be directly attributed to the policies of the ruling labour Party that has been in government since 2005, not a single newspaper expressed any criticism towards the Labour Party and the prime minister Jens Stoltenberg who theoretically bears the ultimate responsibility for the fiasco and the sorry state of the affected agencies which was supposed to prevent and respond to the attacks. Even after the official July 22 commission presented its report on what went wrong that day, a report which was basically an unadulterated accusation of the Labour Party and the top echelon of the party, none of the newspapers in Norway called for the dismissal of Jens Stoltenberg or any of his top Government ministers, and one really has to wonder why. Why didn't one single journalist or one single newspaper raise this issue? There are more than 200 newspapers in Norway and more than 10 000 journalists whose job it is to report and analyse current events in a truthful and honest manner. Why didn't a single one of them point the finger at the country's top leadership?" - The undesirable consequences of Norwegian press subsidies; by My Point of View
<http://someofmyessays.blogspot.com/2012/10/the-undesirable-consequences-of.html>

when national legislation delegates some functions related to maintenance and distribution of environmental information to private entities. Such private entities, depending on the particular arrangements adopted in the national law, should be treated for the purpose of access to information as falling under the definition of a “public authority”, in the meaning of article 2, paragraph 2 (b) or (c) of the Convention.”

[14] Argument: Media Editors Non-Compliance for Access to Environmental Information: Article 4 (1) & (7):

[14.1] The Media Editors failure to provide the communicator with the requested environmental information was an act, by a public authority, of non-compliance to ‘Access to Environmental Information’ Article 4 (1), and their failure to provide their refusal in writing, including written reasons, was an act of non-compliance to Article 4(7).

[15] Argument: Bar Association’s Non-Compliance for Access to Environmental Information: Bar Association: Disciplinary Committee as Public Authorities:

[15.1] The Bar Association: Disciplinary Committee are ‘Public Authorities’, in terms of Convention Definitions as noted in Article 2 (2) (b); in terms of:

- A. The Norwegian Bar Society Disciplinary Committee are legal persons performing public administrative functions, under national law principles of ‘self regulation by the profession’ principles; with the equivalent public responsibilities, in relation to the environment, as if they were directly functioning under government authority.
- B. Members of the Norwegian Bar Society are bound by the Law Society’s code of Conduct, which is enforced by the Disciplinary Committee, whose decisions may be appealed to the government-appointed disciplinary committee, known as the Disciplinary Board for Advocates⁹⁰.

[15.2] In accordance to Committee Decisions in: (a) Kazakhstan ACCC/C/2004/1; ECE/MP.PP/C.1/2005/2/Add.1, 11 March 2005, para. 17; and (b) Belarus ACCC/C/2009/37, ECE/MP.PP/2011/11/Add.2, April 2011, para.67.

[16] Argument: Bar Associations’ Non-Compliance for Access to Environmental Information: Article 4 (1) & (7):

[16.1] The Bar Association: Disciplinary Committee and Disciplinary Board for Advocates failure to provide the communicator with the requested environmental

⁹⁰ <http://www.advokatforeningen.no/Etiske-regler/>

information ('environmental decision-making' for their complaints policy) was an act, by a public authority, of non-compliance to 'Access to Environmental Information' in terms of Article 4 (1), and their failure to provide the required justifications for their refusal to provide the required 'environmental decision-making' for their complaints policy was an act of non-compliance in terms of Article 4(7).

[17] Argument: Bar Association Non-Compliance for Access to Environmental Information: General Failure to Implement Access to Environmental Information Measures, in terms of Article 3(1) & 5 (1):

[17.1] The Bar Association's inability to provide communicator with access to its 'Environmental justifications for its Complaints Policy' indicates a general failure of the Norwegian Government to ensure that public authorities possess and update environmental information which is relevant to their functions, to implement the provisions of this Convention, in accordance with Article 3(1) and 5(1).

[17.2] Any governmental policy which has a reasonable or substantial effect on the environment should be environmentally justified; or annulled in favour of a policy which has a reduced effect on the environment, which is capable of being environmentally justified.

[17.3] The Bar Association's failure to implement Environmental Decision making justifications with regards to its Complaints policy, to determine whether its complaints policy is, environmentally justified, in terms of the resource wastage it requires; implies that decision making to implement the particular complaints policy was not justified by considerations of whether the policy could be environmentally justified. The Bar Association current disciplinary complaint policy has no justifications for why it chooses to waste between 7.2 to 2,750 trees by failing to implement an email complaints policy.

[17.4] According to the Bar Association's Disciplinary Statistics⁹¹, the total number of complaints from 2009 to 2011 were 2009 (2011: 468 + 233; 2010: 491 + 191; 2009: 441 + 185). Assuming that each complaint was an average of (15x2) 30 pages, that would amount to 60,270 pages, which is 120 reams, which is 7.2 trees. ⁹²

⁹¹ <http://www.advokatforeningen.no/Etiske-regler/Disiplinarbeslutninger/Statistikk-Disiplinarsystemet/>

⁹² Conservatree's calculations on Printing's cost to Environment: "1 ton of uncoated virgin (non-recycled) printing and office paper uses 24 trees. 1 ton of 100% virgin (non-recycled) newsprint uses 12 trees. A "pallet" of copier paper (20-lb. sheet weight, or 20#) contains 40 cartons and weighs 1 ton. Therefore, 1 carton (10 reams) of 100% virgin copier paper uses .6 trees. 1 tree makes 16.67 reams of copy paper or 8,333.3 sheets; 1 ream (500 sheets) uses 6% of a tree (and those add up quickly!). 1 ton of coated, higher-end virgin magazine paper (used for magazines like National Geographic and many others) uses a little more than 15 trees (15.36). 1 ton of coated, lower-end virgin magazine paper (used for newsmagazines and most catalogs) uses nearly 8 trees (7.68)." <http://conservatree.org/learn/EnviroIssues/TreeStats.shtml>

[17.5] Other legal associations have seriously considered their environmental policy's related to the filing of legal complaints with courts and/or administrative bodies. Lexis Nexis reports in **Saving Trees One Page at a Time**⁹³, that "between January 2008 and May 2012, by choosing to use File & Serve as opposed to traditional paper service, our customers have saved over 220,596 trees! That is equal to over 315 acres of trees or 612,769 feet of paper!"

