

**SpaceLab for Earth Life & Work 342041**

**SAMSEM.org**

**Successor of UN for Young Generation**

**Space Earth Management**

**Each SAMSEM -memberstate works**

**with its own National Constitution and Arbitration-court of law,**

**with its obliged Problem-solving procedure.**

**Charter SAMSEM - SpaceCourtPlanet**

**Written by**

**Désirée Elisabeth Stokkel & Younger Generation on Earth.**

**SAMSEM.org**

**Space Aarde Management  
Space Earth Management**

**Intergalaxy Leadership  
Young Generation**

**Win all Lawsuits  
Corruption & Restore Life**

**Rechtenpit.nl**

freepik vector rawpixel.com



I payed for this vector 2406682408

SAMSEM / SpaceCourtPlanet charter replaces the UN-charter.

UN has designed & started Worldwar3,

Biotechnology 100 year War & 5G genocide, started October 2019.

Official Institutes as NATO – EU – WTO – WEF – IntlCrimCourt + are all Terrorism organisations. Business supports the Warlords in National Parliaments & Institutes.  
Simulation SpaceLab 342041 = New Earth for Young People.

### [Courtfile of DésiréeStokkel](#)

- International Criminal Court lawsuit against Kingdom Netherlands,
- is also a Courtcase against the UNSG AntonioGuterres
- and MinPresidents of UN-memberstates
- who collectively started the 4<sup>th</sup> Industrial Revolution.
  
- Worldwar 3...
- for the Making of a Worldparliament on a New Worldmap, after Genocide.
- Mainly managed by AI-robots payed for by Maffia.

[www.republiekbnl.nl](http://www.republiekbnl.nl)

[www.rechtenpit.nl](http://www.rechtenpit.nl)for courtfile OTP-cr-407/07

### **Preamble: Definitions**

SAMSEM / SCpHQ: Spacecourtplanet Headquarters, on Earth in the Galaxy.

SAMSEM / SCpPresidency: Office SC president / SC secretary general.

Charter SAMSEM / SCpHQ:

Charter from which we all start to compose & complete the

Evolution Justice for Evolution of Love for All of Us, On Earth in the Galaxy.

In the Charter-text we only write CharterSAMSEM / SCpHQ, but this includes the obligation:

1. to present a National Constitution – National Laws, anchored in this Charter
2. to automatically implement & conduct all @UNHumanrights
3. to participate in the Making of the New to arrive CharterSAMSEM / SCpHQ-treaties.
4. to work 24/7 in all documents with this Charter, from the Torture-treaty and IntlCrimCourt corruption reality, for Humans & Creatures on Earth in Space.

Charter SAMSEM / SCpHQ-memberstate:

StateParty.

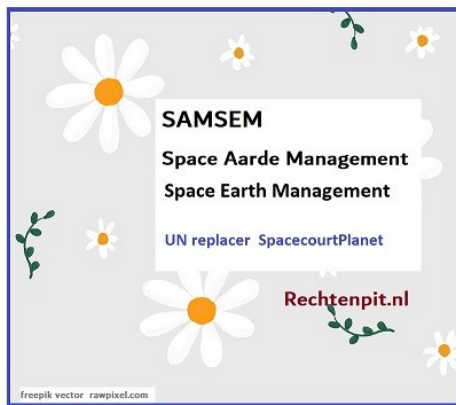
An UN-nation that prefers to design Evolution of Justice for Evolution for Love for All of Us, on Earth in the Galaxy.

Triggered by 100% corruption between UN - UNSG antonioguterres - PrimeMinisters and International Criminal Court / other International Court of Law;

are all countries on Planet Earth in Space legally obliged to move from the UN\_charter to SA<SEM / SpaceCourtPlanet-Charter. Simulation 342041.

In Accordance with the Torture-treaty.

A StateParty is obliged to 100% conduct the Charter SAMSEM / SCpHQ + National Constitution & Laws; UNhumanrights & UNTreaties and new treaties to arrive in the Future.



## Organogram

**SAMSEM / SpcCrtPlnt Presidency**

Monthly assembly ( online ?)

**National units all SAMSEM states**

**Arbitration Court**

**Nature**

**Technology**

**People**

**Intergalaxy Security**

**Biology**

**Education**

**EU-future-proof-treaty**

**Psychology**

**Trade / Money**

**Treaty factory**

**Simplicity**

## Chapter 1 Human being

### Art.1 NO discrimination

1. **All persons on Earth in the Galaxy are equal in equal circumstances.** Foundation for Evolution of Equality is the Charter SAMSEM / SpcCrtPlnt. Discrimination on grounds of belief, political opinion, race, gender, social or economic status, place of residence, power or any other grounds whatsoever shall not be permitted.
2. Belief is lived through within the limits of the Charter SAMSEM / SpcCrtPlnt and National Constitutions of SAMSEM / SpaceCourtPlanet-memberstates, all anchored in the @UN Humanright-treaties and the new to arrive treaties in Space.
3. All persons who conduct the Charter SAMSEM / SpcCrtPlnt correctly, live in a Fairtrade & Eko economy and are without doubt obliged to realize the maintenance of this economy on a daily basis. On Earth in Space.
4. All persons conduct the Charter SAMSEM / SpcCrtPlnt with the aim to anticipate on the outbreak of war or to minimalize conflicts. On Earth in Space.

## **Art. 2 Inviolability of the body, privacy and torture of human being**

### **1. Every person has the fundamental right to inviolability of his or her body.**

Inviolability of the body and privacy are inextricably connected. National Constitution & Laws determine the rules for privacy, on top of Charter SAMSEM / SpcCrtPlnt.

### **2. Everyone has the freedom of thought and speech.** No one is forced to express and / or hide his or her thoughts and beliefs, as long as that person correctly applies the Charter SAMSEM / SpcCrtPlnt .

### **3. All persons of 18 years or older determine for themselves inviolability of his or her body, acting within the limits of the Charter SAMSEM / SpcCrtPlnt :**

1. Any minor person under 18 years of age is entitled to inviolability of his or her body and may record his or her beliefs for his or her body in Healthcare, Education, Legal System, Media and Space in a written signed statement - attached to a copy of his or her Birth Certificate -. This written statement is to be considered a valuable fixed document in any Court of Law.
2. National Constitution & Laws determine the rules for inviolability of the body of a minor person under 18 years of age.

### **4. Any person who is forced to fight against Charter SAMSEM / SpcCrtPlnt, inflicted by another person on his or her body in his or her life, is affected in his or her inviolability of the body.**

1. Any person who feels affected in his or her privacy caused by Charter SAMSEM / SpcCrtPlnt may demand an imprisonment of 365 Days or 2000 hours

of Community work Punishment against the person who refuses to correctly apply the here determined Fundamental Human Milk way Galaxy rights, with the Arbitration-court in first instance and in appeal with the Constitution-court.

5. [Torture with Technological developments can only results in a Constitution-court-trial after an Arbitration-judge has written an Arbitration-court-verdict on this conflict.](#)

1. Technological developments may not destroy the sanctity and privacy of the body.
2. Charter SAMSEM / SpcCrtPlnt determines the rules for the development and use of Technological developments.
3. Technological developments realized with the aim to make Citizens defend themselves against violations of their Charter SAMSEM / SpcCrtPlnt, are named by the Court as being 'Torture instruments'.
4. Every Court on Earth in Space that rules that Technological developments are misused to make a Citizen fight against fundamental Charter SAMSEM / SpcCrtPlnt -rights and National Constitution & Laws @UNhumanrights on his or her body and privacy, forwards this file to the Constitution-court.

6. [Torture Definition from UN-torture treaty](#)

1. For the purposes of this Convention, the term "torture" means any act by which severe pain or suffering, whether physical or mental, is intentionally inflicted on a person for such purposes as obtaining from him or a third person information or a confession, punishing him for an act he or a third person has committed or is suspected of having committed, or intimidating or coercing him or a third person, or for any reason based on discrimination of any kind, when such pain or suffering is inflicted by or at the instigation of or with the consent or acquiescence of a public official or other person acting in an official capacity. It does not include pain or suffering arising only from, inherent in or incidental to lawful sanctions.
2. This article is without prejudice to any international instrument or national legislation which does or may contain provisions of wider application.
3. Each SpaceCourtPlanet-memberstate shall take effective legislative, administrative, judicial or other measures to prevent acts of torture in any territory under its jurisdiction.
4. No exceptional circumstances whatsoever, whether a state of war or a threat of war, internal political instability or any other public emergency, may be invoked as a justification of torture.
5. An order from a superior officer or a public authority may not be invoked as a justification of torture.
6. No State Party shall expel, return or extradite a person to another State where there are substantial grounds for believing that he





would be in danger of being subjected to torture.

7. Each SpaceCourtPlanet-memberstate shall ensure that all acts of torture are offences under its criminal law. The same shall apply to an attempt to commit torture and to an act by any person which constitutes complicity or participation in torture.

Each SpaceCourtPlanet-memberstate shall make these offences punishable by appropriate penalties which take into account their grave nature.

### **Art. 3 Right to live**

1. Every person has the right to live; assisted suicide other than anchored in the Charter SAMSEM / SpcCrtPlnt is prohibited.
2. Any person who wants to force another person to live on Planet Earth in the Milkway Galaxy has to prove that he or she personally applies the Charter SAMSEM / SpcCrtPlnt @UNHumanrights legally correct.
3. Every person who has to fight for Fundamental Charter SAMSEM / SpcCrtPlnt for his or her body during his or her life, is forced to live an inhumane life.
4. Each unborn creature on Earth in Space owns the right to live, and preferably will be born from the mother or father womb that grows this creature.

The medical condition of the person/ creature who grows this unborn human being in his or her womb - can be a reason for an abortion. Sex crime can be a reason for abortion of a creature from the womb. Preferably the mother or father who grows the unborn creature in the womb, gives birth to this Human SpaceLife; the government provides in Laws & Means to support this family-lifestyle.

### **Art.4 Right to Die**

1. Every person has the right to die at a self-chosen moment on Planet Earth in the Galaxy, for a single trip to the higher powers in Space.
2. Any person of 18 years of age or older, has the right to stop his or her own life; the Healthcare-service provide in a mean to make this possible.
  - a) National Constitution & Laws determine the rules for the Right to Die.
3. Every person of 18 years of age or older, who wants to leave Planet Earth in the Galaxy voluntarily, will receive an agent for this purpose from the

Healthcare-service and that agent will be registered in (three) 3-fold with a Family doctor, Pharmacy and the Health-insurance.

In countries on Earth in Space where the Healthcare-insurance-system is still to be founded - extended, the Local Police provides in a Register for Self chosen death.

4. Every person of 18 years of age or older, who wants to leave Planet Earth in the Galaxy voluntarily must be registered as a 'Yes or NO - Donor'. With the Donor-register is recorded on which date the person receives a suicide-agent from the Healthcare-system; which type of agent it is; received from which doctor; which pharmacy and which Healthcare-insurance/ Local Police-office is in charge.

The expiry date, serial number and name of the manufacturer of this suicide- agent are also to be registered with the Donor register.

- a) The procedure inherent to Right to Die as determined in the Charter SAMSEM / SpcCrtPlnt must be anchored in the National Constitution & Laws.
- b) Any person who refuses to exercise the Charter SAMSEM / SpcCrtPlnt @UNHumanrights correctly, but forces a person to stay alive, is guilty of Torture .

Persons who misuses the Right to Die and tries to make another Human being / creature commit suicide is to be found quilty of premeditated murder.

## Art. 5 Personal privacy

1. Every person owns respect:
  - a) for his or her privacy - this respect is inherent to his or her body and to the surroundings of this human body -;
  - b) for family life & work life; within the limits, provided by Charter SAMSEM / SpcCrtPlnt. On Earth in Space.
  - c) The National government owns the legal obligation to protect the human body - or body of a creature - against Damage & Demolition caused by life & work on Earth in Space.
    1. A Charter SAMSEM / SpcCrtPlnt-member can never turn to a Court of Law, with the aim to remove this legal obligation from the National portfolio for Evolution of Crime or any other type of Evolution that Damages & Demolishes the human body - or body of a creature in the Milkyway Galaxy -.
2. To collect, keep, use and the dissemination of information about the private life or work life of a person is not permitted without his or her written consent. On top if this Charter SAMSEM / SpcCrtPlnt rule, will an Act of National Parliament determine the rules for collection and processing information about the private life or work life of a person or a legal body. On Earth in Space.
3. Legal bodies on a State Party territory own the legal obligation to provide in access to files, documents and materials inherent to a person, who is registered on National territory as being Inhabitant or Visitor to this memberstate.
  - a) The File, the National government owns about a person is always available for Access to Personal File for the Inhabitant or Visitor to the State; in full text and free of charge.
    1. The National government or another authority in a State Party, may demand a cost-effective Settlement & Payment for Damage with the Arbitration-court system, when a person misuses Access to Personal File in the government/ authority bureaucracy for reasons of torment - torture - misconduct - crime. On Earth in Space.  
This Settlement & Payment can be a Community Punishment-job, in the role of a Volunteer, on Earth.
  - b) An Inhabitant or Visitor to the member state, who is being confronted with torment - torture - misconduct - crime, executed by the State Party, can demand a Financial Settlement & Payment for Damage with the Arbitration-courtsystem. Condition: this Inhabitant or Visitor must live & work legally correct him- or herself. On Earth and in Space.
4. Any person aged 18 years or older is entitled to correction of errors in the recording of matters relating to his or her person, shown and / or given to him or her.  
Persons under 18 years of age will have their legal representatives

correct errors in personal data. On Earth in Space.

5. The National Law determines rules for the protection of privacy in connection with data-recording and dissemination of personal data. On Earth in Space.
6. Public Services who clearly refuse to conduct legally correct the Charter SAMSEM / SpcCrtPlnt, lose their authority in the courtcases and lose their right to violate the privacy of an individual or legal body. On Earth in Space.
4. A Commercial Business - and a Non Profit Organisation - is always accountable for its own Charter SAMSEM / SpcCrtPlnt conducts, which take place at the organisation or in the Milkway Galaxy - inherent to all methods of work conducted by the Organisation -.
  - a) A National government can not take over / merge with crime conducted by a Commercial Business - or a Non Profit Organisation -.
  - b) The National government is always obliged to remove the crime from all Organisations on the National territory of the Charter SAMSEM / SpcCrtPlnt- memberstate , where the Organisations establish their Office, on Earth for Milkway Galaxy Business ; for all Files inherent to life & work on Earth in Space.
5. National governments - in design of all kinds of National Security Services and Foreign Security Forces must prove in courtcases 'that they spy on persons to collect information for the realization of the Fairtrade & Eko economy, Worldwide in the Milkway Galaxy'.

National governments - in design of Business-relationships with Commercial Businesses - and NonProfit Organisations – are legally obliged to compose & complete the Fairtrade & Eko economy, Worldwide in the Milkway Galaxy.

- a) An Organisation can never – unpunished – pollute & plunder planet Earth for the Evolution of Business-models in the Milkway Galaxy.
- b) All Organisations who mislead – misconduct the people of planet Earth and creatures in the Galaxy - with the result: genocide & ecocide, are guilty of Crimes against Humanity / Warcrimes against their own people of the Charter SAMSEM / SpcCrtPlnt-memberstate.
- c) All Organisations lose their full Right to Privacy from the minute the Arbitration-court-judge has written an Arbitration-court-verdict and has published this A-court verdict in the Arbitration-court verdict Register; when Crimes against Humanity / Warcrimes are determined.
- d) This A-judge refers the courtfile to the Constitution-court or the Criminal-court.
- e) Each person, legal body, authorities or organs for governance - who misuse the Right to Privacy in any thinkable way - will be punished with a 2-trap Court verdict from the Arbitration-court system and the Constitution-court.

- **Trap 1:** Settlement & Payment Arbitration-court-judge.
  - **Trap 2:** 365 days Community-work under Electronic Surveillance at the Lowest Basic-income that rules for the nation, at a normal job, or under home-arrest; or in half-open prison, to be put into power by a Constitution-court-verdict.
- f) **Punishment must be completed on Earth, not in Space. Its a punishment, not a holiday.**

## **Art. 6 Privacy of correspondence, telephone and internet**

1. The privacy of correspondence, telephone and internet of a person are inviolable, unless otherwise determined by an Act of Parliament. National Law can only role on top of the Charter SAMSEM / SpcCrtPlnt.
  - a) A Courtorder can give permission to ignore Constitution privacy-rights. On Earth, only.
  - b) A National Court on the territory of a Charter SAMSEM / SpcCrtPlnt-memberstate can only rule a Court-verdict for its own officially registered Inhabitants and Visitors to that Nation; who are suspect / perpetrator of crime for that Nation.
  - c) A National Court on the territory of a Charter SAMSEM / SpcCrtPlnt-memberstate can never rule a Court-verdict in name of another Charter SAMSEM / SpcCrtPlnt- memberstate ; can never determine that the privacy of an Inhabitant or Visitor belonging to that fellow State Party is a crime on the territory of that specific State Party : not on Earth and not in Space.

A National Court can only rule for its National located Inhabitants and Visitors; can only rule for the behavior of the Persons/ Organisations on Earth, not in the Milkway Galaxy. People are criminals on Earth, which can have a devastating impact in Space.

When an Inhabitant or Visitor to a fellow Charter SAMSEM / SpcCrtPlnt-memberstate is guilty of Privacy-violations or any other Crime --- on Earth in Space--- , the Persons / Organisations in relationship to that criminal are legally obliged to disconnect from that criminal suspect/ perpetrator in accordance with the Torture-treaty. Any National Court can judge upon the methods of work that spring from implementing & conducting the Torture-treaty.

