

Court of Northern Netherlands,
Leeuwarden location
P.O. Box 20130
8900 HM Leeuwarden

Pre-sent by registered mail
kortgeding.leeuwarden@rechtspraak.nl

with copy by email to:

Mr. R.W. Veldhuis	reimer.veldhuis@pelsrijcken.nl
Mr. M.E.A. Möhring	maartje.mohring@pelsrijcken.nl
Mr. D. Roessingh	davine.roessingh@debrauw.com
Mr. L. Broers	laura@acr.amsterdam
Mr. W.H. Heemskerk	willem.heemskerk@pelsrijcken.nl
Mr. A.H. Ekker	anton@ekker.legal

Re: [REDACTED] c.s. / De Staat
c.s.

Eindhoven, 7. March 2025

Your ref.: n.b.

Our ref.: PS/D100816/PS

E-mail: stassen@uwadvocaten.nl

Your Honor, Your Lady,

With this letter, the undersigned Mr. P.W.H. Stassen and Mr. drs. A.G.W. van Kessel submit to your court a request for provisional evidence proceedings accompanied by the accompanying attachments¹. This with the respectful request to process this request as soon as possible. A copy of this request will also be sent to the email addresses of the above-mentioned lawyers of the seventeen petitioners. This so that the petitioners can take note of this request without delay with the intervention of their lawyers.

A number of important comments are appropriate when submitting this request. The present request is of great social importance because if it is granted, legal and convincing evidence will be provided by the witnesses/experts submitted in the request with regard to (among other things) the following questions:

¹ The curriculum vitae of Dr. Mike Yeadon (Appendix 2) is not yet available and will be sent as soon as possible.

1. or whether the Covid-19 mRNA injections, which according to the respondents are safe and effective, qualify as bioweapons with which genocide is currently being committed;
2. or a Great Reset (which is dismissed by those asked as merely a possible future scenario) is underway and what it means.

As indicated in the request, the applicants' own research leads to an affirmative answer to these questions. However, the applicants do not have the knowledge, experience and scientific standing to put sufficient weight on the legal scale with their own findings in order to be able to assess their evidentiary position and arrive at a balanced legal judgment. That is precisely why it is necessary for them to hear the experts nominated in the request.

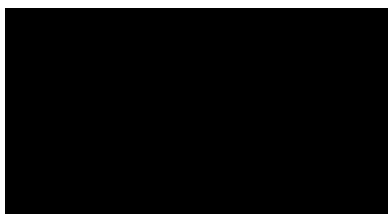
The experts nominated in the request have no interests in one or more of the applicants and/or respondents and, given their training, experience and relevant expertise, are particularly suited to provide an independent and scientifically substantiated expert opinion with regard to the questions addressed to them in the request.

Given the great social importance of the subject of this request and also given the name and reputation of the nominated experts and their scientific knowledge, experience and integrity, a great deal of international media attention can be expected for the handling of this request and the hearing of the experts.

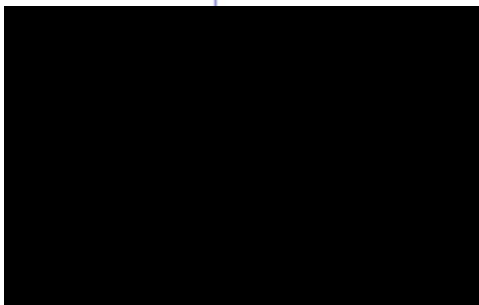
The nominated experts are all willing and able to be heard by your court at very short notice. Given the public interest in their expert opinion on the questions to be put to them, your court is strongly requested to have the handling of this request and the hearing of the experts take place without delay.

Taking into account that this request will be handled by the multi-member chamber of your court, I am also sending it in accordance with articles 1.2.3 and 1.2.4 of the applicable procedural rules in twenty copies by post (courier) to your court. The judge is requested in accordance with article 1.2.5 of the procedural rules to confirm receipt by post.

Yours faithfully,



Peter Stassen



Arno van Kessel