[17.6] It also reported that "a 2008 survey conducted by Arnold & Porter reported that a single attorney uses an average of between 20,000-100,000 pages of paper per year. This is equal to approximately ½ of a tree and 2 ½ trees per attorney per year in 2008."

[17.7] In 2008, the Bar Association had about 5,500 Advocate members⁹⁴. Imagine that the Bar Association's Environmental 'Email In, Email Out' Complaints policy encouraged 25% of its members to adopt an Environmentally Friendly 'Email In, Email Out' policy, and converted 80% of their paper lawyering to electronic lawyering: 1375 lawyers x 2 trees, per year is 2,750 trees, at an average of 10 trees per acre⁹⁵, that would be 275 acres of trees.

Nature of alleged non-compliance:

[18] The communication concerns a case of:

[18.1] Non-compliance to Access to Information (Article 4 (1) & (7)), by Media Editors: Adresseavisen: Editor: Arne Blix; Aftenposten: Editor: Hilde Haugsgjerd; Bergens Tidende: Editor: Trine Eilertsen; Dagbladet: Editor: John Arne Markussen; NRK: Editor: Hans Tore Bjerkaas; TV2: Editor: Alf Hildrum; VG: Editor: Torry Pedersen.

[18.2] A general failure to implement, or implement correctly, the General (Article 3(1)) and Collection and Dissemination of Environmental Information (Article 5(1)) provisions of the Convention; by the Bar Association (Advokatforeningen): Disciplinary Committee and Disciplinary Board for Advocates (Disiplinærnemnden for advokater).

[18.3] Non-Compliance to Access to Justice (Article 9 (1) & (4)), by the Environmental Appeals Board (Klagenemnda for miljøinformasjon) and Parliamentary Ombudsman.

⁹³ <http://www.lexisnexis.com/community/fileandserve/blogs/industrynews/archive/2012/07/30/saving-trees-one-page-at-a-time.aspx>

⁹⁴ <http://www.advokatforeningen.no/Aktuelt/Nyheter/Stadig-flere-medlemmer-i-Advokatforeningen/>

⁹⁵ <http://warnell.forestry.uga.edu/service/library/for96-054/index.html>

Provisions of the Convention relevant for the communication:

[19] **Definitions:** Article 2 (2) (b) & (c), 3 (b) & (c):

[19.1] (2) (b) and (c): “(b) Natural or legal persons performing public administrative functions under national law, including specific duties, activities or services in relation to the environment”; and “(c) Any other natural or legal persons having public responsibilities or functions, or providing public services, in relation to the environment, under the control of a body or person falling within subparagraphs (a) or (b) above”

[19.2] (3) (b) and (c): “Environmental information” means any information in written, visual, aural, electronic or any other material form on:

- A. (a) The state of elements of the environment, such as air and atmosphere, water, soil, land, landscape and natural sites, biological diversity and its components, including genetically modified organisms, and the interaction among these elements;
- B. (b) Factors, such as substances, energy, noise and radiation, and activities or measures, including administrative measures, environmental agreements, policies, legislation, plans and programmes, affecting or likely to affect the elements of the environment within the scope of subparagraph (a) above, and cost-benefit and other economic analyses and assumptions used in environmental decision-making;
- C. (c) The state of human health and safety, conditions of human life, cultural sites and built structures, inasmuch as they are or may be affected by the state of the elements of the environment or, through these elements, by the factors, activities or measures referred to in subparagraph (b) above;

[20] **General Provisions:** Article 3 (1):

[20.1] (1): “Each Party shall take the necessary legislative, regulatory and other measures, including measures to achieve compatibility between the provisions implementing the information, public participation and access-to-justice provisions in this Convention, as well as proper enforcement measures, to establish and maintain a clear, transparent and consistent framework to implement the provisions of this Convention.”

[21] **Access to Environmental Information:** Article 4 (1) & (7):

[21.1] (1) “Each Party shall ensure that, subject to the following paragraphs of this article, public authorities, in response to a request for environmental information, make such information available to the public, within the framework of national legislation, including, where requested and subject to subparagraph (b) below, copies of the actual documentation containing or comprising such information: (a) Without an interest having to be stated;”

[21.2] (7) “A refusal of a request shall be in writing if the request was in writing or the applicant so requests. A refusal shall state the reasons for the refusal and give information on access to the review procedure provided for in accordance with article 9. The refusal shall be made as soon as possible and at the latest within one month, unless the complexity of the information justifies an extension of this period up to two months after the request. The applicant shall be informed of any extension and of the reasons justifying it.”

[22] **Collection & Dissemination of Environmental Information:** Article 5 (1):

[22.1] (1) “Each Party shall ensure that: (a) Public authorities possess and update environmental information which is relevant to their functions..”

[23] **Access to Justice:** Article 9 (1) & (4):

[23.1] (1) “Each Party shall, within the framework of its national legislation, ensure that any person who considers that his or her request for information under article 4 has been ignored, wrongfully refused, whether in part or in full, inadequately answered, or otherwise not dealt with in accordance with the provisions of that article, has access to a review procedure before a court of law or another independent and impartial body established by law. In the circumstances where a Party provides for such a review by a court of law, it shall ensure that such a person also has access to an expeditious procedure established by law that is free of charge or inexpensive for reconsideration by a public authority or review by an independent and impartial body other than a court of law. Final decisions under this paragraph 1 shall be binding on the public authority holding the information. Reasons shall be stated in writing, at least where access to information is refused under this paragraph.