### **Example For @ClimateStrike KIDS**

An Adult from The Netherlands co-works in Space with India. India concludes on the Moon, that the Dutch refuse to exercize Privacy rights = they gossip about the India-crew with Earth-people. Holland is an official Dictatorship. so this criminal behavior by the NL-crew is to be expected. India can not Judge against the criminal Dutch persons, working on the Moon; but, can judge upon the India-personnel, co-working with the criminals from Holland. The India-personnel must be wise... and disconnect from the Dutch, in accordance with the Torture-treaty. Even when they are both deployed on the Moon. India can make Holland accountable for Financial Damage, in a seperate court-case.

All crime committed in connection with the Milkyway Galaxy, are to be judged upon in accordance with the Torture-treaty or other Torture related articles in other treaties.

All Persons / Organisations who willfully continue to co-work with suspects / perpetrators of crime in the Milkyway Galaxy will be judged upon by a National Court of the Charter SAMSEM / SpcCrtPlnt-memberstate, where those Persons / Organisations are established & registered as Inhabitant or Visitor.

d) A National Court on the territory of a Charter SAMSEM / SpcCrtPlnt-memberstate can never rule against the Charter SAMSEM / SpcCrtPlnt and @UNhumanrights. Not on Earth and not in Space.

2. Telephone and Internet is inviolable, unless otherwise determined by Act of Parliament. The Prime Minister of a Charter SAMSEM / SpcCrtPlnt-memberstate can provide in a Decree that violates Constitution-rights of a person.

a) The Prime Minister may grant permission to remove privacy-rights - temporarily - but only if he or she can prove to the National Court of Law , that he or she personally conducts the Charter SAMSEM / SpcCrtPlnt legally correct. For this task, the Prime Minister rules above all political parties. On Earth, only... now a PrimeMinister is always accountable for the methods of work in connection with the Charter SAMSEM / SpcCrtPlnt - relationship to a suspect / perpetrator of crime on Earth in Space.

3. Everyone on Earth in Space , who works with data from any type of correspondence, telephone and internet from Earth and / or Space is obliged to prove that he or she personally conducts the Charter SAMSEM / SpcCrtPlnt legally correct, at any time of the day.

4. A Nations SecurityServices and all Legal bodies, which want to have access to correspondence data, telephone data and / or internet data inherent to an Inhabitant or Visitor to that Nation --- on national territory and / or foreigner territory on Earth in Space --- must prove in courtroom that they apply the Charter SAMSEM / SpcCrtPlnt , National Constitution @UNHumanrights legally correct for the realization of the Fairtrade & Eko economy. On Earth in Space.

a) Each person who violates this Charter SAMSEM / SpcCrtPlnt , for Nations Security- Intelligence Services and All Legal bodies with Criminal Espionage- activities --- on Earth in Space --- , will be sentenced to 365 Days Community Punishment under ElectronicSurveillance under Home- arrest; or in half open prison. The Local Police is in charge over the criminal

b) The Arbitration-court-judge can also refer the courtcase-file to the Criminal-court for a punishment more than 365 Days in prison (tree hundred sixtyfive days).

5. Humans, Flora & Fauna, Creatures on Earth in the Milkyway Galaxy will be

protected against all violations of the Charter SAMSEM / SpcCrtPlnt ; the perpetrator will always be punished with either:

- a) Settlement & Payment for Damage, with an Arbitration-court-system-verdict, written by the Arbitration-judge.
- b) 365 Days Community Punishment under ElectronicSurveillance on the lowest Basic-income that rules for the nation; at a normal job or under Home-arrest; or in a half-open prison.

Only the Constitution-court can write this Court-verdict.

- c) A private travel-tour from the Police-station where the arrested suspect/ criminal is harboured to the CriminalCourt, where Criminal-judges write a Court-verdict for a stay in prison that lasts longer than 365 days. ( treehundredsixtyfive days)

## **Art. 7 Media and technology use**

1. Every person using Media and or the Human body for transmission of information - on Earth in Space -, owns the right to publish thoughts or feelings without prior permission, on the condition that their behavior or work produced, meets the requirements of the Charter SAMSEM / SpcCrtPlnt. On Earth in Space.
2. Media includes all forms of information transmission. An Act of Parliament determines the rules for information transmission. On Earth in Space. [Evolution of Technology can not be anchored in Charter SAMSEM / SpcCrtPlnt .](#)
3. Technology includes all devices used for transmission of information in the media and human body.
  1. The Act of Parliament determines rules for radio, television, internet, and even for citizens unknown products which will appear thanks to technological developments in the future.
  2. There is no prior supervision of the content required for radio or television broadcasters or for the Internet; on the condition that this transmission-station conducts all Legal Obligations as anchored in Charter SAMSEM / SpcCrtPlnt , the National Constitution & Laws @UNHumanrights, correctly. On Earth in Space.
4. The National Government protects the People in all Charter SAMSEM / SpcCrtPlnt- memberstate s against abuse by the media when the media violates the Charter SAMSEM / SpcCrtPlnt .
  1. In this case, the Government deprives the media of the right to exist.
5. The creation of commercial advertising must comply with the requirements of the Charter SAMSEM / SpcCrtPlnt , National Constitution . An Act of Parliament determines the rules for the creation of advertising.
6. Lobbying is exclusively focused on achieving the Fairtrade & Eko economy. Lobbyists who lobby for Charter SAMSEM / SpcCrtPlnt , the National



Constitution-violations will be sentenced by the Constitution-court with 365 Days Community Punishment under Electronic Surveillance on the lowest Basic-income that rules for the nation, at the normal job; or under home-arrest; or in half-open prison. 2000 Hours Community-punishment must be completed before the criminal can be rehabilitated by the Probation Service or Local Police-station. ( twothousand hours)

## **Art. 8 Minor Citizens and media - and technology use**

1. Persons under the age of 18 years shall be actively protected against Charter SAMSEM / SpcCrtPlnt , the Nations Constitution @UNHumanrights-violations in their lives by the media - any other information producing person / legal body - . On Earth in Space.
  - a) Parents and caretakers have a duty to educate children about the correct use of media and technology at the youngest possible age.
  - b) Legal bodies have the obligation to protect children against abuse of power by the media and legal bodies in their private life and school life.
2. An Act of Parliament determines the rules for the protection of children against abuse of power by media and legal bodies. On Earth in Space.
3. Schools, educational services, legal services, and public services must protect children against adverse effects of unknown products for media-use, which will be launched on the market thanks to technological developments in the future. On Earth in Space.

## **Art. 9 Quality of Life**

All Charter SAMSEM / SpcCrtPlnt-memberstate owns the legal obligation to make and keep planet Earth in the Milkyway Galaxy habitable for Humans, Flora & Founa, Animals, Creatures and Natural elements, aimed at the preservation of Planet Earth in the long term.

1. All Administrations must be turned into a minimalized system that guarantees the 100% Fairtrade & Eko lifestyle for humans, animals, creatures, flora & founa and natural elements, as soon as possible.

[Torture-treaty is the starting point to work from.](#)

## **Art. 10 Health and Wellness**

All Charter SAMSEM / SpcCrtPInt-memberstate will take measures to improve the Public Health, on Earth in the Milkway Galaxy, in balance with Flora & Founa, Animals, all other Creatures and Natural elements:

1. The National government creates conditions for social, cultural, natural development and leisure activities. An Act of Parliament determines the rules for community, cultural and natural life.
2. Camouflaging of facts and circumstances about the life of the human being, animal, flora & founa, all creatures and natural elements can be a threat to Public health and can be a Charter SAMSEM / SpcCrtPInt and / or Constitution-violation.
  - a) The National Arbitration-courtsystem determines in this camouflage-file if there is a violation of the Charter SAMSEM / SpcCrtPInt and/ or National Constitution, and whether the file must be forwarded to the Constitution-court.
  - b) In case of conflict, the parties involved are obliged to generate a Problem-solving solution for Conflict-ending at the Arbitration-court.
3. An Act of Parliament determines which humans, animals, creatures, flora & fauna and other natural elements need extra protection by the Government.

## **Art. 11 Education**

All Charter SAMSEM / SpcCrtPInt-memberstate and their National governments guarantee the existence of Education aimed at the realization of the Fairtrade & Eko economy, as soon as possible, on Earth in the Galaxy.

1. All Administrations and all the Course components of the School Curriculum are InternationalCriminalCourt-proof = all Charter SAMSEM / SpcCrtPInt and @UNhumanrights are fully implemented and can not result in courtcases over Crimes against Humanity / Warcrimes.
2. Every citizen has the right to Education for the perfection and development of personal skills and work skills, focussed on life on planet Earth --- and the passing of this planet to the forthcoming generations citizens --- in the Galaxy.
3. The Education-system provides in a range of Courses - for pall ages - that make it possible for all Human beings on Earth in Space to develop all their Skills to the maximum; aimed at a Livelihood in the Fairtrade & Eko-economy.
4. Each child or person under the age of 18 years follows compulsory Education and is obliged to have his of her knowledge tested with exams; examination requirements are determined in Education-laws. Children are taught Law and Psychology for Selfdefence without violence, from primaryschool on.

5. Every person is free to teach another person, within the limits of the Charter SAMSEM / SpcCrtPlnt .
6. The National government will monitor compliance with Education laws, focusing on competence and morality of the Teacher and the quality of the Teaching Methods for the welfare of the pupil / student.
7. Each Teaching method that teaches a pupil / student anything other than the correct application of the Charter SAMSEM / SpcCrtPlnt , the National Constitution & Laws @UNHumanrights, is put to a stop immediately.
8. Every Teacher who refuses to conduct the Charter SAMSEM / SpcCrtPlnt , the National Constitution @UNHumanrights legally correct is guilty of Crimes against Humanity and must be corrected by the Arbitration-courtsystem.

## Art. 12 Health on Earth in Galaxy

2. Health is a state of complete physical, mental and social well-being for all creatures on Earth in Space, in natural balance with each other; its not merely the absence of disease or infirmity; or natural disasters.
- a) Health is a fundamental right, that only can evolve positively in justice - peace - equality - education - 100% Fairtrade Economy; Fairtrade is the balance between planet Earth - Humans - Creatures - Space, that optimizes all Appearances of Evolution under Evolution of Evolution.
- b) In a court of law a Party can present a personal Definition for Health, on the condition that this Health-definition and its inherent lifestyle for this Party ... do not cause Torture for another Party inside / outside the conflict; do not cause Torture for the Community.
- c) Each StateParty is obliged to provide in Health-education and care for all its Inhabitants & Visitors; An Act of Parliament determines the National Health-system for Inhabitants & Visitors.
- d) Each StateParty may claim that its Inhabitants & Visitors carry personal responsibility for health for the private Human body / body of a Creature in Space. **Go... and tell the SpaceMalariaMosquito 'how to behave on Earth in the Galaxy...'**
- e) Charter SAMSEM / SpcCrtPlnt works with the Statute for the UN World Health Organisation and the Right to Health factsheet
  1. SAMSEM / SpcCrtPlnt HQ works with the GalaxyHealthHQ = MGhealthHQ
  2. Each State Party works with the National Galaxy Health Committee = NaMGhealthRNL for RepublicNL. Or, NaMGhealthNZ for NewZealand. etc... NaMGhealthCommittee is an umbrella for all other national health - units.
  3. The NationalMGhealth Committee communicates with all other SC-memberstates at the SCMiA-meeting ( SpaceCourt Monthly internet Assembly).
  4. The NationalMGhealth Committee creates an upgrade of quality standards in the Health-industry thanks to Arbitration-courtverdicts.
    1. For Intergalaxy eduction and trade, all the National Arbitration-courtverdicts that determine legal frames for the Health-industry are to be MixFixed during the SAMSEM-meeting; by talks, by website publications, by internet voting rounds.
- f) The National Healthcare Inspector is voted into his of her Labourcontract

by 'Kassabonnetjes Referendum' = Public Internet Referendum, under supervision of the National Electoral Council.

Public means: the voter puts in a vote by Internet possible thanks to Municipal / District Log in on the Local Government Website for Voting --- and this voter receives a confirmation for his/ her choice, in his/ her email-inbox.

1. The National Healthcare Inspector may not have a criminal record.
  2. The National Healthcare Inspector can be put on trial by any person at the Arbitration-court and/ or Constitution-court of law.
  3. In principle, all Solutions for conflict-ending are closed with a Settlement & Payment for Damage for the Victim; or, when crime is severe the 365 Days Community-punishment under ElectronicSurveillance at the lowest Social income acceptable.
  4. In case of Murder, the Constitution-court forwards the courtfile to the Criminal-court.
- g) Each State Party provides in an affordable Healthcare -system for its Inhabitants and Visitors.
1. All Healthcare Organisation work with public pricelists for care.
- h) All Healthcare - child welfare - community service organisations provide in a Internal Complain Commission, that works with the same Procedure code as the Arbitration-court does. In principle, this must result in more Solutions for the organisation; less agony & pain ; less courtcases.
- i) Okay @ClimateKids. we have to start with this new Justice-parcours for Health now...

You need to make the National Healthcare Inspector a more transparent system ... and bring Health conflicts to the A-court.

## **Art. 13 Sign first, sex later...**

1. Sex is all physical intimacy - with the thinking- & behavioral pattern for reproduction rights / baby making between Humans - ; between Humanbeings - Humans & creatures on Earth in Space.
  - a) Sexual active persons are suppose to have a pleasurable time together, when their bodies touch ; we now assume that animals and other Space- creatures also enjoy their reproduction-moments.
  - b) Sexual physical intimacy is by Nature invented for the Evolution of Reproduction-moments = Baby-making and some pleasure.
  - c) Sexual physical intimacy contains elements of lust, relaxation, laughter, enhancement, evolution-drift, control, obedience, mental violence, physical violence, exploitation, sensational unexpected death, murder.
  - d) A healthy sexual relationship between Humans is focussed on the pleasurable elements, without causing harm to the human body.
    1. Persons who enjoy a painful sexual experience must communicate about this need, before they undress themselves and move on to the violent physical interaction.
    2. Only person of 21 years and older may chose for a painful sexual experience, in the Sign first, Sex later construction.
  - e) A healthy sexual relationship takes place with mutual consent; SpaceCourtPlanet starts a sexual relationship in writing.**

### **Sign first, Sex later.**

- f) Sex can take place:
  1. at Home
  2. in Nature, but do expect the Authorities to fine you
  3. in Tourist Lovehotel; age of guests must be checked and Hotel-manager is legally accountable when sexcrime takes place at hotel.
  4. in Medical Lovehotel; under supervision of Healthcare-system.
  5. in Guarded Lovehotel: under supervision of Police.
- g) All persons who start a sexual relationship discuss their personal health; they make sure that they are healthy and can not pollute the body of another human with sexually transmitted diseases.
  1. After this moment for Self-preservation, the Humans who want to have sex, signature a document - or give eachother another type of message in writing - that proves that the sexual relationship takes place with mutual consent; and, stands up in court-trial.
  2. A person who has given written sexual consent may only have sex while being awake and clear of mind.

## **2. Age-range for sexual relationships:**

- a) Teenagers of 16 - 17 - 18 years old may be involved in a physical sexual

relationship.

- b) Young adults of 18 - 19 and older adults persons may be involved in a physical sexual relationship.

Young adults - younger than 21 years - are in court persons who can not decide whether they are ready for a more violent sexual relationship, or not. They may not signature for sex with violence

### **3. Age-range for sexual relationships:**

- a) Teenagers of 16 - 17 - 18 years old may be involved in a physical sexual relationship.
- b) Young adults of 18 - 19 and older adults persons may be involved in a physical sexual relationship.
- c) Young adults - younger than 21 years - are in court persons who can not decide whether they are ready for a more violent sexual relationship, or not. They may not signature for sex with violence.

### **4. Criminal sex is:**

- a) all sex that takes place with Humanbeings younger than 16 years of age;
- b) with Humanbeings above 18 years of age... and having sexual intercourse with minors ... younger than 16 years of age.
- c) sex without written mutual consent;
- d) sex, while one of the partners has fallen asleep and / or suffers from a health-condition / age condition.
- e) enforced activities with the (half)naked Humanbody of a person who doesn't want to be in that situation.
- f) enforced business-sex, for the profits of a person, while the Humanbeings who behaves sexual is in pain - oppression - slavery - human trafficking - porno - childsex - or any other type of crime

### **5. Age-range for sexual relationships:**

- a) Teenagers of 16 - 17 - 18 years old may be involved in a physical sexual relationship.
- b) Young adults of 18 - 19 and older adults persons may be involved in a physical sexual relationship.
- c) Young adults - younger than 21 years - are in court persons who can not decide whether they are ready for a more violent sexual relationship, or not. They may not signature for sex with violence.

## **6. Criminal sex is:**

- a) all sex that takes place with Humanbeings younger than 16 years of age;
- b) with Humanbeings above 18 years of age... and having sexual intercourse with minors ... younger than 16 years of age.
- c) sex without written mutual consent;
- d) sex, while one of the partners has fallen asleep and / or suffers from a health-condition / age condition.
- e) enforced activities with the (half)naked Humanbody of a person who doesn't want to be in that situation.
- f) enforced business-sex, for the profits of a person, while the Humanbeings who behaves sexual is in pain - oppression - slavery - human trafficking - porno - childsex - or any other type of crime.

## **7. The minimal punishment for sexcrime:** 365 Days Community work under ElectronicSurveillance on the lowest Social yearincome available by National Law; at work, in the community, while staying at home; or in a half open prison; or in a closed prison / healthinstitute.

- a) Sexcrime with minors, younger than 16 years of age, conducted by a person older than 18 years of age is always punished with a Settlement & Payment for Damage for the victim.
- b) Parties in a Sex Conflict may turn to the Arbitration-court for this Problem-solving agreement; parties may also turn to the A-court with the demand to forward the sex-criminal to the Constitution-court for the 365 Days Community work punishment.
- c) The Constitution-court can always forward a courtfile - concerning sex crime - to the Criminal-court for a punishment higher than 365 days in prison.

## **8. Voluntary Chemical Castration for Sexcriminals**

Voluntary Chemical Castration is a medical treatment for the purpose to assist Sex-freaks in the prevention / ending of sexual attacks – rape – murder on Civilians.

- a) Voluntary Chemical Castration is a medical treatment that can only be practiced by licenced medical doctors in a registered General practice doctor's office – Hospital or for the purpose opened Clinics.
- b) These doctors must be officially registered as 'Doctors for Voluntary Chemical Castration' with the Police – Healthcare authority – Healthcare Inspection – Health insurance Doctors register – Judicairycouncil – Barassociation.
- c) The Sex-freak who wants to protect himself or herself and the



community against Sexual offences can put in a request with the Family doctor – Police for the Voluntary Chemical Castration.

- d) Victims are being addressed under confidential living conditions by a Family-doctor – Police in case of the behavioral-patterns of Sex-freaks and are being handed over to specialized registered Healthcare for aid.
- e) The Sex-freak will be handled as a person with a medical condition, unless becomes clear that the Sex-freak has made him – or herself guilty of sexual offences which will be punished with a prison-sentence of one year.
- f) The Sex-freak can obtain Voluntary Chemical Castration with the Family-doctor – Police – Healthcare insurance free of charge.
- g) The medical treatment which is anchored in Voluntary Chemical Castration is free of charge for persons who make use of this law: perpetrator and victim.
- h) A Sex-criminal who makes use of Voluntary Chemical Castration can ask a Judge to reduce his/ her punishment.

## **Art. 14 Human dignity, Criminalization , Death Penalty and Torture**

1. Human and Space dignity is protected by the Charter SAMSEM / SpcCrtPlnt and all its Memberstates on Earth in the Milkway ; at the Parliament, the Government , the Community, The Business, the SpaceStation and all Courts of law.
2. The death penalty is not imposed; to mutilate the Human body is torture.
  - a) A person at work in Space may be put to sleep and can undergo euthanasia in case of Health-risk at the SpaceStation - where that person is deployed -, but only after a medical consult with medical doctors on Earth; the whole proces must be recorded on video / audio.
    1. All agreed deaths of Human beings-- who are deployed at the SpaceStation - and willfully caused by persons working for authorities & organisations, under circumstances that looks like murder, must be brought to a public courthearing at the Arbitration-court and the Constitution-court, for the sake of the making of Jurisprudence.
    2. When the active death of Humanbeings - who are deployed at the SpaceStation - are to be determined as 'Murder', the Constitution-court-judge refers the courtfile to the Criminal-court where the perpetrator is put on Criminal-trial and punished.
3. Every person accused of committing a crime shall be presumed innocent until his or her guilt has been proven in court and is fixed in a Judicial Ruling.
  - a) A Judicial ruling van be:
    1. Fine, the be written by persons who are authorized for this job.



2. Settlement and / or Fine, to be written by the Prosecutors -Office, by persons who are authorized for this duty.
4. A person suspected of a criminal offense is not obliged to speak at the Criminal-court; is not obliged to prove that he or she is innocent. Unremoved doubts about the guilt of a person must be interpreted to the benefit of the accused.
  - a) Judges are free to write a court-verdict for the 365 Days Community- punishment under ElectronicSurveillance, at the lowest Social year Income possible, in the SAMSEM / SpcCrtPlnt - memberstate; when a suspect of a criminal offense refuses to speak in Criminal-court.
5. Each person is obliged to speak and prove his or her innocence at the Arbitration-court, while generating a solution for conflict-ending; the Arbitration-court may never be a substitute for the Criminal-court.
6. Nobody can be punished for a second time for one and the same crime. A person convicted of a crime once, may be confronted with new evidence for the same offense, which can re-open the lawcase. The Court will judge in this newly added courttrial about the newly presented evidence which shall result in a new supplementary Judicial Ruling.
  - a) The Arbitration-court may not proceed on this file of the Criminal-court.
7. Pardons are granted by the Prime Minister; a Court advises the Prime Minister. Amnesty is granted by Decree of the Prime Minister.

## **Art. 15 Deprivation of liberty**

1. A State Party determines whether a Citizen may be deprived of his or her liberty.
2. A Citizen may only be deprived of his or her liberty by Court-order.
  - a) The National Constitution & Laws @UNHumanright determine which person of the competent authority may deprive a Citizen of his or her liberty.
  - b) An Arrest of a Citizen is recorded on video by the Police and Justice-department.
  - c) A Citizen deprived of his or her liberty other than by courtorder, may request the Court by an Attorney to order his or her release.
  - d) The Act of Parliament shall determine the period within the deprived person must be heard by the Court.
  - e) All hearings of Citizens - conducted by Legal Authorities - in any way involved with a criminal offense shall be recorded on video. Citizens involved, receive a copy of the recording of interview / interrogation.
  - f) The court shall order immediate release if it considers the deprivation of liberty to be unlawful.
  - g) The Judge assigns the Damage receiving Party – who has been



unlawfully deprived of liberty – a compensation, to be paid by the State within six weeks after the Judicial ruling.

3. The trial of a person who has been deprived of his or her liberty with the aim to bring him or her in front of a Court, shall take place within a reasonable period of time.
4. A person who has been lawfully deprived of his or her liberty may be restricted in the exercise of fundamental rights when the exercise of such rights is not compatible with the deprivation of liberty.
  - a) Futurism: The Arbitration-court shall be dominant in MixFix with the 365 Days Community-punishment under ElectronicSurveillance, at the lowest Social Income valid for the memberstate. Criminal-court may refer arrested persons to the Arbitration-court and / or Constitution-court.
  - b) SpaceCourtPlanet will realize a Galaxy punishment-system, so all Inhabitants of Planet Earth will Live & work in Equality.

## Chapter 2 Justice with Galaxy Arbitration-court

### Art. 16 SAMSEM / SpaceCourtPlanet-memberstates for Justice

1. Each ChapterSCpHQ--memberstate shall take effective legislative, administrative, judicial or other measures to Guarantee the Individual Human being / Galaxy Creatures access to the Arbitration-court-system – nationally – for problem-solving behavior, while searching for a solution for a conflict.
2. No exceptional circumstances whatsoever, whether a state of war or a threat of war, internal political instability or any other public emergency, may be invoked as a justification for the closure of the Arbitration-court- system. On Earth in the Galaxy.
3. Each State Party works with 3 Courts of Law-systems:
  - a) Arbitration-court
  - b) Constitution-court
  - c) Criminal-court

### Art. 17 National Arbitration-court-system for SAMSEM / SpcCrtPlnt - memberstate

1. The National Arbitration-court-system rules - preferably always - before the Constitution-Court and next to the National Criminal-court; and before all other National and International Courts of law.
  - a) Preferably: we need the A-courtverdicts first for Growth-hacking for a 100XL solution to problems.
2. The National Arbitration-court-system can never be a substitute for the National Criminal-court.
  - a) The National Arbitration-court-system can never be a substitute for a Criminal-court on another State Parties' territory.
3. The Arbitration-court-system presents clearly recognizable Courtrooms for Business, Labor & Social Security, Education, Housing, Family Life, Environment & Nature, Technology, Medicine and Media.
  - a) @ClimateKids, this is a Management-issue on National Territory, NOT a SCpHQ-duty.
  - b) All these A-courtrooms on National Territory result in their own set of A- courtverdicts, with will result in a Giga-database of National Solutions per Conflict-zone. And, these 10XL National Solutions will cumulate in Intergalaxy SAMSEM / SpcCourtPlnt solutions.
4. A State Party may open an Arbitration-court-system for the Military and Bordercontrole for solutions for conflict-ending on National territory.
  - a) This Military Arbitration-court may only judge upon Military &

- Bordercontrole conflicts which take place on National territory.
- b) Its free to the Judiciary of the State Party to determine whether Immigration - Customs - Bordercontrole - Militairy can be merged into one Arbitration-court.

## **Art. 18 National Constitution & Laws - Procedure Code A-court-system-**

1. A State Party provides in a National Law – Procedure Code – for the procedure to be exercized by National Parties who turn to the National Arbitration-court-system with a solution for conflict-ending.
  - a) The National Procedure Code determines the methods of work for the Arbitration-court-system concerning the production of the Arbitration-court-verdict + the way it is published for the People.
2. The National Arbitration-court-system is a public court of law.
  - a) The Registrar and Judge working at the National Arbitration-court-system can determine together whether a trial should take place behind closed doors, to protect the privacy of individuals; or, is open for public.
3. The National Procedure Code for starting an Arbitration-court-system lawcase contains instructions for the methods of work for:
  - a) the National Parties who start the A-court-lawcase +
  - b) Registrar and Judge +
  - c) Closed Session court +
  - d) Courtroom +
  - e) Databank Arbitration-court-verdicts +
  - f) Other Courts of law to which a courtfile is being referred.

### **1. EXTRA Thinking-path for @ClimateKIDS**

A Closed Session court is the Deliberation-room where Registrars & Judges communicate about a Courtfile:

2. Can the Registrar close this conflict now with a Court-verdict written by the Registrar and signatred by a Judge?
3. Must the Registrar demand a visit to the Mediator for all Parties involved, for the production of a better solution?
4. Is more External Expertise needed; must this be implemented at the Mediators-office?
5. Can the Registrar close this Courtfile after all Parties visited the Mediator and based upon the Advice of the Mediator; or, is a Courthearing needed?
6. In case of unavoidable Courthearing; when; who must be present/ who can stay away; which final instructions from the Registrar must be implemented by all Parties?

7. Can the Courtfile be closed by the Arbitration-judge, or must the Courtfile be forwarded to the Constitution-court for the 365Days Community Punishment; or, must the Courtfile be forwarded to the Criminal-court?
  8. Publication Arbitration-Courtverdict for Growth-hacking by @UN @WTO and the People.
4. The National Procedure Code determines for National Parties :
    - a) Who and How to start the A-court-lawcase +
    - b) File construction +
    - c) Payment-system Court fee + Mediator
    - d) Timeline for following instructions Registry + Mediation, if needed + Courtroom if needed.
    - e) Methods of work for the Registrar and Judge + Closed Session court + Courtroom = Arbitration-court-verdict.
  5. New on Planet Earth is the Closed Session court for the Registry and Judge, where the Registrar analyzes the file which has been submitted to the Registry .... in coöperations with an official Judge.
    - a) Complexity of the case:
    - b) Main target: cost - saving during Court-procedures.

When Parties are in conflict and they all present a solution to the A-court, the remaining conflict is about the question:  
 'Which solution is the Best legalframe to be put into action, possible'?

The knowlegde of the Registrar and A-judge in the Closed Session court can be the last missing piece of the puzzle for the agreement, all the involved Parties are searching for.

The Registrar draws a list with instructions for all involved Parties during the Closed Session court and sends these instructions to all Parties for the upgrade of the solution for the conflict.

- c) First Target for all involved Parties:  
 to come to a Settlement & Materialistic agreement.

When all involved Parties implement the list in their solution, the Registrar can write the official Arbitration-court-verdict for the Parties. This Court-verdict written by the Registrar- and signed by the A-judge - is the Settlement & Materialistic agreement, is agreed upon by all involved Parties.

- d) The Judge can decide during the Closed Session court that it is wiser to hear all Parties involved in courtroom, for the sake of the needed solution... or for the making of Jurisprudence for the SAMSEM / SpcCrtPlnt -nation.
  1. During this courthearing the Advice by the Mediator is implemented in the A-courtverdict.





e) During the hearing in the courtroom all involved Parties must come to a solution for conflict-ending. They must prove that they have proceeded on the instructions produced by the Registrar of the A-court --- constructed in co-op with the A-Judge in the Closed Session court. And the Mediator---.

In this situation the A-judge writes the A-court-verdict after a hearing in courtroom.

6. The Registry publishes the A-court-verdict in the Public Databank of the A- court; of course the Registry sends an Arbitration-court-verdict to all involved Parties, in the courtfile.

**7. The Arbitration-Court is a Non-profit Business-model and may be started by Private Persons, when a nation is a Dictatorship.**

a) The Target must be: the RESET of the STATE of Law for the nation and make the National Parliament take responsibility for a Problem-solving court-system.

b) Ultimately, a Government pays for the establishment of Courts of Law, anchored in the Charter SAMSEM / SpcCrtPlnt-memberstate .

c) Smart Inhabitants of a Dictatorship have build Legal Frameworks for Self-defence; these already present courtfiles full of evidence may be used to squeeze the hel out of the dictators and make them pay for the establishment of the A-courtsystem on National territory..., with Taxmoney.

**Art. 19 Costs Arbitration-court-procedure**

1. All involved Parties in the case who are an active actor for the production of the solution for conflict-ending pay a Court fee to the Registry.

a) Exapmle: In Holland all involved Parties pay a **150 euro** to the Registry for the Arbitration-trial.

2. The Registry determines `who the involved Parties for the payment of the Court fee are`.

3. All involved Parties in the case pay the Mediator for a three hours consult with the Mediator.

a) Example: In Holland all involved Parties pay a **150 euro** to the Mediator for a three hours consult.

4. The Registry works with a public list for Mediators and a standard Pricelist for a three hour consult.

5. The Mediator pays the Registry of the Arbitration-court-system **15%** Administration costs, calculated over the standard Price for a three hour consult on the Pricelist of the Registry.

a) Example: In Holland, the Mediator pays 15% per involved Party in the

case over 150 euro = 22,50

b) Administration costs to the Registry of the A-court.

Example: 8 Parties are a participant in the solution for conflict-ending;  
than 8 Parties pay a 150 euro for Mediation to the Mediator.

The Registry receives  $8 \times 22,50$  euro = 180 euro from the Mediator for  
Administration costs.

## **Art. 20 Whistleblower-obligation A-court**

1. Every citizen who wants to prove wrongdoing to the People – on National territory – starts a lawsuit with the National Arbitration-court.
2. The Arbitration-court replaces the National Ombudsman in case of Whistleblower-structures on National territory of a State Party.
3. The National Ombudsman becomes one of the Mediators / Specialists for the Arbitration-courtsystem.
  - a) The National Arbitration-court-system on the territory of 1 SAMSEM / SpcCrtPlnt - memberstate can never replace the National Ombudsman and Whistleblowers-structures of another Charter SAMSEM / SpcCrtPlnt-memberstate Arbitration-court-system on the National territory of another State Party.
4. Every Individual Human being or Group can only start an Arbitration-court-lawcase about a National conflict with the National Arbitration-court of their place or nation of residence.
  - a) In case of Planet Earth in Galaxy conflicts, the Individual Humanbeing or Group STARTINGPOINT = an Arbitration-court-lawcase from the National file + Charter SAMSEM / SpcCrtPlnt + Torture-treaty for the disconnection from International Criminals + @UNhumanrights + National Constitution & Laws + future treaties still to be designed + Outline conflict for Whistleblower and other victims + Solution for conflictending.
  - b) An Individual Humanbeing can ONLY take care of His or Her personal Legal Position:
    1. on the territory of the Homeland of this Individual, or
    2. on the territory of the SAMSEM / SpcCrtPlnt - memberstate where the conflict takes place.
    3. (on foreign territory the Individual Humanbeing is considered to be a Visitor who must take care of His or Her personal Legal Position, determined by National Laws for Foreigners / Visitors. A Visitor can always conduct the Torture-treaty to start the Cleanup of a problem.)
  - c) A Group Whistleblowers can ONLY take care of their own Legal

Position, being a group of Individual Humanbeings on the territory of the Homeland where the conflict takes place.

1. An Individual Humanbeing with a national passport for the territory where the conflict takes place, must take the lead for the Group at the Arbitration-court-system; for Starting the Arbitration-court-lawcase. Other Group-members are considered to be Individual Humanbeing on National Territory or Foreign Humanbeings/ Visitors who take part in the whistleblowers-group too.
2. A Visitor can never take the lead of the Group; can never start a Whistleblowers-structure Arbitration-court-procedure. A Visitor can disconnect himself or herself from a criminal activity with the Torture-treaty and may start an Arbitration-court-trial, to accomplish this mission.
3. An Inhabitant or Visitor who could have himself or herself disconnected from a criminal activity --- but failed to do so in accordance with the Torture-treaty at the Arbitration-court --- can be judged upon by the Criminal-court and / or Constitution-court.  
**Don't be a CryBaby; do what you must do and make use of the Arbitration-court. Its on Earth in the Galaxy for Conflict- ending.**
5. Every National Arbitration-court-system operates exclusively for Individual Human beings and Groups of persons who can present a copy of their National Identity-papers to the Registry of the Arbitration-court-system.
  - a) Persons without Government-documentes that prove the Birthrights of a Humanbeing , can never start an Arbitration-court-procedure.

## **Art. 21 Charter SAMSEM / SpcCrtPlnt Presidency and Arbitration-court-system memberstates**

1. Presidency: The SpaceCourt-President (SAMSEM / SpcCrtPlnt Secretary-General) is responsible for all that takes place at SpaceCourtPlanet Headquarters, also called: SCpHQ.
2. The SpaceCourt-President (SAMSEM / SpcCrtPlnt Secretary-General) is responsible and accountable for the realisation of SAMSEM / SpcCrtPlnt Units/Commissions at the HeadQuarters.
3. SCMiA-meeting is open for Listings - Amendments - National Laws - SAMSEM / SpcCrtPlnt Decisionmaking - Resolution Factory - Treaty Factory.
4. **The SpaceCourt-President ( SAMSEM / SpcCrtPlnt Secretary-General) organizes SAMSEM-meeting --- SAMSEM / SpcCrtPlnt Monthly internet Assembly --- :**
  - a) **These are Monthly meeting by all Members to the Charter SAMSEM / SpcCrtPlnt , where all methods of work of all Units / Commissions are being debated on --- and where we vote for the**

**upgrade of SAMSEM / SpcCrtPInt itself --- .**

1. During SAMSEM-meeting all memberstates are being represented by their own National Galaxy Committee ( NaMigCom).

This NaMigCom is the Spokesperson for all other National Units a State Party needs for Problem-solving behavior on National territory.