[23.2] Article 9 (4): “In addition and without prejudice to paragraph 1 above, the procedures referred to in paragraphs 1, 2 and 3 above shall provide adequate and effective remedies, including injunctive relief as appropriate, and be fair, equitable, timely and not prohibitively expensive. Decisions under this article shall be given or recorded in writing. Decisions of courts, and whenever possible of other bodies, shall be publicly accessible.”

Use of domestic remedies or other international procedures:

[24] 19 June 2012: Env. Appeal Board: Media Editors Environment Info:

[24.1] On 19 June 2012, communicator submitted an Appeal (PDF⁹⁶) to the Environmental Appeals Board (Klagenemnda for miljøinformasjon⁹⁷): *Request for Access to Environment and Health Information in terms of S.28 (Freedom of Information Act) and S.10 (Environmental Law) RE: Censorship in Norway's Media: (I) Media's Environment-Population-Terrorism Connection; (II) Norway's Stalinesque Political Psychiatry Tyranny.*

[24.2] Initially Communicator's media censorship complaint was deleted by the Environmental Appeals Board without reason. Upon complaint to Ministry of Environment⁹⁸, it was given a Reference number⁹⁹, with no apology for the deletion, implying the deletion was intentional and appropriate. On 04 July 2012, a complaint of Slow Case Processing (PDF¹⁰⁰) was filed to the Parliamentary Ombudsman. The Environment Appeals Board refused to simply answer questions, delaying the complaint until 'after summer'¹⁰¹, and refusing¹⁰² to say when the end of summer would be¹⁰³. Then promising it would be dealt with in August¹⁰⁴, only to do nothing¹⁰⁵ in August¹⁰⁶¹⁰⁷¹⁰⁸.

[25] 16 Aug 2012: Env. Appeal Board: Bar Association Environment Info:

[25.1] On 16 August, communicator filed¹⁰⁹ an Appeal to the Environmental Appeals Board (Klagenemnda for miljøinformasjon), for an "Order that the Disciplinary Board and Committee: 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?"

⁹⁶ http://issuu.com/js-ror/docs/180612_env-app-brd

⁹⁷ <http://www.miljoklagenemnda.no/>

⁹⁸ http://ecofeminist-v-breivik.weebly.com/1/post/2012/06/120625_minenv.html

⁹⁹ http://ecofeminist-v-breivik.weebly.com/1/post/2012/06/120625_eab_12-708.html

¹⁰⁰ http://issuu.com/js-ror/docs/120704_ombud_eab

¹⁰¹ http://ecofeminist-v-breivik.weebly.com/1/post/2012/06/120628_eab-1045.html

¹⁰² http://ecofeminist-v-breivik.weebly.com/1/post/2012/06/120629_eab-mjustice.html

¹⁰³ http://ecofeminist-v-breivik.weebly.com/1/post/2012/06/120628_eab-1315.html

¹⁰⁴ http://ecofeminist-v-breivik.weebly.com/1/post/2012/07/120703_eab-1021.html

¹⁰⁵ http://ecofeminist-v-breivik.weebly.com/1/post/2012/07/120703_mjus-eab-1100.html

¹⁰⁶ http://ecofeminist-v-breivik.weebly.com/1/post/2012/07/120704_po_eab.html

¹⁰⁷ http://ecofeminist-v-breivik.weebly.com/1/post/2012/08/120831_eab-mcensor.html

¹⁰⁸ http://ecofeminist-v-breivik.weebly.com/1/post/2012/09/120902_po-eab.html

¹⁰⁹ http://ecofeminist-v-breivik.weebly.com/1/post/2012/08/120816_eab_advfor.html

[26] 10 Sep 2012: Env. Appeal Board Rulings: ‘Unjustified’:

[26.1] On 10 September 2012, the Secretariat of the Environmental Appeals Board¹¹⁰ issued a ruling¹¹¹ (PDF¹¹²) – in violation of due process principles, without having received any statements from any media, or Bar Association parties – that Communicator’s Appeals were ‘unjustified’.

[26.2] On 11 September 2012, Communicator requested¹¹³ reasons for the Environmental Appeals Boards violations of general procedures of impartial enquiry and due process.

[26.3] On 18 September 2012, the Environmental Appeals Board responded¹¹⁴ that they violated general procedures of impartial enquiry and due process, because the Appeals ‘clearly had to be denied’.

[26.4] On 08 October 2012, Communicator responded¹¹⁵ that it was not clear why her Appeals ‘clearly had to be denied’, unless the Environmental Appeals board was massively corrupt. Communicator requested clarification of the Environmental Appeals Board’s ‘Environment’ definitions, and provided evidence how her appeals were both justified in accordance to the Aarhus convention’s definition of ‘environmental information’.

[26.5] On 03 November 2012, Communicator submitted an official written request (PDF¹¹⁶) to the Environmental Appeals Board in terms of Public Administration Act (PAA), Section 23, 24, 25 and Freedom of Information Act, Section 22, requesting clarification of the factual and legal grounds upon which the Environmental Appeals Board justified their ruling of ‘clearly had to be denied’, “including clarifying exactly how my complaints do not fit the definition of Environment as clarified by the Aarhus convention and LAW 2003-05-09 # 31: Act concerning the right to information and participation in public decision-making processes relating to the environment (environmental law)”.

[26.6] On 06 November 2012, the Environmental Appeals Board notified Communicator her request for factual and legal grounds for her denied Appeal, had been denied¹¹⁷.

[27] 11 Nov 2012: Appeal of Environmental Appeal Board’s Rulings to Parliamentary Ombudsman:

¹¹⁰ <http://ecofeminist-v-breivik.weebly.com/media-censorship.html>

¹¹¹ http://ecofeminist-v-breivik.weebly.com/1/post/2012/09/120910_eab-ba-media1.html

¹¹² http://www.miljoklagenemnda.no/Vedtak/Sak_2012_2_og_5.pdf

http://ecofeminist-v-breivik.weebly.com/uploads/1/3/0/7/13072327/12-11-06_envappbrd_decision.pdf

¹¹³ <http://ecofeminist-v-breivik.weebly.com/media-censorship.html>

¹¹⁴ <http://ecofeminist-v-breivik.weebly.com/media-censorship.html>

¹¹⁵ <http://ecofeminist-v-breivik.weebly.com/media-censorship.html>

¹¹⁶ http://issuu.com/js-ror/docs/121103_eab

¹¹⁷ <http://ecofeminist-v-breivik.weebly.com/media-censorship.html>

[27.1] On 11 November 2012, Communicator filed an Appeal (PDF¹¹⁸) to the Parliamentary Ombudsman: *Erroneous Decision by Environment Appeals Board in Environmental Information Appeals re: [I] Editorial Decision-Making: Censorship of Media's 'Population-Environment-Terrorism' Connection; [II] Bar Association: Anti-Environmental Complaints Policy.*

[27.2] The Parliamentary Ombudsman Appeal against the Media Censorship Ruling argued:

- A. **Re: Media Editors: Censorship of Scarcity-Conflict Environmental Information:** The Environment Appeals Board Ruling was (i) an Irregular Violation of Due Process: Irregular failure of Impartial Arbitration due process procedures; (ii) the Environmental Appeals Board failed to justify how the requested Population Growth and Consumptionism information requested from the Media is not 'Environmental Information': Population Growth and Corporate Advocacy of Consumptionism are primary factors in Resource Scarcity, Species Extinction and Environmental Degradation, and (iii) the Editor's and Environmental Appeals Board's Refusal of Access to Information from Media Respondents is Contrary to Provisions of Freedom of Information Act, Right to Environmental Information Act and Aarhus Convention.
- B. **Re: Bar Association: Anti-Environmental Complaints Policy:** The Environment Appeals Board Ruling was (i) an Irregular Violation of Due Process: Irregular failure of Impartial Arbitration due process procedures; and (ii) Environmental Appeals Board fails to justify that there is no appreciable Environmental difference between a Printed and Electronic Complaints policy: There is a massive physical and psychological Environmental difference in following a policy of printing instead of emailing.

[27.3] On 27 November 2012, the Parliamentary Ombudsman ruled (PDF¹¹⁹) that "The Ombudsman has reviewed your complaint and the enclosed documents, and your complaint does not give reasons to initiate further investigations regarding the Appeals Board case processing or decision."

[28] **Argument: 10 Sep 2012: Env. Appeal Board 'Media Editor' Ruling: Act of Non-Compliance to Definition of 'Environmental Information': Article 2 (3) (b) & (c):**

¹¹⁸ http://issuu.com/js-ror/docs/121112_po-eab

¹¹⁹ http://ecofeminist-v-breivik.weebly.com/uploads/1/3/0/7/13072327/12-11-27_2012-1987_env_appeals_board.pdf

[28.1] The Environmental Appeals Board's ruling¹²⁰ refers to the 'environmental information' requested as "the decision not to publish two articles related to the incident on July 22 2011 and terrorism", justifies the non-compliance to providing access to the environmental information as follows "the Appeals Board for Environmental Information would like to point out that the editorial choices made by the staff working for newspapers, TV channels etc. are not factors related to the undertaking which may have an effect on the environment. The information that you have requested from Adresseavisen, Aftenposten, Bergens Tidende, Dagbladet, NRK, TV2 and VG is thus not "environmental information"."

[28.2] The Environmental Appeals Board's ruling to refuse to order the Media Editors compliance to provide the requested Environmental Information is an act of non-compliance to the Convention Definitions for 'Environmental Information', as noted in Article 2. (3)(b) & (c).

[28.3] The 'editorial decision making'¹²¹ environmental information requested from the Media Editors, fits the Convention definition of 'environmental information' under Article 3(b) as "administrative measures, environmental agreements, policies, legislation, plans and programmes, affecting or likely to affect the elements of the environment".

- A. The "If It Bleeds, It Leads :: Media Population-Terrorism Connection", Report (PDF¹²²) included evidence supporting Breivik's argument that the Media Censorship of political grievances and problem solving activism facilitate a pressure cooker socio-political reality, where the only access to public discourse occurs as a result of massive violence, forcing the media to address the issue.

¹²⁰ "According to the Environmental Information Act section 16 (1) "Any person is entitled to receive environmental information from undertakings such as are mentioned in section 5, subsection 2, concerning factors related to the undertaking, including factor inputs and products, which may have an appreciable effect on the environment".

"When used in the Environmental Information Act, the term "environment" means the external environment, including archaeological and architectural monuments and sites and cultural environments, cf. section 2 (2) of the act. Information regarding the social environment is thus not considered "environmental information" as the term is defined in the act. Information concerning human health, safety and living conditions, is only considered "environmental information" to the extent that these factors are or may be affected by the state of the external environment or factors that affect or may affect the environment, cf. section 2 (1).

"The right to receive environmental information from undertakings is limited to information concerning factors "which may have an appreciable effect on the environment".

"Concerning your first appeal, the Appeals Board for Environmental Information would like to point out that the editorial choices made by the staff working for newspapers, TV channels etc. are not factors related to the undertaking which may have an effect on the environment.