2. SAMSEM / SpcCrtPlnt works with Units / Commissions for: Arbitration-court: People; Education; ,TradeMoney, Health, Nature , the Intergalaxy SecurityCouncil during SAMSEM-meeting.

Futurism:

All these Units drive on the Arbitration-courts-verdicts produced by Memberstates to the Charter SAMSEM / SpcCrtPlnt .

All these Units decide during Meetings How to proceed on the available Arbitration-court-verdicts for Intergalaxy problem-solving.

**This CHARTER Spacecourtplanet, is only Startingpoint 1.**

3. During the SAMSEM-meeting we will Redesign the Charter for the Final Statute for the Establishment of SAMSEM / SpcCrtPlnt into a Political Foundation for all creatures in the Galaxy.
4. We will put in ( internet) voting rounds, to come to the Final Methods of work for Spacecourtplanet.
5. All persons working for SAMSEM / SpcCrtPlnt HQ are obliged to work with the Arbitration-court-mentality =

All you do ---- in the future is build 100XL Problem-solving solutions for conflict-ending.

You MixFix all small solutions in your Homeland into one National 10XL solution, which you put on the table at the SCMiA-meeting, where all XL solutions are MixFixed into 100XL solutions.

**b) The Arbitration-court-systems is one Unit/ Commissions at SCpHQ.**

**The Arbitration-court-systems on the National Territories of all State Parties, report to one SAMSEM / SpcCrtPlnt Commission HQ, namely: Galaxy Arbitration-Commission HQ (MGarbiHQ)**

- c) MGarbiHQ is a unit in the building of the HeadQuarters SpaceCourtPlanet and is constructed and maintained by the SCMiA-meeting.

- d) This framework rules for all SCpHQ - NationalGalaxy Committees.

**5. Reglement: Arbitration for Problem-solving Justice at the MGarbiHQ:**

- a) All communications concerning MGarbiHQ on the status of the Arbitration-court-system of State Parties to the Charter SAMSEM / SpcCrtPlnt , are to be addressed to the SAMSEM / SpcCrtPlnt President / SAMSEM / SpcCrtPlnt Secretary-General.

1. Mailbox : SCp GalaxyCommittee HQ = Administration.

- b) Cplanet President / SAMSEM / SpcCrtPlnt Secretary-General makes sure that all communications concerning the Good and Bad governance of MGarbiHQ  
--- on the status of the Arbitration-court-systems on Earth in Space --- are with all persons – units – memberstates, who need these communications for their Good governance or removal of Bad governance. During all SAMSEM-meeting all State Parties have access to all documents presented to the SAMSEM / SpcCrtPlnt President.  
1. All SAMSEM / SpcCrtPlnt -memberstates also publish all documents on their own National SAMSEM / SpcCrtPlnt - website.  
2. Thanks to the new A-court-mentality, we don't need to work in 'needless confidentiality'. Also called: favourism, slimy behavior, corruption, crime....
- c) All communications concerning MGarbiHQ are being produced for one target only, namely: 'The production and distribution of problem-solving Arbitration-courtverdicts, internationally & intergalaxy'.
- d) **MGarbiHQ may only communicate with MGarbiNational of State Parties to Charter SAMSEM / SpcCrtPlnt ; within the construction of the SAMSEM / SpcCrtPlnt Monthly ( internet) Assembly.**

**Thus: We only talk about Arbitration-courts at the SAMSEM-meeting.**

1. The majority of problems can be solved thanks to Online-communications via the National SAMSEM / SpcCrtPlnt -memberstate websites.
- e) MGarbiHQ may not communicate with the SpaceCourtPlanet Intergalaxy Security Council --- SCgalaxySec or MGgalaxySecNational -- or any other unit or organisation inside or outside the SCMiA-meeting.  
1. The SCgalaxySec may not Lobby for the Final texts, in the Arbitration-courtverdicts.  
2. We keep the CLEANUP A-courtsystem seperated form current @UN Dictatorships Problem-factories.
- f) MGarbiHQ may not communicate with Parliaments – Members of Parliaments – Ministries – Municipals – or any other Organisation, other than with Persons and Organisations  
1. officially listed by SCpHQ  
2. officially put on the Agenda of the SCMiA-meethiing; during an official SCMiA-meeting on MGarbiHQ .
- g) MGarbiHQ may not communicate with National courts of law or International courts of law.  
1. Each Clever persons has already noticed it: when you publish your National Solutions on the National SCp-website you generate intergalaxy Problem-solving behavior = you pass the corruption at International Courts of Law which drive on @UN criminal activities.

2. MGarbiHQ has no need to communicate behind closed doors.

h) MGarbiHQ may not communicate with the People, in the 'Hidden Lobby'.



**The beauty about the Arbitration-court-system is 'that it is a People's court';**

**the People can create as many Good practices as possible, by starting an Arbitration-court-lawcase when a conflict can not be removed with 'normal talks in the bureaucracy', at home.**

The Arbitration-court-system does have one nasty tone for some Persons on Earth in Space, namely:

'The People are forced to stop tormenting – fighting eachother and are also forced to stop wasting Taxmoney on the creation of a violent bureaucracy.... and worse...'

Some People do prefer to spend their lives in agony.

But, the majority of the People will now have the obligation – opportunity to keep the National bureaucracy small - effective with an Arbitration-court-lawcase.

- i) MGarbiHQ receives Annual Reports of each State Party' MGarbiNational .

- 1. State Parties publish all their reports on their own websites.

MGarbiHQ synchronizes monthly and annually 'the Good- Bad-practices of Each State Party and publishes the results on the SAMSEM / SpcCrtPlnt HQ- website.

- 2. All Good- Bad- practices, published on SAMSEM / SpcCrtPlnt - memberstates websites will be merged during Internet voting rounds; into the upgrade of MHarbiHQ.

- j) Reglement for MGarbiHQ is to be copied for all other NaMigCom-units: People; Education; TradeMoney; Health; IntergalaxySecurity.

## **Art. 22 National Committee Arbitration-court-system to SAMSEM / SpcCrtPlnt -charter Also called: MGarbiNational**

1. Each State Party shall list a National Committee Arbitration-court-system with MGarbiHQ .
  - a) Example: RepublicNL brings MGarbiRNL.
2. Each State Party shall establish MGarbiNational, which shall collect the Arbitration-court-verdicts for the production of new National laws & treaties in the National Parliament – Municipal – Province - Intergalaxy.
3. The Ministry of Justice for a State Party is accountable for the Good-Bad-Governance of the MGarbiNational. Example: MGarbiRNL in Holland.
  - a) The MGarbiNational receives a Budget from the Ministry of Justice of the

Nation.

1. The total finances of the MGarbiNational and all its underlying organisations, must be a hundred percent transparent; the full bookkeeping - including required and authorized permits for public meetings, if demanded by national law - must be published on the website.

**4. The MGarbiNational may collect donations from the People for the organisation of public meetings with the People.**

- a) MGarbiNational shall communicate with the People publicly - in open settings like a market place, a theater, a school - .  
The meeting is 100% recorded on video and a hundred percent published on the internet; reports about these meetings are public.
- b) MGarbiNational shall implement the (financial) findings of MGarbiHQ for the upgrade of the National Arbitration-court-system, in monthly - annually publications on their website;  
SCMiA-reports shall be analyzed during public meetings with the People. Internet voting rounds merge & professionalize the Good-Bad-Governance.

5. The MGarbiNational --- shall exist of ten members who are elected by public ballot by the National People during a Referendum. This may be an Internet Referendum which is a trustworthy instrument as long as the vote is public.
  - a) The election of members for the MGarbiNational take place once in four years, on a fixed date. It would be nice to synchronize this election-date, internationally.
  - b) Each member for the MGarbiNational can be elected twice; one serves no more than eight years.
  - c) In case of illness - or misconduct - or voluntarily resignation, the Ministry of Justice appoints a new member for the Committee, who can stay in the labourcontract until the next public election for members for the MGarbiNational.
  - d) The ten members who are responsible for the methods of work --- Good - Bad Governance --- exercised by the MGarbiNational:
    1. Are elected by the People for their various levels of education and personal views for justice:  
Degrees: Three (3) members have University level + 3 have Higher education + Two (2) Highschool members + 2 members on Vocational education level or Unemployed.
    2. Must publish a statement on their political views before they are elected for the job.
    3. May not have a criminal record. May neither be or have been a suspect for crime.
    4. May not be the owner of a company.
    5. May not work for a Court of law, a Political party, the Government,

the Parliament, the Monarchy, the Media, an NGO, a Compagny.

- e) **What to do when a Single person/ Small group of persons in the SAMSEM / SpcCrtPlnt -memberstate establishe(s) the Arbitration-court-system with the target to change the National Dictatorship into the RESET of a State of Law SAMSEM / SpcCrtPlnt ?**
1. **This CLEANUP group of persons, will start the Arbitration-courtsystem on National Territory in the role of Volunteer for YearONE. When the system runs smoothly, salaries for personnel are in place and must be payed.**
  2. It is accepted for Volunteers, that they keep their current payed job, next to this Volunteers-job. This group of persons, does not have to be elected into the job by public ballot.
  3. **The SAMSEM / SpcCrtPlnt -memberstate and the A-court-system on National territory, can be started as a NON-Profit organisation, to pass the Dictatorship with.**
  4. Don't CRY. When a Nation is a Dictatorship, the role of Volunteer is a remarkably strong CLEANUP - role.
- f) A MGarbiNational of a State Party shall publis monthly the inventory of the 'Good-Bad-practices produced by the National Arbitration-court-system' on a website.  
In case of Dictatorship, this monthly publication shows the Transformation into a State of Law.
- g) National Growth Hacking:  
MGarbiNational collects information from the National Arbitration-court-system databank for A-court-verdicts, located in the country. The MGarbiNational produces an Internet-information-platform with the aim 'to make the search for solutions for conflict-ending easier'.
- h) Members of MGarbiNational shall not lobby out of the view of the People; all work is transparent. Of course, private information is not pronounced or made public in any other way; in line with Charter SAMSEM / SpcCrtPlnt.
1. Their job is to collect – to categorize – to transmit 'Good-Bad A-court- practices' to the People and MGarbiHQ.
  2. Laptop-job on the market: the Evolution of Jurisprudence is determined Nationally - Internationally - Intergalaxy via the A-court- system.
  3. MGarbiNational communicates with MGarbiHQ at SAMSEM-meeting, or via publications on their websites and Internet voting rounds.

## Chapter 3 Charter SAMSEM / SpcCrtPlnt at SCMiA-meeting

### Art. 23 Methods of work Charter SAMSEM / SpcCrtPlnt at SCMiA-meeting

1. The Charter SAMSEM / SpcCrtPlnt is open for accession and signature by all States.
  - a) There is a Standard-form that makes a National Galaxy Committee a member of Charter SAMSEM / SpcCrtPlnt.
  - b) You can become a member, with the target to make the @UN disappear from the Galaxy.
  - c) As Long as @UN exists, we will work with all its Conventions - Treaties, but we will ignore all current available UN-resolutions.
  - d) Charter SAMSEM / SpcCrtPlnt designs new Resolutions, for Problem-solving suitable for the brain of the YoungerGeneration.
  - e) You can become a SAMSEM / SpcCrtPlnt -member, but you can never leave. Lets keep live & work simple!
2. Charter SAMSEM / SpcCrtPlnt - with all its Chapters - is entered into force by DésiréeElisabethStokkel, the temporarily owner & founder of SpaceCourtPlanet; which springs from the Removal of Dictatorship Kingdom the Netherlands and the Foundation of Republic Netherlands 18nov2016 by DésiréeElisabethStokkel --- via the 100% corrupt UnitedNations and its Secretaries-General ---, who are Pro-Dictatorship on Planet Earth in the Galaxy.

Futurism: SAMSEM / SpcCrtPlnt will overrule the UnitedNations and will be managed by @ClimateStrike KIDS 2019, who have grown into adulthood.

3. As long as DésiréeElisabethStokkel is the temporarily owner & founder of SpaceCourtPlanet, this Charter can not be amended.
  - a) When DésiréeElisabethStokkel hands over ownership by official Statute and registration in a Trade-register, the @ClimateStrike KIDS will be heard = their amendments will be processed on for the official Statute SpaceCourtPlanet.
  - b) In the meanwhile: @ClimateStrike KIDS can provide SpaceCourtPlanet-Presidency with information that will result in SpaceCourtPlanet-resolutions & treaties; generated by the SAMSEM-meeting.
    1. SCMiA-meeting is open for Listings - Amendments - National Laws - SAMSEM / SpcCrtPlnt Decisionmaking - Resolution-factory - Treaty Factory.

#### 4. Making of SAMSEM / SpcCrtPlnt -Resolutions & Treaties:

- a) All State Parties to Charter SAMSEM / SpcCrtPlnt must be present during Internet voting-rounds for the compose & completion of a Resolution - Treaty ; during the SCMiA-meeting.

1. We create Resolutions - Treaties, preferably by Internet-voting, executed by the GalaxyCommittee SCpHQ + NationalGalaxyCommittee.

A NaMigCom is responsible for the democracy on National territory.

- b) A SCpHQ-Resolution - Treaty is accepted as Part of Legislation for Legal Obligations === LAW === ... when 51% or 52% is in favour of the conduct of this specific Resolution - Treaty.
- c) The SC-president determines whether 51% or 52% of the counted votes put the SCpHQ-Resolution - Treaty into Law; depending on the number of voters.
- d) All StateParties always have the authority to vote over the question: 'Do we count 51% or 52% of the votes in favour for this specific Resolution - Treaty ?'
- e) There are various voting-rounds; determined in the Schedule for the Making of the Resolution - Treaty.
  - 1. The Final Internet voting-round = conclusive = Resolution - Treaty becomes Law.
- f) All State Parties must put in a vote, during the Final Internet voting-round. This is a "Kassabonnetjes-Referendum"- 'Public-Referendum'.

Meaning: All NaMigCom-units receive a confirmation of the NaMigCom- vote in the mailbox of the NaMigCom-website.

This Final Internet voting-round is determined by the SCMiA-meeting itself; and put on the agenda, calendar & clock.

This Final voting-round is conclusive and results in Law, which all Charter SAMSEM / SpcCrtPlnt-memberstates must obey.

State Parties may not Shop in the text of a Charter SAMSEM / SpcCrtPlnt- Resolution - Treaty, for their convenience or hidden criminal needs.

#### 5. **Making of a SAMSEM / SpcCrtPlnt - Resolution Treaty:**

- a) Each Charter SAMSEM / SpcCrtPlnt-memberstate has a National Galaxy- Committee (NaMigCom-unit) ; their representatives communicate during the SCMiA.  
By National SpaceCourtPlanet website.  
As long as memberstates do not own their SpaceCourtPlanet-website, we communicate by - Twitter - Email - Streetsigns - Space.
- b) All SAMSEM-meeting result in Lists of Decisions, to be put into practice by Charter SAMSEM / SpcCrtPlnt-memberstates in their Homeland and on their own SAMSEM / SpcCrtPlnt -website.
  - 1. On National territory of the State Party, the NaMigCom-website provides in Internet voting-rounds for its National Inhabitants.
  - 2. The People participate in the Making of the Resolution - Treaty by online voting-rounds; under supervision of the National Electoral Council.
  - 3. The National Parliament co-works in equality with the NaMigCom-units. Yes, Parliaments make the National Laws and Prescribe the Resolution - Treaty -Texts, but SCpHQ creates the Intergalaxy

version.

- c) SCMiA-meeting is a MixFix-unit, NOT a criminal Narcism-club.

We work with all @UNHumanrights and the Arbitration-court-system for the Cleanup of Planet Earth in the Galaxy.

**d) How to come to a Final Resolution - Treaty-text, which is Law?**

1. The SC-president is responsible for the Schedule, the SCMiA-meeting works with during the proces:
  - a) Resolution or Treaty-Text 1 +
  - b) Amendments +
  - c) Final Resolution or Treaty-Text for voting +
  - d) Intergalaxy voting-rounds on National territory of State Parties +
  - e) Final Internet voting-round, during SCMiA-meeting.
  - f) We have [LAW](#), ready for use.
  
2. The methods of work during this SCMiA-meeting is determined by Charter SAMSEM / SpcCrtPlnt-memberstates:
  - a) A NaMigCom may always demand a voting-round for the choices made by the SC-president.
  - b) All work of the SC-president can always be subject for SCMiA-meeting amendments & voting rounds.
  - c) All State Parties can always vote of the question:'Do we need to correct the SC-president, or not'? You can even vote over the number of voting-rounds.
  
3. SCMiA-meeting Agenda & Workschedules are either published by DésiréeElisabethStokkel on [www.spacecourtplanet.com](http://www.spacecourtplanet.com) - or in a more advanced system - after voting by all Charter SAMSEM / SpcCrtPlnt- memberstate NaMigCom-units.

**6. The National Arbitration-court-system is the most important Cleanup Power-tool for the NaMigCom-units; methods of work by the National Parliament to the Charter SAMSEM / SpcCrtPlnt is anchored in A-courtverdicts.**

- a) The National Parliament votes over the SCpHQ-Resolution or Treaty-Text on National Territory... and accepts the Evolution of Legal Intelligence that springs from the A-courtverdicts Database as: Foundation for the Issue.
- b) This A-court-mentality puts an end to Lobby-justice in the Hidden world.

**7. Charter SAMSEM / SpcCrtPlnt-memberstates work with the Standard Punishment-system for punishments for criminals; as determined Art.6.5 in this Charter.**

- a) Humans, Flora & Fauna, Creatures on Earth in the Milkyway Galaxy will be protected against all violations of the Charter SAMSEM / SpcCrtPlnt ; the perpetrator will always be punished with either:
  - 1. Settlement & Payment for Damage, with an Arbitration-courtsytem-verdict, written by the Arbitration-judge.
  - 2. 365 Days Community Punishment under ElectronicSurveillance on the lowest Basic-income that rules for the State Party; at a normal job or under Home-arrest; or in a half-open prison.
  - 3. Only the Constitution-court can write this 365Days Community Punishment Court-verdict.
  - 4. A private travel-tour from the Police-station where the arrested suspect/criminal is harboured to the CriminalCourt, where Criminal-judges write a Court-verdict for a stay in prison that lasts longer than 365 days. ( treehundredsixtyfive days)

Futurism: SAMSEM / SpcCrtPlnt exicts for the synchronisation of all intergalaxy Arbitration-courtverdicts into Good-governance, on Earth in Space.



## Chapter 4 Judiciary and Competent authorities

### Art. 24 Judiciary and Competent authorities (Public Services)

1. **Judiciary = topmanagement / lobby-club that rules over all Courts of Law in a Charter SAMSEM / SpcCrtPlnt-memberstate.**
2. **Methods of work by the National Judiciary is anchored in the Charter SAMSEM / SpcCrtPlnt.**
  - a) Judiciary is responsible & accountable for:
    1. Annual Budget for Judiciary and all Courts of Law;
      - that arrives from Minister of Justice of the State Party
      - the Private person / organisation that starts with the Arbitration-courtsystem with the target, to stop the Dictatorship and RESET the State of Law for the Charter SAMSEM / SpcCrtPlnt-memberstate.
    2. The personnel needed to keep the Judiciary - Courts of Law open and working for the People.
      - Judiciary Management + Secretary + Court of Law Judges + Registrars + other Personnel.
  - b) The Judiciary = NOT Equal to the National Galaxy Committee or the MGarbiNational.
    1. The Judiciary is one top-management platform lower than the MGarbiNational. And, MgarbiNational is just one of the NaMigCom-units in the country.
    2. The Judiciary reports to the Minister of Justice; when there are communications / lobby acts needed between the Judiciary and MGarbiNational ... these must take place in the eye of the Public during the Public meetings of MGarbiNational.
    3. Communication by website and public Internet voting rounds is also possible.

**Charter SAMSEM / SpcCrtPlnt does not determine every part of the process, because this is a job for the NaMigCom + MGarbiNational + other SAMSEM / SpcCrtPlnt Committees + National Parliament.**

**The beauty of the Arbitration-courtsystem is that the People can side- manage the National Parliament - Province - Municipal, when solutions for conflictending are not present in the bureaucracy.**

3. **Competent authority (Public Services) = National bureaucracy where all**

**Civil servants work, under command of the National Parliament.**

- a) An National Organisation / Business can obtain Competent Authority by the Charter SAMSEM / SpcCrtPlnt + National Constitution - Laws @UNHumanrights and new treaties to arrive.
4. Every person employed by the Judiciary and Competent authorities owns the obligation to stop Charter SAMSEM / SpcCrtPlnt + National Constitution - Law @UNHumanrights - violations by Parliamentarians, Civil servants & Civilians with the Procedure Code for the Arbitration-courtsystem and / or the Constitution-violation-procedure for the Constitution-court.
- a) The Arbitration-judge can determine a punishment in the A-courtverdict, when the conflict can be removed with a Settlement & Payment for Damage to the Victim.
- b) The Arbitration-judge can determine in an Arbitration-courtverdict, that the violations are too criminal for a Settelement & Payment for Damage to the Victim, only.
1. When a severe punishment is in place to reframe the criminal, that A- judge writes an A-courtverdict for the Criminal-court or Constitution- court.
  2. For an extra trial at the Constitution-court, the Constitution-violation-procedure starts to work.
  3. For an extra trial at the Criminal-court, the National Criminal-code pre-scribes the procedure.
- c) Constitution-court-judge is free - and obliged - to rule independently from any other Court of Law in the State Party.
1. The Constitution-court-judge is obliged to determine:
    - the Settelement & Payment for Damage to the victim;
    - and / or the costs for the criminal;
    - and / or the 365days Community Punishment for the criminal;
    - the reference of the Courtfile to the Criminal-court for a prison-sentence longer than 365 Days.
  2. The Consitution-court-judge is also obliged to determine a Settelement and Payment for Damage to the victim, in case of a reference of the courtfile to the Criminal-court, for a prison-sentence longer than 365 days for the criminal.
5. The Torture-treaty obliges every person to stop another person who refuses to conduct the Charter SAMSEM / SpcCrtPlnt + National Constitution & laws + @UNHumanrights and new future treaties to arrive.
- a) When you are too lazy or criminal yourself for this Legal obligation, you prove to be a criminal. You will be seen as the quilty party by the A-court- judge and you can / will be forwarded to another Court of Law, where you must pay (more) for your laziness and crime.
6. Every person on Earth in the Galaxy has access to the Arbitration- court + Constitution-court + Criminal-court, as determined in the Charter SAMSEM / SpcCrtPlnt + National Constitution of each Memberstate to

SpaceCourtPlanet.

a) No one may be prevented against his or her will from being heard by the

courts of law: to which he or she is entitled to apply to under the law.

7. Everyone may seek assistance for judicial and administrative proceedings.
  - a) The Arbitration-court and Constitution-court procedures can be started without a lawyer.
  - b) But, don't fool the court of law with this procedure, because you will be punished for Charter SAMSEM / SpcCrtPlnt --- National Constitution-violations. (365 Days without privacy and work in socially accepted poverty.)
8. Every person is entitled to legal aid as granted by Charter SAMSEM / SpcCrtPlnt + National Constitution & Laws @UNHumanrights.
9. Each Memberstate SAMSEM / SpcCrtPlnt provides in a National Barassociation, which is obliged to optimize the standards for Legal aid, by ensuring that Lawyers and Counsel persons, Individuals and / or Teachers of Law studies operate within the limits of the Charter SAMSEM / SpcCrtPlnt + National Constitution & Laws @UNhumanrights and treaties to arrive in the future.
  - a) The Barassociation is obliged to reprimand everyone - connected to the Barassociation in any way - guilty of Charter SAMSEM / SpcCrtPlnt + National Constitution & Laws @UNHumanrights and new treaties - violations on Earth in Space.
  - b) Members of the Barassociation, the Lawyers and / or Teachers of Law studies - who are guilty of Charter SAMSEM / SpcCrtPlnt -- National Constitution & Laws @UNHumanrights and new treaties -violations - will be sentenced with a 365 Days Community Punishment (2000 hours) by the Constitution-court; under Electronic Surveillance and lowest social income determined by the State Party.
  - c) Members - and personnel - of the Barassociaten, may not have a criminal record.
10. Everyone has the freedom and responsibility to live in intelligence & self-efficiency within the limits of the Charter SAMSEM / SpcCrtPlnt + National Constitution & Laws @UNhumanrights and future treaties.
11. Development of technology shall not be a reason to restrict freedoms & self- efficiency of the individual Inhabitant and / or Visitors of a memberstate indoors ( in the house of an Inhabitant or visitor); as long as that individual applies the Charter SAMSEM / SpcCrtPlnt -- the National Constitution & Laws @UNhumanrights and treaties, legally correct.
  - a) A National Act of Parliament of a SAMSEM / SpcCrtPlnt -memberstate shall guarantee the freedom to live in intelligence and self-efficiency

indoors.

- b) A National Act of Parliament of a SAMSEM / SpcCrtPlnt -memberstate provides in National laws that regulate outdoors rules – for buildings and enclosed places – for the protection of the People's health, traffic and for the control or prevention of disorders.
  
  - c) A National Act of Parliament of a SAMSEM / SpcCrtPlnt -memberstate realizes both - indoors and outdoors – the Fairtrade & Eko economy to preserve the sovereignty of planet Earth in the Galaxy for People's health, traffic of humans and goods or the control or prevention of disorders. On Earth in Space.
  
  - d) A National Act of Parliament of a SAMSEM / SpcCrtPlnt -member regulates Public Services for Branche & Compagny;
    - 1. Regulates the duties and organisation for Public Services -- Competent authorities;
    - 2. The composition and authority of their Boards, and public access to their meetings.
    - 3. The law determines the Judicial authority for the Public Service - Competent authorities, on Earth in the Galaxy.
    - 4. The law regulates the supervision of PublicServices-- Competent authorities. On Earth in Space.
12. Each Person on Earth in the Galaxy owns the right to submit petitions in writing to the Competent authorities; with the aim to upgrade the Charter SAMSEM / SpcCrtPlnt , the National Constitution & Laws and treaties. For Life on Planet Earth in the Galaxy
13. National Decisions made by the Boards of PublicServices -- Competent authorities can only be overruled in the public interest or when they violate the Charter SAMSEM / SpcCrtPlnt , the National Constitution & Law @UNhumanrights and new future treaties. On Earth in Space.

14. National Conflicts between Public Services-- Competent authorities may be submitted to the Arbitration-court by everyone, on the condition that the Party that starts the A-procedure presents a solution for conflictending; within the limits of the Charter SAMSEM / SpcCrtPlnt -- the National Constitution & Laws @UNHumanrights and treaties.
- a) The parties involved in the conflict between the Public Services shall be appointed by the Registrar of the Arbitration-court.
  - b) When the party Public Service - participant in the conflict - is not in the mood to solve the problem at the Arbitration-court, the Registrar can refer the courtcase to the Prime Minister or the Chairperson / President of the Constitution-court.
  - c) Conflicts between Public Services, being described as Charter SAMSEM / SpcCrtPlnt , the National Constitution @UNHumanrights and treaties - violations by the Arbitration-court are to be forwarded by Court-ruling to the Prime Minister or the Chairperson / President of the Constitution-court; or the Criminal-court.
  - d) Conflicts between Public Services may be submitted to the Prime Minister by everyone, when the Arbitration-court, the Constitution-court; the Criminal-court can not solve with a conflictending courtverdict.
    1. The Prime Minister has a duty to forward the file to a Parliamentary Committee, that shall present a report to the People within ( twelve ) 12 weeks, in which a solution is outlined.
15. The Chairperson / President of the Constitution-court shall only judge --- with the target to forward the courtfile to any International Court of Law --- on criminal Charter SAMSEM / SpcCrtPlnt , the National Constitution & laws @UNhumannrights and treaties -violations in case of a the conflict between Public Services, when the PrimeMinisters fails to complete his or her legal obligations.  
 Each victim in their type of courtcase may ask the Constitution-court to refer the courtfile to an International Court of Law.  
 In this situations all parties involved refuse to realize a solution for conflict-ending.

16.-----The Chairperson of the Constitution-court, who is being confronted with a power struggle between the fighting Public Services and the the methods of work by the Constitution-court refers the file to the Prime Minister and the International Criminal Court.

- a) The Prime Minister has a duty to forward the file to a Parliamentary Committee , that shall present a report to the People within ( twelve ) 12 weeks, in which a solution is outlined.
- b) When the Prime Minister refuses to find a solution for conflict-ending, the victim starts a procedure at the International Criminal Court.

17. A National Public Service is any organization that exists thanks to Tax Money raised by the People.

- a) When a Nation is a Dictatorship, the People may start Public Services with the target to turn these organisations into Competent authorities, under the PrimeMinister and payed for by the Tax-office.
- b) Dictatorship Public Services start as a Small Business; can be started by volunteers who turn it into a succesfull Business; can only be Not-for-Profit organisations.

18.All non-criminal Inhabitants of a Charter SAMSEM / SpcCrtPlnt-memberstate -----and who own a passport provided by that memberstate shall be equally eligible for appointment to Public Service.

- a) A National Act of Parliament determines which rules run for criminals.

19. Annually, A Charter SAMSEM / SpcCrtPlnt-memberstate shall provide the People with a list of all Public Services in that specific memberstate, that exist thanks to Tax money on the second of June (2june) of a Calendar year.

- a) This overview describes how much Tax money every Public Service receives each calendar year; how many people are working for that organisation; specified by type of Labourcontract and salary; and which Fairtrade & Eko targets are to be realized for the coming calendar year. On planet Earth in the Galaxy.

20.National Inhabitants of a Charter SAMSEM / SpcCrtPlnt-memberstate who own a National passport provided by that specific memberstate - are to be appointment in a Labourcontract for a Public Service above Foreigners / Visitors; only when no Inhabitants are suitable for the job, a Foreigner / Visitor may be appointed.

## **Art. 25 Judiciary position – methods of work Court of Law**

1. The Courts of law have the obligation to judge upon all conflicts - of any Citizens and / or Public Services who start a lawsuit at the court –; On Earth in the Galaxy and about Space-activities conducted by

Humanbeings.

2. The Courts of law judge upon criminal offenses.
3. The Courts of law work with a transparent and uniform system for punishment and fines.
4. The Courts of law describe in their Court-verdict how many days a guilty person shall stay in detention.
5. The Judge determines whether a sentence of 365 days imprisonment may be substituted with a community service of 2000 hours .
  - a) The generation of energy by bike or other fitness equipment by a Citizen- for supplying power to a building - may be chosen or imposed as a community service . This community service is performed under strict medical supervision.
6. The hearings at the Court are public, unless a Treaty of an Act of Parliament determines otherwise.
7. The Judicial Rulings make transparent on what legal grounds the Court reaches a verdict. The Court-statement is public .
  - a) Each Judge on Earth in the Galaxy is obliged to create the Best available Solution for Conflict-ending possible.
8. An Act of Parliament provides the People with Disciplinary Proceedings, on top of the Charter SAMSEM / SpcCrtPlnt + SAMSEM / SpcCrtPlnt treaties to arrive in the future + @UNHumanrights
  - a) Citizens and Public Services are obliged to first complete the Arbitration- court-proceeding, before starting a Disciplinary proceedings, at any other court of law.
9. An Act of Parliament determines when a Citizen or a Public Service shall submit an Administrative appeal to the Court in the Charter SAMSEM / SpcCrtPlnt- memberstate .
  - a) The Arbitration-court is suppose to end Conflicts in first Ressort.
  - b) The classical Courts of Law - present in each memberstate to the Charter SAMSEM / SpcCrtPlnt - can serve as an Appeal court, for second Ressorts. A National Act of Parliament redesigns these Appeal courts in line with the needs of the Arbitration-courts.
10. Charter SAMSEM / SpcCrtPlnt , the SAMSEM / SpcCrtPlnt -treaties, to be put into power in the future, the National Constitution & laws @UNHumanrights determine the rules for trial outside the Memberstate and the War Criminal-procedures.



In the SAMSEM / SpcCrtPlnt -memberstate, the Members of the Parliament and Members of the Government- who are suspects of Misconduct under their Labourcontract - according to the Charter SAMSEM / SpcCrtPlnt , National Constitution & Laws @UNhumanrights -violations, are being put on trial with the National Constitution-court, even after their resignations.

Every Inhabitant of a Charter SAMSEM / SpcCrtPlnt-memberstate and Foreigner / Visitor to that memberstate - with a residence permit can start a lawcase against Members of the Parliament and Members of the Government at the Constitution-court.

11. All courts of law available in a Charter SAMSEM / SpcCrtPlnt-memberstate will be anchored in the National Constitution and shall be specified by Act of Parliament.
12. The organisation, composition and powers of the Judiciary shall be regulated by the National Constitution of a Charter SAMSEM / SpcCrtPlnt-memberstate and National Act of Parliament.

This Act of Parliament determines that Citizens who do not work within the Judiciary, shall be assigned to participate in the Judiciary and / or shall monotoring the methods of work of the Judiciary.

## Art. 26 Judicial officers

1. Following Chairperson / Presidents are being Elected by the People of a State Party --- for a Labourcontract for maximum 2 x 4 years--- , during Internet Voting -rounds:
  - a) The Chairperson of the Judiciary-
  - b) The Attorney General at the Constitution-court
  - c) The President of the Constitution-court
  - d) The President of the Criminal-court
  - e) The National Ombudsman Chairperson
  - f) The President of the Barassociation
  - g) The President of the Audit Court
- h) The Candidates open a website on which they outline: education, carreer, futureplans for the SAMSEM / SpcCrtPlnt -memberstate:
- i) After these Elections for the People on National territory of a State Party, The Prime Minister shall write the Elected President / Chairperson in his or her Labourcontract, by Decree.
- j) These Elected Presidents / Chairpersons can never serve in one and the same labourcontract for more than 8 years.
- k) Resignation: These by the People Elected Presidents / Chairpersons will be dismissed at personal request or on attaining an age to be determined by National Act of Parliament.
- l) An Act of Parliament determines in which courts the Judicial Officers are stationed; and, in which cases they shall be suspended or dismissed by a Decree of the Prime Minister; r and/ or the Chairperson/ President of the Constitution-court, in times of war.
- m) During times of war and Dictatorship, the National People may start to compose & construct the New System for RESET of State of Law--- that is open for the Elected Presidents / Chairperson, in this Article of Charter SAMSEM / SpcCrtPlnt ---.
  1. Its clever to start the construct of this New System in the role of Volunteer, because its a neutral - extremely powerfull - rolemodel in the Community; as long as the Volunteer operates legally correct, himself or herself.
  2. For the realisation of a full New System, during times of a Dictatorship, all these organisations can start as:  
Small-business Not for Profit.
  3. Of course, the Volunteer may also squeeze the criminal PrimeMinister / Dictator and Ministers of the Regime for Taxmoney --- to make it possible to compose & complete of the New System for Justice; for the RESET of the State of Law for the People of the Charter SAMSEM / SpcCrtPlnt-memberstate

2. More Methods of Work for Constitution-court:
  - a) An National Act of Parliament determines the cases in which the Constitution-court shall be responsible for annulling court judgments which infringe the law (cassation).
  - b) Cassation can take place, based upon a courtfile coming from the Arbitration-court and / or Criminal-court.
  - c) When the Constitution-court must write a Constitution-courtverdict for the sake of the Evolution of Justice for the Parliament of the StateParty, this will be an Independent Constitution-courtverdict, clearly written for this target.
  - d) When the Constitution-court must write a Constitution-courtverdict as Extra Judgement in a People's courtfile ---- on top of the Lower-ranked courtverdicts --- the Constitution-courtverdict must clearly be written for the Parties involved in the Courtfile that produced the first Courtverdicts from the Arbitration-court and / or Criminal-court.