"The information that you have requested from Adresseavisen, Aftenposten, Bergens Tidende, Dagbladet, NRK, TV2 and VG is thus not "environmental information".

¹²¹ "editorial decision-making to censor information about the Media's Environment-Population-Terrorism Connection, during a Norwegian Terrorism trial being publicized by international media on the international stage; and their decision-making to censor information regarding the EcoFeminist Applications to the Oslo District Court on behalf of a free and fair trial, for the Feminist hating 'right wing' terrorist, from their readers."

¹²² http://issuu.com/js-ror/docs/120422_bleeds-leads

- B. Mainstream Access-to-Discourse Editors censorship of non-violent political grievances and problem solving activism facilitate a pressure cooker socio-political reality for their “If it Bleeds, It Leads” corporate propaganda profits, by (1) censoring the Scarcity (due to Overpopulation and Overconsumption) causes of violent resource war conflict; (2) that media abuse their publicity power in terms of their censorship of Ecocentric arguments submitted to courts; (3) Editors abuse their publicity power, by abusing 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; (4) Mainstream media avoid addressing or enquiring into root causes of problems as reported in Dr. Michael Maher’s report *How and Why Journalists Avoid Population - Environment connection* (PDF¹²³); and censor non-violent root-cause problem solving activism.
- C. Citizens grievances result in violent conflict, when those grievances are censored and ignored: “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”¹²⁴;
- D. “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”¹²⁵;
- E. “[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”¹²⁶;
- F. Mainstream media avoid addressing or enquiring into root causes of problems as reported in *How and Why Journalists Avoid Population - Environment connection*¹²⁷; and censor non-violent root-cause problem solving activism.

¹²³ http://issuu.com/js-ror/docs/mahertm_journo-env-pop-connection

¹²⁴ 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]

¹²⁵ 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]

¹²⁶ (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]

¹²⁷ 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]

G. The EcoFeminist Applications to the Oslo District Court detailed the role of masculine insecurity with regards to overpopulation and overconsumption induced scarcity and scarcity induced conflict.

[28.4] The ‘editorial decision making’ to censor information about (a) the Media’s Environment-Population-Terrorism Connection; and (b) an EcoFeminist – Conflict induced by Environmental Scarcity -- Applications to the Oslo District Court; during a Norwegian Terrorism trial being publicized by international media on the international stage, denied citizens important environmental information related to overpopulation and overconsumption role in scarcity induced conflict. Citizens ignorance of scarcity induced conflict result in their failure to take personal responsibility for (a) their own procreation and consumption practices which further contribute to environmental scarcity, and their (b) continued support for public policies of population growth and economic growth, (c) both of which directly and indirectly exponentially aggravate their personal and social contribution to environmental resource scarcity and scarcity induced conflict within, and violence blowback onto, their communities.

[28.5] If Dr. Maher’s research study is to be believed, the ‘editorial decision making’ to censor information about (a) the Media’s Environment-Population-Terrorism Connection; and (b) an EcoFeminist – Conflict induced by Environmental Scarcity -- Applications to the Oslo District Court; are motivated by ‘corporate policies which emphasise a blind fundamentalist Editorial support for economic and population growth policies; which contribute to overpopulation, overconsumption, and scarcity induced conflict; which directly and indirectly affect “the state of human health and safety, conditions of human life... and the state of the elements of the environment”.

[28.6] The ‘editorial decision making’ to censor information about (a) the Media’s Environment-Population-Terrorism Connection; and (b) an EcoFeminist – Conflict induced by Environmental Scarcity -- Applications to the Oslo District Court; consequently fit the Convention definition of ‘environmental information’ under Article 2 (3) (b) as being a ‘decision making activity’, affecting editorial policy, the censorship of which was likely to seriously affect elements of the environment.

[29] The ‘editorial decision making’¹²⁸ environmental information requested from the Media Editors, fits the Convention definition of ‘environmental information’ as ruled in: European Community ACCC/C/2007/21, ECE/MP.PP/C.1/2009/2/Add.1, 11 December 2009, para. 30:

¹²⁸ “editorial decision-making to censor information about the Media’s Environment-Population-Terrorism Connection, during a Norwegian Terrorism trial being publicized by international media on the international stage; and their decision-making to censor information regarding the EcoFeminist Applications to the Oslo District Court on behalf of a free and fair trial, for the Feminist hating ‘right wing’ terrorist, from their readers.”

[29.1] “[...] (b) The argument of the Party concerned that almost none of the finance contract constitutes environmental information in the sense of the Convention appears to be based on a narrow interpretation of the definition of “environmental information”. That definition includes “factors ... and activities or measures ... affecting or likely to affect the elements of the environment...” A list of examples of types of “activities or measures” that fall within the definition (“administrative measures, environmental agreements, policies, legislation, plans and programmes”) is preceded by the word “including”, implying that this is a non-exhaustive list and recognizing that other types of activities or measures that affect or are likely to affect the environment are covered by the definition. Thus, financing agreements, even though not listed explicitly in the definition, may sometimes amount to “measures ... that affect or are likely to affect the elements of the environment”. For example, if a financing agreement deals with specific measures concerning the environment, such as the protection of a natural site, it is to be seen as containing environmental information. Therefore, whether the provisions of a financing agreement are to be regarded as environmental information cannot be decided in a general manner, but has to be determined on a case-by-case basis”

[30] **Argument: 10 Sep 2012: Env. Appeal Board ‘Bar Association’ Ruling: Act of Non-Compliance to Definition of ‘Environmental Information’: Article 2 (3) (b) & (c):**

[30.1] The Environmental Appeals Board’s ruling justifies the non-compliance to providing access to the environmental information as follows “Regarding your second appeal, against the Norwegian Bar Association’s Disciplinary Committee and the Disciplinary Board, the Appeals Board finds that the policy to refuse complaints by e-mail is not a factor which may have an *appreciable* effect on the environment.”