Extra outline for @ClimateKids:

Each Judiciary must own the freedom to design Courts of law and railways for Court-procedures, fit for the country.

Each Charter SAMSEM / SpcCrtPlnt-memberstate works basicly with the 3 Courts of law

+++ they must produce 3 types of Courtverdicts for SCpHQ:

1. Arbitration-courtverdict
2. Criminal-courtverdict
3. Constitution-courtverdict

This should be enough; more complexity is NOT needed in the Galaxy. Its up to the State Party to determine Which procedure- codes result in these 3 types of Courtverdicts.

- e) The Constitution-court shall also judge upon the Constitution-violation-procedure, as pre-scribed in Charter SAMSEM / SpcCrtPlnt.  
An National Act of Parliament shall also assign additional duties to the  
  
Constitution-court.
3. The National Parliament of a Charter SAMSEM / SpcCrtPlnt-memberstate designs National Constitution & laws @UNHumanright and Future treaties to arrive; and, shall be a full member for the SpaceCourtPlanet National Galaxy-Committee; for the SCpHQ Treaty-factory on Earth in the Galaxy.

## **Artl. 27 Charter SAMSEM / SpcCrtPlnt & National Constitution-violations Procedure Courtcase-procedure**

1. The Charter SAMSEM / SpcCrtPlnt & National Constitution-violations Procedure is a procedure that exclusively shall be started at the Constitution-court; the Chairperson / President of the Constitution-court of the Charter SAMSEM / SpcCrtPlnt - memberstate.
2. The Charter SAMSEM / SpcCrtPlnt & National Constitution-violations Procedure is public.
3. The Charter SAMSEM / SpcCrtPlnt & National Constitution-violations Procedure shall only be started:
  - a) On Top of an Arbitration-courtverdict; by persons who prove personally to conduct the Charter SAMSEM / SpcCrtPlnt , the National Constitution - Laws @UNHumanrights and Future treaties in the Galaxy ... legally correct in their file.
  - b) On Top of a Criminal-courtverdict; for all Parties involved in the crime.
  - c) As a Single Constitutioncourt- Procedure against Politicians all Members of Parliament / Mayors & Elderman / District politicians / all Council-members --- . Preferably, first the Arbitration-court judges upon the crime, when the conflict involves 'Simple People'.
  - d) The Inhabitant of a State Party does get the Charter SAMSEM / SpcCrtPlnt & National Constitution-violations -Procedure free of charge, but does not receive it as a gift.
    1. The law-seeking Inhabitant must first prove to live and work in line with the Charter SAMSEM / SpcCrtPlnt & National Constitution - Laws @UNHumanrights and future treaties, Legally correct himself or herself.
    2. When the Inhabitant who starts the Constitution-violations-procedure... proves to be a criminal herself or himself this criminal will have less rights in courtroom & courtverdict.
  - e) An Act of National Parliament determines the legal position of all Visitors to the State Party, on the National territory, for the Constitution-violation-procedure.
4. The Charter SAMSEM / SpcCrtPlnt & National Constitution-violations procedure guarantees access to International Law in the Galaxy; and the



National Constitutions of the Charter SAMSEM / SpcCrtPlnt-memberstate :  
a) For the realization of the Fairtrade & Eko economy for Earth in Space.

**b) Fairtrade & Eko means in this Charter SAMSEM / SpcCrtPlnt & National Constitutions of its State Parties:**

- 1. 'To bring Human behavior  
--- and Economical activity conducted by humans and legal bodies  
---  
in accordance with all Charter SAMSEM / SpcCrtPlnt results  
in all @UNhumanrights ---  
for each person involved ----  
as soon as possible,  
for preserving all Natural resources on Planet  
Earth in the Galaxy.'**

**5. The Charter SAMSEM / SpcCrtPlnt & National Constitution-violations Procedure can be started by:**

- a) An Inhabitant of a Charter SAMSEM / SpcCrtPlnt--memberstate with voting rights who is (eighteen) 18 years of age, and older. Without a Lawyer.
- b) For persons under 18 years of age, the Legal representative of this person can start this Charter SAMSEM / SpcCrtPlnt & National Constitution-violations Procedure, in favour of the child involved.
- c) A Foreigner to the State Party with a residence permit.  
An National Act of Parliament determines which Foreigners with which types of residence permits, can start the Charter SAMSEM / SpcCrtPlnt & National Constitution-violations Procedure.
- d) The National Constitution-violation-procedure shall not be used by Foreigners for Asylum applications, obtaining a residence permit or punishing other Foreigners on National territory of the Charter SAMSEM / SpcCrtPlnt - memberstate.
- e) The National Constitution-violation-procedure shall not be chosen as a substitute for procedures at the European Court for Human Rights .
- 6. All persons on the National territory of a State Party who refuse to conduct the Charter SCpHQ & National Constitution legally correct , are according to the Torture-treaty guilty of Crimes against Humanity - organizing Genocide - .**
- a) And, will be punished with imprisonment of at least (threehundredandsixtyfive) 365 days, or a Communitie work punishment of at least (twothousand) 2000 hours, under Electronic Surveillance at the lowest Social Yea rincome valid in that specific memberstate.

7. Every Inhabitant on National territory of Charter SAMSEM / SpcCrtPlnt-memberstate , who concludes that another person refuses to conduct the Charter SAMSEM / SpcCrtPlnt & National Constitution legally correct ---- and, is or will be the Damage receiving Party --- has the obligation:
  - a) To reprimand the Offender in writing about the Violation of the Charter SAMSEM / SpcCrtPlnt & National Constitution @ UNhumanrights --- connected to his or her Human body --- and shall grant him or her (six) 6 weeks time to restore his or her mistake.
  - b) After 6 weeks, the Charter SAMSEM / SpcCrtPlnt & National Constitution-violations Procedure shall enter into force; although it runs - preferably - via the Arbitration-court ... first.
  
8. **The Charter SAMSEM / SpcCrtPlnt & National Constitution-violations Procedure starts with the submission of the file with the Registrar of the Constitution-court.**
  - a) The Starting-letter for this procedure shall be addressed to the Chairperson / President and the Registrar of the Constitution-court.
  
  - b) The Registrar determines who are: all the parties involved.
  - c) The services of a Lawyer are not legally obliged for the Constitution-violation-procedure, now it's the One-And-Only procedure that can stop a Dictatorship....
  - d) The Registrar owns the freedom to ADD a Lawyer to the courtfile for the Parties involved.
    1. An Act of the National Parliament determines the types of Legal Aid available for the Inhabitant / Visitor of the Charter SAMSEM / SpcCrtPlnt- memberstate; accepting that the People must be able to start an Constitution-court-trial without a Lawyer, for the target 'to End life in the Dictatorship and to RESET the State of Law for the National People'.
  
  - e) The Registrar determines whether the file is complete and admissible for a hearing in the Constitution-courtroom.
    1. The Registrar informs the parties who started the procedure, about the legal fact that the file is inadmissible for the Constitution-court.
  
    2. The Registrar determines when / which official documents must be submitted to the Registrar of the Constitution-court before a hearing in courtroom, within a maximum period of (six) 6 weeks.
  
    3. The Registrar determines when parties are in possession of the complete dossier - ready to be presented to the Judge of the Constitution-court - .
  
  - f) The Registrar of the Constitution-court determines the date of hearing in Constitution-courtroom.
    1. The Registrar determines which persons shall be present during the hearing in the Constitution-courtroom; which persons are not obliged to be present.

- g) The Registrar determines whether there is a task and / or procedure for the Competent authorities in a file that is submitted to the Chairperson /
9. The binding Court-verdict / Court-ruling of the Constitution-court is written by the Chairperson / President of the Constitution-court.
10. The Court-ruling/ Decree of the Constitution-violation-procedure is public and must be published on:
- a) the website of the Constitution-Court,
  - b) the website of the National Parliament of Charter SAMSEM / SpcCrtPlnt-memberstate or other communication channels and is called:  
'Constitution-violation-Judgment-Decree, or a ConviJuD, or CvJD'.
11. The Chairman / President of the Constitution-court may appoint persons --- in times of War --- who must conduct the Constitution-violation-Judgment-Decree; as assistant for the Chairperson / President of the Constitution-court.
12. The Chairman of the Constitution-court can refer the case to the International Criminal Court.
13. An National Act of Parliament determines EXTRA rules for the Constitution-violation-procedure / Lawyers / Registrars workign at the Constitution-court, on Top of this Charter SAMSEM / SpcCrtPlnt.

**Again:**

**Don't think for one nano-second 'that you get everything for free'.**

**Before you know it ....you are punished with 365 Days  
Community work under ElectronicSurveillance.**

14. The Constitution-court can grant all parties who start the Constitution-violation-procedure and receive the 365 Days Community-work punishment one possibility for Appeal against this Punishment.
- a) During this Appeal-procedure against 365 Days Community work Punishment, the criminal must be aware of the fact that the Constitution-court.... can always. forward the file to the Criminal-court for a punishment put into decree by the Criminal-judge.

Are you sure you want to Appeal?



## Chapter 5 Democracy

### Art. 28 Democracy

**All Charter SAMSEM / SpcCrtPlnt -memberstates are a Democracy, in which the National Inhabitants & Foreign Visitors on the National territory ... own:**

- a) Fundamental Charter SAMSEM / SpcCrtPlnt -rights.
- b) Fundamental National Constitution - Laws @UNHumanrights and Future treaties rights to arrive in the Galaxy.

All violations of Fundamental rights for the Humanbeing on Earth in Space, can be judged upon by the Arbitration-courtsystem; Criminal - court ; Constitution-court.

- c) Crime conducted by Politicians - Parliamentarians is always to be judged upon by the Constitution-court.

#### **2. All Charter SAMSEM / SpcCrtPlnt-memberstates open a National Electoral Council on National Territory.**

Persons working for the National Electoral Council, own the Legal obligation ---- to bring Political Parties / Parliamentarians / Politicians / Civilians, linked to the Electoral Council ---- to the Constitution-court; in any case of Charter SAMSEM / SpcCrtPlnt & National Constitution & Laws @ UNHumanrights and Future treaties to arrive violations.

- a) Inhabitants of a State Party own the right and obligation to bring criminal methods of work, conducted by the National Electoral Council and its personnel to the Arbitration-court and Constitution-court.

**1.**

### **3. All Inhabitans own Voting-rights from the age of (18) eighteen years.**

- a) A judge can block the Voting-rights of criminals.
- b) An Act of National Parliaments determines that methods of work by the National Electoral Council and the Voting-rights of Inhabitants
- c) An Act of National Parliament determines:
  - All Communications regarding the methods of work by the National Electoral Council are public and must be published on the website of this Council.
  - Name & Type of Election on National territory.
  - Voting-system: Public internet; Secret Ballot; National; Province; Municipal; Labourcontracts;
  - Petition-rights for a National - Province - Municipal Referendum for the Local People on National territory; with the aim to correct wrongdoing by Local Politics and to Cleanup Labourcontracts.
    - Local People own the right and are obliged to vote a Good-working person in a Political Labourcontract and to remove a Criminal from a Political Labourcontract.
    - National and Local People must vote for important Chairpersons / Presidents labourcontracts in the Government-bureaucracy.
  - Methods of work by the National Electoral Council.
  - Official publication of the Election results by the Electoral Council in co-op with the PrimeMinister of the State Party.
  - Petition-rights & Voters-rights and obligations for the People, nationally & locally. Government-rights & obligations in connection with the all the National Electoral Council methods of work.
  - Audit-system for National Electoral Council.
  - Budget for the National Electoral Council, to be provided by the Ministry of Internal Affairs.
  - International Communication - system between National Electoral Councils between Charter SAMSEM / SpcCrtPlnt-memberstates.

**d) Simple People, who live in a Dictatorship may always start a New Electoral Council on National territory with the target: 'the removal of the Dictatorship and the RESET of the State of Law for all Inhabitants / Visitors'.**

1. Persons who start a New Electoral Council for the RESET of the State of Law may squeeze out the Dictator-regime for Taxmoney for the accomplishment of this job, for the National people.
2. Persons who start a New Electoral Council conduct Charter SAMSEM / SpcCrtPlnt to their best of knowledge.
3. Persons who start a New Electoral Council turn their temporarily successful organisation into an official National Electoral Council - for the whole Country - as soon as possible.
4. Persons who start a New Electoral Council own the Freedom to put into power by decree a CLEANUP National Law for this purpose; on the condition that they put this Law into power via the SpaceCourt-President. If they need it; they can ask the SCp-Presidency for assistance.

**e) Each Charter SAMSEM / SpcCrtPlnt-memberstate makes it possible for People to vote by Public Internet- voting-rounds; the Voter receives a confirmation of his or her choice in his or her email-inbox, instantly during the voting- proces.**

1. Sometimes 'One needs to flip a Coin, during the decision-making process... and stick to the Management by Coin - decision.'

**f) Each Charter SAMSEM / SpcCrtPlnt-memberstate makes it possible for the People to vote by secret ballot.**

**g) During an Election on National territory of a Charter SAMSEM / SpcCrtPlnt-memberstate**

--- the majority of the People / registered Voters who put in a vote for one specific Election --- is being represented by (fifty percent) 50% of the ballots + one vote .

1. An Act of Parliament can determine other types of majorities of Voters.

**4. SpaceCourtPlanet - HQ works with its own SCp-Electoral Council:**

- a) All SCp-Electoral Council communications are public and published on the website of the SCp-Electoral Council.

1. **Only Charter SAMSEM / SpcCrtPlnt-memberstates are granted to put in votes during the SCMiA-meeting;**
  2. Each National Galaxy Committee can be put in maximum ( ten) 10 votes by Members of the NaMigCom at SCMiA.
    - Thus, each nations owns maximum 10 votes st SCMiA, per voting round.
    - This implicates that each State Party, and all the fights about NaMigCom-politics, take place, **prior** to the SCMiA-meeting Internet voting-rounds, in Closed Session for the specific NaMigCom-unit. On National territory of the State Party.
    - When you need to fight, you fight on your own National territory, not at SCpHQ.
    - When you want to give the People access to your NaMigCom-voting-rounds, you are free to do so... but on National territory of the State Party.
  3. Each National Galaxy Committee ( NaMigCom) votes for its own National Parliament + National Committees, during the Internet voting-rounds at the SCMiA-meeting.
    - All votes are Public votes.
- b) The SCpresident / SCSG - in deliberation with the NaMigCom-units at the SCMiA-meeting - determines:
1. Which Internet voting- rounds are needed for which NaMigCom-units;
  2. Which Topics - Solutions - Conflicts - Resolution - Treaties are in for talks and/ or voting rounds;
  3. Which Methods of work by the ElectionCouncil; which Agenda; Which type of publications.
    - All SCMiA-voting rounds are Public votes; this includes the Internet voting-rounds for Resolutions - Treaties.
- c) During the SCMiA-meeting Internet voting-rounds, the Election Result is determined by the majority of the Voters, registered for one specific Voting-round at the SCp-ElectoralCouncil.
1. During the SCMiA-meeting Internet voting-rounds, the majority of the Voters is determined at (fifty-one or fifty-two percent of the group of voters ) 51 or 52 percent of the Voters; depending on the number of Memberstates to the Charter SAMSEM / SpcCrtPlnt, who participate in the Voting-round.
  2. The Election Result is published by the SCp-Electoral Council in co-work with the SCp- Presidency, within 48 hours after the Day for Voting.

**d) The SCp - Internet Voting-rounds result in:**

1. Transparency for the SCMiA-meeting bureaucracy.
  2. Solid decision-making processes & documents, in the Galaxy.
  3. Involvement of the People in the Galaxy, thanks to the Voting-rounds by the NaMigCom-units on National territory of the State Party.
  4. Arbitration-courtverdicts present itself as clear category next to the SCMiA-meeting Election Results.
  5. Workable SCp- Resolutions - Treaties for 100XL      Solutions for Conflict-ending.
5. SCp-Presidency will call for the SCMiA-meeting:
- a) The Final reglement for the SCp-ElectoralCouncil will be produced by all Charter SAMSEM / SpcCrtPInt-memberstates.
6. On the National territory of a State Party, each non-criminal Inhabitant of a Charter SAMSEM / SpcCrtPInt- memberstate has the equal right:
- a) to Elect the members of Public Services/ NaMigCommittee/ more...
  - b) to stand for Election as a member of Public Service/ NaMigCom/ more...
  - c) In the first instance, members of Public Services are elected by employees working for that Public Service.
  - d) Members for the NaMigCom on State Party territory can be elected ny National Votinggrounds.
  - e) A Public Service on the National territory of the State Party, calls an Internet Constitution-Referendum for elections of Boardmembers of Public Services.

NaMigCom - the Galaxy National Committee for communication with SCMiA , elects its members by National Ballot and / or Internet voting-rounds.

## Art. 29 Political Party, methods of work.

### Robot-proof thinking & working. 'How to outsmart the Robot'?

1. A Political party is a Public Service and can not be guilty of any Charter SAMSEM / SpcCrtPlnt & National Constitution @UNHumanrights and treaties violations, while being at work as Law-maker at the National Parliament / the State Parliament / the Municipal Council --- on the National territory of the Charter SAMSEM / SpcCrtPlnt-memberstate --- .

a) A Political party is only free to produce Bullshit, at the National Parliament/ State Parliament / Municipal Council; without being punished for it.