[30.2] As argued to the Environmental Appeals Board, and under – **Bar Association Non-Compliance for Access to Environmental Information: General Failure to Implement Access to Environmental Information Measures, in terms of Article 3(1) & 5 (1)** – communicator submits that the Bar Association current disciplinary complaint policy has no justifications for why it chooses to waste between 7.2 to 2,750 trees by failing to implement an email complaints policy.

[30.3] The Environmental Appeals Board do not clarify how or why the unnecessary wasting of between 7.2 and 2,750 trees, has no *appreciable* effect on the environment.

[30.4] The unnecessary destruction of how many trees exactly amounts to an ‘*appreciable*’ effect on the environment individually, and/or cumulatively?

[30.5] Communicator submits that any ‘public authority’ who insists on following decisions, policies or practices which waste a negligible amount of natural resources; refusing to implement alternative decisions, policies or practices, which accomplish effectively the same result, but waste less resources; have an *appreciable* effect on the environment.

[30.6] Any public authority who is faced with two alternative policies or practices which amount to a difference in resource wastage, should be required to justify their decision making reasoning for choosing the policy or practice with greater resource wastage, no matter how small, for its cumulative *appreciable* effect on the environment.

[30.7] Any governmental policy which has a reasonable or substantial effect on the environment should be environmentally justified; or annulled in favour of a policy which has a reduced effect on the environment, which is capable of being environmentally justified.

[30.8] The Bar Association’s failure to implement Environmental Decision making justifications with regards to its Complaints policy, to determine whether its complaints policy is, environmentally justified, in terms of the resource wastage it requires; implies that decision making to implement the particular complaints policy did not include considerations of whether the policy could be environmentally justified. The Bar Association current disciplinary complaint policy has no justifications for why it chooses to waste between 7.2 to 2,750 trees by failing to implement an email complaints policy.

[31] Argument: 10 Sep 2012: Env. Appeal Board Rulings Act of Non-Compliance to Access to Justice: Article 9 (1) & (4):

[32] The Environmental Appeal Boards decision to reject Communicator’s Appeals for Environmental Information, as “clearly had to be denied” (“When receiving appeals that clearly have to be denied, it is not necessary to ask the respondents to provide their arguments”) without following the required due process procedures, was an act of non-compliance in terms of Access to Justice: Article 9 (1) & (4).

[32.1] The Environmental Appeals Board provided no evidence for their decision that communicator’s requests for Environmental Information to the Media Editors and Bar Association fits the decision of an Appeal that “clearly had to be denied”.

[32.2] The Environmental Appeal Boards conduct was that of appointing itself as legal counsel for the Respondents, instead of being impartial arbiter of the issues, subsequent to hearing the evidence of both arguments.

[32.3] An impartial arbiter provides both parties with the opportunity to submit their arguments and evidence and then bases their final ruling upon the evidence submitted to it. Appointing itself as the counsel for one party, is not an indication of impartial arbitration based upon the evidence submitted to the arbiter to adjudicate the matter in accordance to the rule of law.

[32.4] Communicant submits that the Environmental Appeals Board's 'written reasons' are not sufficiently precise, in terms of argument or evidence in support of their argument that communicant's appeals "clearly had to be denied". In *Lithgow & others v. United Kingdom*¹²⁹, 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.¹³⁰

[32.5] The Environmental Appeals Board ruling consequently is an act of non-compliance in terms of Article 9 (1) & (4), to providing (a) "access to a review procedure before a court of law or another independent and impartial body established by law... for reconsideration [of their request for environmental information] by a public authority or review by an independent and impartial body other than a court of law"; and (b) providing 'written reasons' "where access to information is refused".

[33] Argument: 27 Nov 2012: Parliamentary Ombudsman Ruling Act of Non-Compliance to Access to Justice: Article 9 (1) & (4):

[33.1] On 27 November 2012, the Parliamentary Ombudsman ruled (PDF¹³¹) that "The Ombudsman has reviewed your complaint and the enclosed documents, and your complaint does not give reasons to initiate further investigations regarding the Appeals Board case processing or decision."

[33.2] Similarly to the Environmental Appeals Board, the Parliamentary Ombudsman failed to provide any written clarification in his 'reasons', clarifying how or why the communicator's complaint arguments or evidence, was insufficient or defective or in error, to justify denying the communicator an impartial investigation of her request for access to information, thereby clarifying how communicator's "complaint does not give reasons to initiate further investigations regarding the Appeals Board case processing or decision."

¹²⁹ <http://hudoc.echr.coe.int/sites/eng/pages/search.aspx?i=001-57526>

¹³⁰ "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)."

¹³¹ http://ecofeminist-v-breivik.weebly.com/uploads/1/3/0/7/13072327/12-11-27_2012-1987_env_appeals_board.pdf

[33.3] The Parliamentary Ombudsman's ruling consequently is an act of non-compliance in terms of Article 9 (1) & (4), to providing (a) "access to a review procedure before a court of law or another independent and impartial body established by law... for reconsideration [of their request for environmental information] by a public authority or review by an independent and impartial body other than a court of law"; and (b) providing 'written reasons' "where access to information is refused".