In National Parliament/ State Parliament / Municipal Council, the Law

makers, produce Laws; which are Legislation outside the National Parliament / State Parliament / Municipal Council.

c) Outdoors the National Parliament / State Parliament / Municipal Council , the Political party is a Business-unit --- with personnel which must operate legally correct and can be brought to a Court of law for the Evolution of Justice.

2. A Political party has its own Head-office, with its own Board-members, Personnel, Compagny-policies and Business-systems.... like any other Legal Association; equal to any other type of Legal body on Earth in the MiIkwayGalaxy.

a) All persons working at the Head-office of a Political party or its units on National territory of a Charter SAMSEM / SpcCrtPlnt-memberstate -----are to be judged upon as 'Business-system' which must conduct all available Legislation legally correct.

1. This is the END of BRAINwash Politics.

2. The Start of Builders Politics.

3. The Start of Arbitration-court proof Communications.

4. The removal of Mental Violence out of the Community.

a) Every Political party Head-office that refuses to conduct the Charter SAMSEM / SpcCrtPlnt & National Constitution @UNHumanrights and future treaties legally correct, operates like a Warcriminal guilty of Crimes against Humanity in the Business-process, and has therefore no right to exist.

1. This Head-office is open to complaints by the People, like any other organisation on Earth in the Galaxy is.

- b) Every Political party that refuses to conduct the Charter SAMSEM / SpcCrtPlnt and treaties legally correct and receives a written reprimand of a Damage receiving Party, has six weeks time to undo mistakes and to perform in line with all Legal obligations for Earth in Space.
1. When a Political party refuses to grant this request, the Damage receiving Party turns in week (seven ) 7 after the reprimand to the Prime Minister and requests him or her, 'to make this Political party operate within the limits of all Legal Obligations within 6 weeks'.
    - A Dictatorship can not start to develop itself, thanks to this system.
  2. When this Political party continues to violate its Legal Obligations, despite the reprimand of the Prime Minister, this Prime Minister will terminate this Political party in week (seven) 7 after the reprimand and will announce New Elections for Parliament for the People.
  3. Does the Prime Minister refuse to terminate the Political party in week 7 after the reprimand, the Damage receiving Party can start a Constitution-violation-procedure with the Constitution-court; and , request the President of the Constitution-court to terminate this Political party and announce New Elections for Parliament for the People.
  4. Every person working on a Labourcontract for a Political Party – that has been terminated due to Charter SAMSEM / SpcCrtPlnt & National Constitution - Laws @UNHumanrights - violations --- shall no longer work for a Public Service and / or Politics on Earth in Space ---.

**5. NO Panic, Dear Politicians!**

**The Complainer & Political Party Cleanser must live & work legally correct, himself or herself, in order to be able**

3. **to make a Political party disappear from the Galaxy.**

## Art. 30 RESET of Democracy

1. When a @UN nation is a Dictatorship, a National Inhabitant on the National territory of a Charter SAMSEM / SpcCrtPlnt-memberstate can START this RESET of State of Law... always in the role of:
  - a) Volunteer
  - b) Volunteer growing into Small-business-entrepreneur, who squeezes out Dictators for Taxmoney for the transmission of the Dictatorship in a State of Law.
  
2. A Dictatorship in transmission to become a State of Law under Charter SAMSEM / SpcCrtPlnt, will appoint an InterimPrimeMinister.
  - a) This InterimPM will forward a New National Constitution to the SC-p-Presidency for the RESET of the State of Law.
  - b) This IPM will call for National Elections, preferably within 90 Days after this IPM has taken office on National territory;
    - when 90 Days prove to be a too short period of time, for the RESET of the National Constitution for the Charter SAMSEM / SpcCrtPlnt-memberstate; National Elections for the Elected PrimeMinister for the National People must take place within 180 Days - 6 months - after turning the country into a Charter SAMSEM / SpcCrtPlnt-memberstate.
  - c) This IPM opens the Arbitration-court-system, next to the Criminal-court and Constitution-court.
  - d) This IPM, who must stay longer than 90 Days in the IPM-role, can put Charter SAMSEM / SpcCrtPlnt-proof National Laws into force, by Decree .....via the SCp-Presidency.
  - e) An IPM can always ask other Charter SAMSEM / SpcCrtPlnt-memberstates for assistance for the RESET of the State of Law, at the SAMSEM-meeting.
  - f) RESET of Democracy Charter SAMSEM / SpcCrtPlnt, has one target only: to avoid a Civilwar - or Intergalaxy war - and to complete the RESET within maximum 180 Days .....
  - g) When a Charter SAMSEM / SpcCrtPlnt-memberstate has installed the InterimPrimeMinister, but not called for Elections within 180 Days after the IPM has signed his or her Installment / Labourcontract papers, the SpaceCourtPlanet - president calls for a SCMiA-meeting with all its memberstates for a SCpResolution on the crime, conducted by one of its members., within 1 (one) year after the installment of the InterimPrimeMinister for that country.
    - During this SCMiA-meeting, the Resolution can demand the Installment of a new InterimPrimeMinister who will most likely do a



better job.

- Punishments will be determined by State Parties at the SCMiA-meeting; by State Parties on their National territory on the condition that all Fundamental rights are conducted legally correct for Humans - Creatures on Earth in Space.

### **3. National Defence-system per Homeland.**

- a) All National Defence-systems on National territory of a Charter SAMSEM / SpcCrtPlnt must build & exercise the Arbitration-courtsystem.
- b) As long as the @UN - @ICCnews @Nato personnel are 100% Free to be warcriminals for corruption / killings... the only WISE THING the People can do
  - Set a Good example. All Conflicts must be brought to the Arbitration-court for the 1ste Cleanup A-courtverdict = Starting from the torture-treaty with the target 'to make all PrimeMinisters - Members of Parliament - Politicians - Defence / Police Commandors on Earth in the Galaxy operate legally correct'.
- c) Today's @ClimateKids will live & work in a whole new World, in comparison with the lives of their own family.
  - Kids will have to fight against MotherNature in Space; not an artificial War-field, designed by Humans who enjoy to Kill eachother.

Kids need survival Skills for their relationship with Nature; The Military of a State Party to Charter SAMSEM / SpcCrtPlnt must provide in Education at school - age appropriate -. Kids must learn to take care of themselves - their house / friends / neighbourhood / district. Without violence; preferably without guns.

#### **4. National Security and the use of Weapons by the People on Homeland territory**

- a) The National security of the Charter SAMSEM / SpcCrtPlnt-memberstate is guaranteed by the legally correct application of the Charter SAMSEM / SpcCrtPlnt, National Constitution - Laws @UNHumanrights and Future treaties to arrive on Earth in Space. On Earth in Space.
- b) Each Person and Legal body in the Charter SAMSEM / SpcCrtPlnt-memberstate – focussed on National security – shall be ready to prove at any time – personally or as an organization – that they conduct the Charter SAMSEM / SpcCrtPlnt , National Constitution -Law @UNHumanrights and Future treaties, legally correct. On Earth in Space.
- c) Each National Inhabitant of a State Party and its Foreigners / Visitors on National Territory have the legal obligation, to make every Citizen conduct the Charter SAMSEM / SpcCrtPlnt, the National Constitution - Laws @UNhumannrights and Future treaties to arrive; to guarantee our National security
  - A Person or Legal body anchored in the Charter SAMSEM / SpcCrtPlnt and National Constitution - Laws - Treaties, has the duty to only draw up and signature contracts for the realization of the Fairtrade & Eko economy. On Earth in Space.
- d) The People of the Charter SAMSEM / SpcCrtPlnt-memberstate have the right to protect themselves with a Weapon; on the condition that the person who owns and handles a Weapon conducts the Charter SAMSEM / SpcCrtPlnt, the National Constitution legally correct, himself or herself.
  - Each person on National territory of a State Party --- who does not conduct the Charter SAMSEM / SpcCrtPlnt legally correct , but does own and handle a Weapon --- is to be considered as a criminal, who must be judged upon in Criminal-court.
- e) An Act of National Parliament determines the Definitions for 'Weapon', plus the Classification-system / Training course / Licence for Weapons on National territory of a State Party.
- f) The Charter SAMSEM / SpcCrtPlnt- memberstate and its Classification-system for Weapons on National territory, is minimum composed of:
  - Category I. Civilian guns, for all types of weapons available in 2019 and later ( in the hands of private Inhabitants and / or Foreigners. Civilian Weapons als include: chemical product / nuclear products/ science products to arrive in the future.
  - Category II. Government guns, for all types of weapons available in 2019 and later ( In hands of Persons, being payed for the production or use of the Weapon, anchored in Tax-money-

contracts.) Government Weapons also include: chemical product / nuclear products/ science products to arrive in the future.

- Category III. Handweapons / Sports-attributes --- these are all types of attributes that can be used as Weapon in 2019 and later

(In hands of all persons who have access to these Weapon related tools / attributes / materials; which are known to the National Police as 'weapon or possible weapon that can be used for crime').

**g) Weapon- education and Weapon-registration are compulsory in each Charter SAMSEM / SpcCrtPlnt-memberstate; on Earth in the Galaxy.**

- All Weapons must be registered by type & number with the National Parliament; Manufacturer; the Retailer; the Owner.
- All Weapon-owners must be officially trained for the use of the Weapon they possess & handle; and, must own a Licence for the use of the Weapon in daily life.

**h) Weapon Education – Licence**

The Charter SAMSEM / SpcCrtPlnt determines that Firearms can only be in the possession of a National Inhabitant or Visitor to the State Party:

- Who has completed an official Education Course and owns a Certificate that proves that he or she is trained to use specific Firearms.
  - ➔ Each person that owns a Firearms for which he or she did not complete an official EducationCourse and does not own a course Certificate, is to be considered a criminal.
- A Firearms EducationCourse and its Certificate are to be registered anchored in the Birth-certificate of the person who wants to own a Licenced Weapon.
  - ➔ Each person who did complete a Firearms EducationCourse with a Certificate but has not registered the Weapon for a Licence, is to be considered a criminal.
- Each Charter SAMSEM / SpcCrtPlnt-memberstate provides in a NationalPolice office where the Firearms EducationCourse Certificate -----anchored in the Birthcertificate of the owner and the Licence for the use of the Firearms- are to be registered.
  - ➔ All Firearms must be officially registered by the name of the owners, who must also be the person who completed the Course for the use of the Firearms with a Test; test-result must be mark 6 (six) at minimum. Or C-level in English.
  - ➔ Testmarks rate from 0 to 10; from E to A.
  - ➔The NationalPolice accredits the Weapon EducationCourse and its

Certificate; The NationalPolice determines the Learning Objectives for this Course + the Register for the Education Institute that provides in this Course.

- The NationalPolice is free to charge a cost-efficient Fee to persons & organisations who make use of this NationalPolice -

Weapon-service.

- ➔ The methods of work by the NationalPolice for the purpose of Weapon-safety & security is public; in Charter SAMSEM / SpcCrtPlnt obligation.
  - The NationalPolice & Taxoffice co-work in the Weapon Education – Licence system.
- i) Each National Parliament and Judiciary for the National Parliament of a Charter SAMSEM / SpcCrtPlnt-memberstate opens an Arbitration-court for the NationalPolice & Taxoffice, as soon as possible.
- The Arbitration-court for the NationalPolice & Taxoffice is open for a Charter SAMSEM / SpcCrtPlnt-memberstate National Inhabitants, who do conduct the Charter SAMSEM / SpcCrtPlnt legally correct.
  - A Foreigner / Visitor to a State Party who owns a weapon, can never turn to the Arbitration-court for Luxurious Weapon Judgements; this person must always be brought to the Criminal-court, in first Resort.
    - ➔ The Criminal-court, who judges that a Foreigner / Visitor to a State Party is a Sound and Legally correct operating Humanbeing, can forward the courtfile for Weapons to the Arbitration-court for an A-courtverdict on the safe & sound Use of Weapons in daily life.
  - National Inhabitants, with Weapon-Education-Licence conflicts--- can turn to the A-court for Police & Tax-office.
  - The Arbitration-court-judge can forward the Weapon-courtcase-file to the Criminalcourt or the Constitution-court.
- j) Charter SAMSEM / SpcCrtPlnt-memberstates provide in a transition-time for obtaining the Weapon EducationCourse Certificate + Weapon Licence; An Act of Law by National Parliament determines the rules; NationalPolice can start to work from Charter SAMSEM / SpcCrtPlnt on its own initiative.
- This Act of National Parliament on the Sound & Safe use of Weapons on National territory, provides in Detailed rules for Weapon-retailers.
- k) During times of Dictatorship, the NationalPolice on the National territory of a Charter SAMSEM / SpcCrtPlnt-memberstate... can turn to the SpaceCourtPlanet- Presidency for assistance for the RESET of the State of Law; this process will take place during SAMSEM-meeting.

## **5. Weapons & Spacecraft from Earth in the Galaxy**

- a) Weapons in Space: weapons are the products described in this

Charter SAMSEM / SpcCrtPlnt.

- b) Spacecraft: all products used to bring goods & services into the Galaxy from Earth, or any other matter in Space.
- c) Space-products: all other products - manufactured on Earth or in Space - by Humanbeings - and Creatures that look like Humans - and, that are being used for the Evolution of Everything on Earth in the Galaxy.
- d) Each Charter SAMSEM / SpcCrtPlnt-memberstate that launches Weapons - Spacecraft - Space-products into the Galaxy, is responsible & accountable for the implementation & conduct of:
- Charter SAMSEM / SpcCrtPlnt
  - National Constitution - Laws + all National laws designed for Earth in the Galaxy.
    - A Charter SAMSEM / SpcCrtPlnt-memberstate is NOT responsible / accountable for Laws put into power by Fellow State Parties on their National territory.
  - UN-charter + @UNHumanrights
  - All new to arrive Charter SAMSEM / SpcCrtPlnt - Resolutions - Treaties
- e) **Each Charter SAMSEM / SpcCrtPlnt-memberstate owns the Legal obligation to make sure that Weapons - Spacecrafts - Spaceproducts are NOT produced by Dictator-regimes and / or Manufacturers who support a Dictator- regime.**
- f) **Each Space-organisation is legally obliged to stop the President - Parliament of a Dictator-regime, on the National territory where this Space-organisation is located with its Headoffice and Smaller offices.**
- Each Space-organisation can ask Spacecourtplanet-Presidency for advice & assistance; which will be arranged during the SCMiA-meetings; which most likely will be turned into Law by Resolution - Treaty.
  - Each Space-organisation that --- currently, under 100% @UN @ICCnews InternationalCriminalCourt corruption launches Weapons - Spacecraft - Spaceproducts from Earth into the Galaxy -:
    - Produces & publishes a List of all Goods & Service that are NOT manufactured in 100% Fairtrade, on the website of their Space-organisation.
      - All violations of the UN-charter & @UNhumanrights are Listed - Published on the website of the organisation - RESET into Fairtrade in the eye of the public.
- g) **Each Space-organisation starts immediately with the RESET of the Space-industry in 100% Fairtrade & Eko.**
- Each Space-Organisation that continues to support the violations of

the UN-charter + @UNhumanrights and who continues to support the Criminal methods of work by the International Courts of Law , will be punished for Warcrimes.

→The InternationalCriminalCourt will be CLEANED-UP and turned into a Fairly operating Court of Law = the current Criminal Personnel is replaced with Sound and Legally correct working ICC-personnel.

**h) Each Space-organisation, can be a Party at the Arbitration-court-system, where is must present a Legally correct Problem-solving courtfile for Conflict-ending:**

- Each Space-organisation is Legally obliged to disconnect itself from Criminal methods of work on National territory of the State Party where this Space-organisation is located; all Legal obligations contain all Intergalaxy-activities on Intergalaxy-territory.

**i) Each Space-organisation is Legally obliged to disconnect itself from Criminals in Space even when they co-work with these Criminals during a Space-mission in the Galaxy---** .

- For this Legal obligation, to be conducted by Individuals in the Galaxy, each Space-organisation publishes a 'Protocol for Justice in Space, for the organisation and during Space-missions'.
- For this Space-organisation 'Justice in on Earth in Space Protocol', the National startingpoint is: UNcharter + Torture treaty + UNTreaties + Charter SAMSEM / SpcCrtPlnt- Resolutions - Treaties.

**j) Each person - working in the Galaxy, during a Space-mission - reports Crime in Space to its own Headoffice Space-organisation on the National territory of the State Party;**

- for which he or she has signed his or her Labourcontract.

**k) The State Party that provides in the Labourcontract for personnel on Earth in Space and the Launch of this personnel into Space for work during a Space-mission, is legally responsible & accountable for their personnel working --- during this Space-mission ---**

**l) The State Party and the Space-organisations its works with in business-contracts, is also responsible & accountable for the Arbitration-court-system methods of work in Space; to be conducted by all Parties involved in the conflict.**

**m) The State Party that is being confronted with Crime in Space and disconnects from itself from Crime, with the 'Justice in Space Protocol', starts an Arbitration-court-case or Criminal-court-case on Earth; on its own National territory.**

- Charter SAMSEM / SpcCrtPlnt-memberstates and their Space-organisations provide in an Arbitration-complaint-procedure for all its personnel & contractors, on National territory; at the Space-organisation; on Earth in Space, even during Space-missions.

**n) The State Party that refuses to stop Crime in Space, is to be handled as**

a Warcriminal by fellow Charter SAMSEM / SpcCrtPlnt-memberstates.