[34] **Indirectly Related: 11 January 2013: Application to the European Court of Human Rights:**

[34.1] On 11 January 2013, allegations of discrimination and violations of an Effective Remedy, were filed against the Supreme Court Secretary General and Parliamentary Ombudsman at the European Court of Human Rights¹³²: "The (i) 10 September 2012, administrative decision of Norway Supreme Court Secretary General Gunnar Bergby, denying Applicant Access to Court by refusing to process her 27 August 2012, Application for Review of the Oslo District Court: 'Breivik Judgement'; and (ii) the 15 November 2012 ruling by Parliamentary Ombudsman, that Secretary General's Gunnar Bergby's administrative decision, was a 'judgement/decision by a court of law', thereby justifying his refusal to order Secretary General Bergby to process Applicants Application for Review; were (iii) violations of applicants right to an Effective Remedy and (iv) were motivated acts of ideological discrimination against the 'right wing' or 'cultural conservatives', and against anyone – particularly anyone who is not 'right wing' -- who opposes, or objects to Ideological Discrimination against 'right wing' (cultural conservatives)."

Confidentiality:

[35] No request for confidentiality is submitted

Supporting Documentation:

[36] There is a great quantity of documentation to support this Communication. However, rather than attach everything that may be relevant to the Committee's decision, Communicator has provided a (PDF) footnote link to all secondary documents available online; and is only attaching hereto the documents she considers as of primary direct relevance. Communicator is willing to respond

¹³² <http://ecofeminist-v-breivik.weebly.com/eu-court-human-rights.html>

expeditiously to any request from the Committee for any other documents or particular sources of information.

[37] **Primary Supporting Documentation Attached:**

- A. 03 May 2010: SA Constitutional Court Order: Re: Lara Johnstone, Member of Radical Honesty culture.
- B. 22 April 2012: Earth Day report: *Acquittal or Firing Squad: If it Bleeds, it Leads, Media's Population Terrorism Connection* (pg.01-44 only out of pg.355) [excluding attachment: *Whores of the Court: The Fraud of Psychiatric Testimony and the Rape of American Justice*, by Margaret Hagen, PhD. (available for download from: www.whoresofthecourt.com)] (Full PDF¹³³)
- C. 25 May 2012: Request for Environment Info to: Media Editors (pg.36: Letters only, excl. Earth Day Report Attachment): Full Requests to Adresseavisen: Editor: Arne Blix (PDF¹³⁴); Aftenposten: Editor: Hilde Haugsgjerd (PDF¹³⁵); Bergens Tidende: Editor: Trine Eilertsen (PDF¹³⁶); Dagbladet: Editor: John Arne Markussen (PDF¹³⁷); NRK: Editor: Hans Tore Bjerkaas (PDF¹³⁸); TV2: Editor: Alf Hildrum (PDF¹³⁹); VG: Editor: Torry Pedersen (PDF¹⁴⁰)
- D. 19 June 2012: Appeal to Environmental Appeals Board: *Request for Access to Environment and Health Information in terms of S.28 (Freedom of Information Act) and S.10 (Environmental Law) RE: Censorship in Norway's Media: (I) Media's Environment-Population-Terrorism Connection; (II) Norway's Stalinesque Political Psychiatry Tyranny.* (pg.02) (PDF¹⁴¹)
- E. 16 Aug 2012: Appeals to 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 Committee: pg.03/17, excluding attachments (Full PDF¹⁴²)] [Disciplinary Board: pg.03/15, excluding attachments (Full PDF¹⁴³)]

¹³³ http://issuu.com/js-ror/docs/120422_bleads-leads

¹³⁴ http://issuu.com/js-ror/docs/120522_adresseavisen

¹³⁵ http://issuu.com/js-ror/docs/120522_aftenposten

¹³⁶ http://issuu.com/js-ror/docs/120522_bergenstidende

¹³⁷ http://issuu.com/js-ror/docs/120522_dagbladet

¹³⁸ http://issuu.com/js-ror/docs/120522_nrk

¹³⁹ http://issuu.com/js-ror/docs/120522_tv2

¹⁴⁰ http://issuu.com/js-ror/docs/120522_vg

¹⁴¹ http://issuu.com/js-ror/docs/180612_env-app-brd

¹⁴² http://issuu.com/js-ror/docs/120815_eab_advfor-dc

¹⁴³ http://issuu.com/js-ror/docs/120815_eab-db

- F. 10 Sep 2012: Secretariat of the Environmental Appeals Board ruling¹⁴⁴: *Decision in Case 2012/2 and Case 2012/5* (PDF¹⁴⁵) [Note: The decision was only issued on letterhead, on 06 November 2012]
- G. 11 Nov 2012: Appeal to the Parliamentary Ombudsman (excluding attachments): *Erroneous Decision by Environment Appeals Board in Environmental Information Appeals re: [I] Editorial Decision-Making: Censorship of Media's 'Population-Environment-Terrorism' Connection; [II] Bar Association: Anti-Environmental Complaints Policy*. (Full PDF¹⁴⁶)
- H. 27 Nov 2012: Parliamentary Ombudsman Ruling: *Complaint regarding the Appeals Board for Environmental Information* (PDF¹⁴⁷)

[38] **Secondary Supporting Documentation Online:**

- [38.1] 30 Nov 2011: Oslo Court: Habeus Mentem Application (PDF¹⁴⁸)
- [38.2] 15 April 2012: Oslo Court: Amicus Curiae Application (PDF¹⁴⁹)
- [38.3] 10 May 2012: Supreme Court: Review Application (PDF¹⁵⁰)
- [38.4] 28 May – 18 June 2012: 170 Code of Ethics Violations Complaints filed to Advokat Foreningen / Bar Association: Disciplinary Committee¹⁵¹ and Disciplinary Board for Advocates¹⁵².
- [38.5] 20 June 2012: Disciplinary Committee (PDF¹⁵³) and Disciplinary Board (PDF¹⁵⁴): Request for Access to Environment and Health Information
- [38.6] 03 Nov 2012: Request to the Environmental Appeals Board in terms of Public Administration Act (PAA), Section 23, 24, 25 and Freedom of Information Act, Section 22 (PDF¹⁵⁵)
- [38.7] 11 Jan 2013: European Court of Human Rights Application¹⁵⁶ (PDF¹⁵⁷)

[39] **Relevant National Legislation:**

¹⁴⁴ http://ecofeminist-v-breivik.weebly.com/1/post/2012/09/120910_eab-ba-media1.html

¹⁴⁵ http://www.miljoklagenemnda.no/Vedtak/Sak_2012_2_og_5.pdf

http://ecofeminist-v-breivik.weebly.com/uploads/1/3/0/7/13072327/12-11-06_envappbrd_decision.pdf

¹⁴⁶ http://issuu.com/js-ror/docs/121112_po-eab

¹⁴⁷ http://issuu.com/js-ror/docs/121127_2012-1987_po-eab

¹⁴⁸ http://issuu.com/js-ror/docs/111130_breivik-habeus

¹⁴⁹ http://issuu.com/js-ror/docs/120414_amicus

¹⁵⁰ http://issuu.com/js-ror/docs/120510_breivik-dgr-ecofem

¹⁵¹ http://ecofeminist-v-breivik.weebly.com/1/post/2012/06/120618_166complaints.html

¹⁵² http://ecofeminist-v-breivik.weebly.com/1/post/2012/06/120618_advdiscbrd.html

¹⁵³ http://issuu.com/js-ror/docs/120620_nadvfor-dc

¹⁵⁴ http://issuu.com/js-ror/docs/120620_jmoe-dbrd

¹⁵⁵ http://issuu.com/js-ror/docs/121103_eab

¹⁵⁶ <http://ecofeminist-v-breivik.weebly.com/eu-court-human-rights.html>

¹⁵⁷ http://issuu.com/js-ror/docs/130110_echr_lj-v-no

[39.1] **Public Administration Act:** The administrative decision § 23. (the formal requirements for individual decisions), § 24. (when grounds shall be given for individual decisions), § 25. (the contents of the grounds) (Eng: PDF¹⁵⁸)

[39.2] **Media Ownership Act:** Section 1,3,4,5,7 (NO: PDF¹⁵⁹) (Eng: PDF¹⁶⁰)

[39.3] **Access to Environmental Information:** LAW 2003-05-09 # 31: Act concerning the right to information and participation in public decision-making processes relating to the environment (environmental law) (Norwegian¹⁶¹)(English¹⁶²).

“§ 2. Definition of environmental information: Environmental information means factual information about and assessments of: (a) the environment, (b) factors that affect or may affect the environment, including * projects and activities that are being planned or have been implemented in the environment, * the properties and contents of products, * factors related to the operation of undertakings, and, * administrative decisions and measures, including individual decisions, agreements, legislation, plans, strategies and programmes, as well as related analyses, calculations and other assumptions used in environmental decision-making, (c) human health, safety and living conditions to the extent that they are or may be affected by the state of the environment or factors such as are mentioned in litra (b). The environment means the external environment, including archeological and architectural monuments and sites and cultural environments.”

[40] **Court Decisions:**

[40.1] Aarhus Convention definitions prevail over the EU's own regulation about access to information, public participation, and access to justice within EU institutions.

- A. CURIA: General Court: *Stichting Natuur en Milieu & Pesticide Action Network Europe v. European Commission*¹⁶³ (Case T-338/08): “52. The Aarhus Convention was signed by the European Community and subsequently approved by Council Decision 2005/370/EC of 17 February 2005 (OJ 2005 L 124, p. 1). The institutions are accordingly bound by that convention, which prevails over secondary Community legislation. It follows that the validity of Regulation No 1367/2006 may be affected by the fact that it is incompatible with the Aarhus Convention.”

¹⁵⁸ <http://www.ub.uio.no/ujur/ulovdata/lov-19670210-000-eng.pdf>

¹⁵⁹ <http://www.lovdato.no/all/hl-19970613-053.html>

¹⁶⁰ http://www.regjeringen.no/upload/KKD/Medier/The_Media_Ownership_Act_nov_2005.pdf

¹⁶¹ <http://www.lovdato.no/all/hl-20030509-031.html>

¹⁶² <http://www.regjeringen.no/en/doc/Laws/Acts/Environmental-Information-Act.html?id=173247>

¹⁶³ [http://curia.europa.eu/juris/document/document.jsf?](http://curia.europa.eu/juris/document/document.jsf?text=&docid=123824&pageIndex=0&doclang=en&mode=doc&dir=&occ=first&part=1&cid=3936156)

[text=&docid=123824&pageIndex=0&doclang=en&mode=doc&dir=&occ=first&part=1&cid=3936156](http://curia.europa.eu/juris/document/document.jsf?text=&docid=123824&pageIndex=0&doclang=en&mode=doc&dir=&occ=first&part=1&cid=3936156)

- B. CURIA: General Court: *Vereniging Milieudefensie & Stichting Stop Luchtverontreiniging Utrecht v. European Commission*¹⁶⁴ (T-396-09): “43. [...] Given that the Aarhus Convention prevails over Regulation No 1367/2006 ..”
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[41] **Signature:**

Dated at George, South Africa, Pale Blue Dot: 11 March 2013



Lara Johnstone, Pro Se
Member: Radical Honesty Culture
Founder: Radical Honoursty Culture
Founder: Yshmael Guerrylla Law Party
Founder: CommonSism: Common Sense Laws for a Sustainable Commons
Founder: Æquilibriæx Jurisprudence: Equal & Balanced Eco/Anthropocentric Law

¹⁶⁴ <http://curia.europa.eu/juris/document/document.jsf?text=&docid=123823&pageIndex=0&doclang=en&mode=doc&dir=&occ=first&part=1&cid=3936156>