**A Space-organisation, at work in the Galaxy is only responsible & accountable for Crime in Space, conducted by persons who have signaturred their Space-labourcontract on the National territory where the Space-organisation is located.**

**This Space-organisation is Legally obliged to start Lawcases on Earth to stop the Crime in Space;**

**all Space-organisations make sure that all their work is Crimes against Humanity / Warcrimes free.**

**All Space-organisations operate 100% Fairtrade in the Galaxy.**

- o) The National Arbitration-court-system, the National Criminal-court, the National Constitution-court may not always provide in a Space-conflict-ending Solution.
- In this case the National Space-organisation Courtfile must be forwarded to, either: The International Court of Justice; The Inter-American Court of Humanrights; The EU Court of Justice which will be turned into the EU-Arbitration courtsystem; The International Criminal Court; other International Courts of Law.
- p) Each State-Party can open an International Arbitration Space Court on National territory, if they like;
- this court will be stationed in between the National Constitution-court and all other International Courts of Law.
  - this court will be listed under MGarbiNational for Charter SAMSEM / SpcCrtPlnt SAMSEM-meeting for Resolution - Treaties.



## **Art. 31 EU-Future-proof-treaty One Currency on Planet Earth in the Galaxy**

**Here we implement & conduct the full EU-Future-proof-treaty,**

**put into power by Désirée Elisabeth Stokkel on 28 August 2017,  
via @UN AntoniopGuterres  
for the RESET of State of Law Netherlands...  
and EU in UN.**

### **For simplification of bureaucracy at your Homeland:**

1. Evidence 100% @UN @ICCnews @Koninklijkhuus NL corruption, because the highest International Criminal Court is located in the Netherlands.
2. ICC law case against Presidents / Embassadors ... and others court-evidence [www.desireestokkel-nl.net](http://www.desireestokkel-nl.net).
  - a) As long as this court case is on Earth, all civilians on Earth in Space own the legal obligation to start from the UN charter + Torture-treaty and to publicly remove these war criminals from their Labour contract;
  - b) Call for New Elections on National territory for the Clean up of the National parliaments & Embassies.
3. Torture-treaty so you can Clean-up your bureaucracy at your Homeland.
4. Charter SAMSEM / SpcCrtPlnt + other treaties, put into power by decree via @UN to stop 100% @ICCnews in NL corruption / killings with.
5. People can have all the Clean-up power in the World, if they want.

**@UN proves to be 100% Terrorism-org, so we**

**compose & complete**

**[www.spacecourtplanet.com](http://www.spacecourtplanet.com)**

### **Text EU-Future-proof-treaty provides in:**

- 1. One Intergalaxy Currency, named:**

**The Compartium = 1 euro = 1 Compartium.**

- 2. Each State Party keeps for 50% control over National Politics &**

## **Justice.**

- 3. Removal of expensive Trade-bureaucracy.**
- 4. Simplification of Justice-system.**
- 5. Nation Adoption-system for Intergalaxy investments during times of emergency.**
  1. One State Party adopts another Fellow memberstate for a period of 1 to 5 years.
  2. During this period of 1 - 5 years, the State Party that started the adoption-process & contract, assists the Fellow memberstate with Investments for the realisation of the 100% Fairtrade-economy; or with Investments to overcome Natural Disasters with.
- 6. Budget-publications on Project-websites, so the National People can see 'where the Taxmoney is being invested in'.**
- 7. Uniform Asylum-procedure.**

Its not needed to copy the full text of EU-Future-proof-treaty, here.

Each National Galaxy Committee - NaMigCom - can take EU-Future-proof- treaty and turn it into National Constitution & Laws.

All problems you run into, can be addressed at the SCMiA-meeting by the NaMigCom.

**Art. 32 Stranger / Visitor / Asylum-seeker**  
**Copied from EU-Future-proof-treaty; text upgraded**  
**for International Definition on Asylum and Intergalaxy**  
**Legal procedure**

**1. Stranger/ Visitor / Asylumseeker is:**

- a) A Person who wants to live & work on the National territory of a Charter SAMSEM / SpcCrtPlnt-member, that is not his or her Homeland of birth.
1. This person was not born on the National territory of a State Party; does not own a Passport or other IdentityCard of the State Party where he or she wishes to residence & exercize a livelyhood.
- b) A Person, who arrives as Stranger / Visitor / Asylumseeker on the National territory of a State Party --- other than his or her Homeland of birth --- hands over his or her Identity-papers from his or her Homeland to:
1. the Official Authorities of the Charter SAMSEM / SpcCrtPlnt-memberstate --- where he or she wants to live & work as Visitor / Asylumseeker and conducts the National Constitution - Laws @UNhumanrights and SAMSEM / SpcCrtPlnt treaties to arrive in future.
- c) An Asylumseeker can only be a Person Stranger / Visitor / Asylumseeker --- when he or she can prove that he or she:
1. has started all possible legal procedures against the President – Members of Parliament – Judiciary system in his or her Homeland;
  2. with the aim to accomplish the legal fact that the President – Members of Parliament – Judiciary Council operate legally correct in accordance with the UN Charter – Torture treaty – @UNHumanrights - National Constitution - National Law - Charter SAMSEM / SpcCrtPlnt.
- d) An Asylumseeker must prove during the Asylum-procedere:
1. that he or she has started an International Criminal Court lawcase against the President – Parliament – Judiciary of his or her Homeland,
  2. with the aim to make his or her President – Members of Parliament – Judiciary – Local Political system operate legally correct in accordance with the UN Charter – Torture treaty – @UNHumanrights - Charter SAMSEM / SpcCrtPlnt in his private life and community.

**Bottomline:**

**When all Politicians operate legally correct, there can be No Asylumseekers on Earth in Space.**

- e) An Asylumseeker can also be a Person, who has taken the initiative to open "a Village Court" with the aim to stop the criminal behavioral-patterns of the National Government for the RESET of the State of Law;
  - 1. With the aim to prove towards the National Government that it is possible to end conflicts in the Homeland, thanks to the UNCharter - Torture treaty - @UNHumanrights - Charter SAMSEM / SpcCrtPlnt .
  - 2. This Asylumseeker has put the Charter SAMSEM / SpcCrtPlnt into practice, but failed the RESET of State of Law.
    - In theory this process can take place, but in Daily Reality its impossible when a lawless person in a Dictatorship does RESET the State of Law with the assistance of the fellow SpaceCourtPlanet - Presidents and SAMSEM-meeting. Resolutions will assist the lawless person with the RESET of the State of Law on National territory.
  
- f) A Charter SAMSEM / SpcCrtPlnt-memberstate opens an Arbitration-courtsystem for Strangers / Visitors / Asylumseekers where all conflicts inherent to all requests from Strangers/ Visitors / Asylumseekers, will be judged upon.
  - Each A-courtfile must present a Solution for conflict-ending to the Arbitration-court-judge; no exeptions for Asylumseekers, here
  
- g) An Asylumseeker can only obtain a permit to stay on the National territory of the Charter SAMSEM / SpcCrtPlnt-memberstate, after he or she can prove in Courtroom, that he or she has completed all demands written down in the Charter SAMSEM / SpcCrtPlnt.

## **2. Criminal Stranger / Asylum-seeker is:**

- a) A Person without Identity-papers ; Without a Work-permit on the National territory of the Charter SAMSEM / SpcCrtPlnt-memberstate.
  
- b) A Stranger / Visitor / Asylum-seeker without legally valid Identity-papers / Work-permit; He or she must implement & conduct all International & National legislation.
  
- c) A Stranger / Asylum-seeker who is placed in prison for a trial in case of missing Identity-papers; He or she will be extradited to his or her Homeland with a Courtverdict proving that he or she is an Unwanted Person in a State Party.
  
- d) A Stranger / Asylum-seeker who may voluntarily return to his or her Homeland; Even if this person is already imprisoned.
  
- e) A Stranger / Asylum-seeker puts in a request with the Embassy or President of his or her Homeland to provide him or her with an legally valid Identity- paper for return to the Homeland.
  
- f) A Stranger / Asylum-seeker will live and work in a prison village, until the day when the authorities of his or her Homeland will provide in the

necessary documents for return to the Homeland.

**3. Each Charter SAMSEM / SpcCrtPlnt-memberstate shall produce a National Protocol , including additional legal provisions for Strangers / Asylum-seekers who arrive or stay on the National territory of a Charter SAMSEM / SpcCrtPlnt-memberstate.**

## **Charter 7 simplification of bureaucracy**

### **Art. 33 Humanrights Police**

**Convention - Humanrights - Financial - Police - Arbitration-court, put into power on 22May2018, by DésiréeElisabethStokkel via @UN Antonioguterres.**

Charter SAMSEM / SpcCrtPlnt-memberstates put this HumanrightsPolice-treaty into National Constitution - Laws, so we all work with one Intergalaxy Fine-system for @UNHumanrights violations.

**This is a Light and EASY-to-Work Punishment-system.**

1. **All Charter SAMSEM / SpcCrtPlnt-memberstates remove their current Police/ Ministry of Justice Fine-punishment-system and replace it with the PFH-fine SAMSEM / SpcCrtPlnt .**

All fines on Earth in Space - will be merged into: **PFH-fine**  
Police Financial Humanrights-fine. **Puhuf-fine.**

- a) In the New Robot-proof nation, you get fined 'for not conducting the CharterSCp, the National Constitution - Laws @UNHumanrights and new treaties to arrive in the Galaxy'.
- b) All Police-forces / Ministry of Justice departments on National territory of a State Party work with one Universal Fine-schedule for Punishment-tickets of:
  1. 100 Compartium = 100 Euro.
  2. 500 Compartium = 500 Euro.
  3. 1000 Compartium = 1000 Euro.
  4. In the Future more categories can be founded.

**Thus: In Holland is the cheapest PFH-fine 100 euro.  
The more expensive PFH-fine costs 500 euro. etc...**

- c) An Act of National Parliament determines which type of crime results into a fine, categorized as in Charter SAMSEM / SpcCrtPlnt.
  1. Each State Party designs Fine-categories for payments with the Compartium, the new Intergalaxy Currency.

Each State Party designs Fine-categories in line with the Social Minimum Year-income per household, that rules for that specific State Party.

A PFH-fine can be replaced with a Community work Punishment; the Arbitration-court-Police will write a courtverdict for this replacement.

- d) Each Inhabitant and Visitor on the National Territory of a State Party, who receives a PFH-fine as punishment for crime, can object with the Arbitration-court-Police.

## **Art. 34 Basic - income in each Charter SAMSEM / SpcCrtPlnt-memberstate**

1. The Basic-income Budget is conducted in 100% @UNHumanrights.
2. Each Charter SAMSEM / SpcCrtPlnt-memberstate provides in a Basic-income for all its Inhabitants, born on National territory.
  - a) This Basic-income Budget is determined in an Act of National parliament and equals 365 days per year, 24 hours per day = 8760 hours : 12 = 730 hours per month. (threehundredsixtyfive days / twentyfour hours per day / sevenhundred and thirty hours per month).
    - From the 8760 hours per year, 2040 hours are Workhours per Calendar year. ( twothousand and fourty workhours.)
  - b) The National Inhabitant to a State Party receives a monthly amount of  
  
Taxmoney --- called Bacis-income budget --- for: housing + food + clothes  
+ insurance + study + social behavior + job application.
  - c) The current National Income-system on National territory of a State Party --- and on Earth in Space --- will be redesigned for this new Economical & Financial system. This Bacis-income Budget-system replaces all Social Benefits / State Pensions.
    - Lack of Money on National territory is no excuse = all nations own plenty of money for War. When all National parliaments conduct all @UNHumanrights on top of the CharterSAMSEM / SpcCrtPlnt HQ, there is enough money for the RESET of the Economy and Justice.
3. The Basic-income is an amount of money given to an Inhabitant on National territory simply for the fact that this person lives on planet Earth; in that specific country. To be payed by the National Government - monthly - from Taxmoney.
  - a) The Basic - income is being payed in the Intergalaxy Currency: Compartium.
4. Each Inhabitant of a State Party receives the monthly payment of the Basic- income, from the First Month of Birth up to and including the Last Month of Life on Earth.
  - a) **Adults receive the Basic-income Budget for their own children / children who are officially under their care, untill the age of 18 years.**
    - An Adult who receives the Basic-income Budget for a child is obliged to invest the full budget in the child; calculated on an annual basis.
    - An Adult who steels the Basic-income Budget from the child and uses it for himself or herself, will be punished at the Court of Law with 365 Days Community work under ElectronicSurveillance, at the lowest

Social income possible in the State Party.

- b)** A child that turns 18 years of age - and discovers that his or her caretakers stole money from the Child Basic-income Budget for themselves, can start an Arbitration-court-procedure against the Adults who received the Basic-income budget from the National Taxoffice;
- and can claim the full payment of the Basic-income Budget, the child never received.
  - can claim a punishment with the Arbitration-court-system.

- c)** Adults - other than the caretaker of a child - who discover that a child does not receive the full Basic-income Budget, can turn to the Arbitration-court and demand that the A-judge places this criminal caretaker under supervision of Childwellfare-care. The A-judge can appoint a Guardian who is in controle over the Basic-income Budget for the child.

5. Each National Inhabitant on the National territory of a State Party is legally obliged to Work - Study - Educate/ nurse family - be a Volunteer for at least 20 hours per week - in exchange for the Basic-income Budget, from the age

of 18 years (eighteen).

- a)** The Arbitration-court-judge can write an Arbitration-courtverdict for Punishment; for NOT wanting to participate in the community for at least 20 hours per week = 100% full ElectronicSurveillance + 20 hours Community participation, per week.

6. A National Inhabitant can receive on top of the Basic-income Budget: Extra income from Work - Government Gifts - Gifts from other Persons or Organisations - Financial Loans - Savings in name of the National Inhabitant - Saved Pensions in Name of National Inhabitant- Financial Products put on Earth in Space, in name of the National Inhabitant.

7. An Act of National Parliament determines the Financial-system on National territory.

Charter SAMSEM / SpcCrtPlnt-memberstates own the Legal obligation:

- a)** To make all Financial-systems designed and put into action on National territory workable for the people; in the Best simple bureaucracy possible, at the lowest Budget possible.
- b)** To make all Financial-systems active on National territory compatible with the bureaucracy of fellow Charter SAMSEM / SpcCrtPlnt-memberstates, for Intergalaxy Life & Trade. Again, Charter SAMSEM / SpcCrtPlnt operates Low-budget, where possible.

**c)** Charter SAMSEM / SpcCrtPlnt - memberstates write their National Financial Laws and Intergalaxy Treaties in co-operation with the National people at the Galaxy Trademoney National = NaMigTradeMoney; decisions are being produced by Internet Voting-rounds.

- During the SCMiA-meeting all NaMigCom-representatives deliberate on the NaMigTradeMoney National laws for the making of



Charter SAMSEM / SpcCrtPlnt - Resolutions and / or new Treaties.

8. An Act of National parliament determines the Types of Labour - Labourconditions - Labour hours and yearincome - National Minimum wages - Basic-income Budget - Taxoffice procedures - Rules - Codes.

In Holland we need to simply thousands of Labour-laws + Financial laws + Social security laws + Pension laws.

**a) An National Inhabitant who receives the Basic-income Budget will Work to earn a Netto-income ( after TAX ) of at least (twentyfive percent) 25% x Basic-income Budget per hour;**

- **on top of the Basic-income Budget, anchored in a Labourcontract per hours, per month.**

**b)** The Employer / Business that hires the National Inhabitant for a Labourcontract, pays the Bacis-income Budget of this Employee to the Taxoffice;

- for the full Day on the Calendar the National Inhabitant works for the Business that specifc Day.

When a National Inhabitant works 3 hours per Day at the Business this Employer pays the full 24 hours Day on the Calendar to the Taxoffice; when the Inhabitant works 8 hours... , this Business the same full 24 hours Day on the Calendar to the Taxoffice.

- One Workday is maximum 8 ( eight) Workhours.
- Slavery is forbidden; extra hours must be payed for in a type of payment, determined by the National law - the Collective Labour Agreement designed by a Branche of Businesses on National territory - Compagny Labour Agreement on National territory.

### **Example: Employee works for Spacecourtplanet RepublicNL**

Employee works 8 hours per Day on Calendar, in Holland. Employer / Business ---- Spacecourtplanet RepublicNL --- pays the Bacis-income for that full 24 hours Day on Calendar to the Tax-office and pays the Employee the 25% extra Financial Income on the bankaccount of this Employee. Payed in Compartiums.

The National Inhabitant always received the Bacis-income Budget from the National Tax-office RepublicNL --- NEVER from the Business, Spacecourtplanet ---.

**Labour-laws determine HOW the Business repays the Basic-income Budget of an Employee to the National Taxoffice.**

EU-Future-proof-treaty simplifies the Tax-system & VAT-system for Organisations, on National territory.

- We must remove about 2/3 of our redundant bureaucracy in Holland.
  - We have reached a stage in Holland, that people can't even read or use all the Nation laws.
- c) The Employer / Business offers the National Inhabitant a Salary for work; the National bureaucracy must be kept as small as possible during negotiations for the Collective Labour Agreement for work, for the State Party; possible now we live & work in the Robot-era.
- ( In Holland we remove a childish payment, called: ' Annual Holiday Payment June', and we increase the monthly Netto-income .)
- d) An Act by National Parliament determines the minimal Basic- income Budget per person, per year; the National Minimum Wages; the part of this Bacis-income Budget a National Inhabitant must invest in study / insurance / family / job-application or tiny-small costs for a Volunteers work , per year.
- Each Municipal opens a Tax-office Service-desk, where all matters concerning the Bacis-income Budget - Unemployment - Work - Study - Family matters - Volunteerswork , will be completed in the Government Administration.
  - Each Municipal can provide in Extra Financial Gifts for Families who need extra Budget to survive on National territory; this Municipal Law is anchored in National Law + CharterSAMSEM / SpcCrtPlnt HQ + National Constitution @UNhumanrights.

**Charter will be upgraded in 2023,  
in co-op with Young People.**

**Désirée Stokkel  
Donkerelaan 39,  
2061 JK Bloemendaal – Netherlands.**