

FORMAL COMPLAINT

★ VS THE KINGDOM OF NORWAY ★

Date: April , 2009

Plaintiff:

Surname: Winther **First names:** Wilhelm Werner **Gender:** Male

Birthplace/-date: NO-Ålesund — May 17, 1963 **Nationality:** Norwegian

Present address: Åsen 4, NO-6270 Brattvåg, Norway

Contact information:

Norwegian authorities should send their communications/representatives etc to my counsellor in NO-Ålesund, Mr Johs. A ASPEHAUG (P.O Box 837, 6001 Ålesund [PRV: Kipervikg. 5 — “Grimmergården” — Ålesund]).

Due to persistent, dangerous and totally illegal harassment and interference from Norwegian authorities, representatives from foreign governments, human rights organizations and tribunals etc should apply couriers satisfyingly identifying themselves as authentic messengers — no letters should be forwarded through, e.g. the official postal services of Norway (i.e. “Posten Norge BA”) or DHL, and no confidential information should be transferred by telecommunication or direct consultation with aforesaid counsellor (Mr Aspehaug is trustworthy enough, but his office etc ’ve been unlawfully surveilled by Norwegian authorities for years).

Norwegian authorities are much likely to v.g; obstruct phone calls, steal telefacsimiles/letters, erase e-mails and to bug/surveil/eavesdrop clothes, luggage, PCs, calculators, cellular phones, hotel rooms, restaurants, shops, public health facilities, libraries, closed sessions, cars/taxicabs, parks and — pet animals etc.

Accused:

Name: The Kingdom of Norway.

Leading members of the Norwegian Courts of Appeal, Odelsting, Lagting, Interlocutory Appeals Committee of the Supreme Court, Supreme Court, Court of Impeachment, and Council of State item principal representatives of corresponding royal house, conciliation courts, city courts and rural district courts are all amongst those explicitly culpable in this case — in addition to the Director General of Public Prosecutions and various public prosecutors, military officers, chiefs of police, police station chief inspectors, district recorders, physicians, nurses, ambulance drivers, psychologists, social security/welfare officers and state employed engineers item members of the Norwegian Ministry of Justice, Department of Health and Social Security, Parliament and Government etc.

Comments on disqualification:

Nearby complaint is handed over to the sheriff office in NO-Brattvåg, Norway — cf the Norwegian Criminal Procedure Act sec 223, first period.

Said office has a central position as legally charged in this case.

As regards corresponding disqualification etc of various police authorities, the district recorders, public prosecutors, Director General of Public Prosecutions, conciliation courts, city courts, rural district courts, Courts of Appeal, Odelsting, Interlocutory Appeals Committee of the Supreme Court, Supreme Court, Court of Impeachment and royal house etc, cf; the Norwegian Public Administration Act sec's 1, 2, 3, 4, 5, 6, 9 and 10; the Norwegian Courts of Justice Act sec's 1, 2:b, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 18, 20, 21, 22, 23, 26:a, 33:a, 33:b, 52, 53, 60, 65, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120 and 121; the Norwegian Constitution sec's 1, 3, 5, 9, 12, 13, 21, 25, 26, 28, 30, 31, 40, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 73, 74, 75, 76, 77, 83, 86, 87, 88, 93, 102, 110:b and 110:c; enclosed Documents ##103, 108, 115, 135, 147, 161, 214, 240, 315, 339, 377, 599, 627, 633, 1536, 2037, 2418, 2907, 3217, 3611, 4000, 4318, 4502, 4575, 4588, 5007, 5817, 6009, 6078, 6097, 7011, 7084, 7090, 8017, 8123, 8168, 8197, 9045, and 9080, item Aphorisms &c ##1–166.

In section 2 of the Norwegian “Human Rights Act” of May 21, 1999, it is explicitly laid down that the Council of Europe’s “Convention for the Protection of Human Rights and Fundamental Freedoms” (the “European Convention on Human Rights”), the “Universal Declaration of Human Rights” as well as the United Nations’ “International Covenant on Civil and Political Rights” are fully applicable as Norwegian law, and in sec 3 ib it’s brought home that provisions confirmed through conventions and protocols mentioned in sec 2 in case of controversy are prior to other legislation.

Hence — with respect to said disqualification(-s) etc — the following Articles of the Convention for the Protection of Human Rights and Fundamental Freedoms, the Universal Declaration of Human Rights item the International Covenant on Civil and Political Rights are brought into **legal force** in adjacent case:

“CONVENTION FOR THE PROTECTION OF HUMAN RIGHTS AND FUNDAMENTAL FREEDOMS”

Article 13:

Everyone whose rights and freedoms as set forth in this Convention are violated shall have an effective remedy before a national authority notwithstanding that the violation has been committed by persons acting in an official capacity.

Article 14:

The enjoyment of the rights and freedoms set forth in this Convention shall be secured without discrimination on any ground such as sex, race, colour, language, religion, political or other opinion, national or social origin, association with a national minority, property, birth or other status.

Article 17:

Nothing in this Convention may be interpreted as implying for any State, group or person any right to engage in any activity or perform any act aimed at the destruction of any of the rights and freedoms set forth herein or at their limitation to a greater extent than is provided for in the Convention.

Article 18:

The restrictions permitted under this Convention to the said rights and freedoms shall not be applied for any purpose other than those for which they have been prescribed.

**“THE UNIVERSAL DECLARATION
OF HUMAN RIGHTS”**

Article 2:

Everyone is entitled to all the rights and freedoms set forth in this Declaration, without distinction of any kind, such as race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status. Furthermore, no distinction shall be made on the basis of the political, jurisdictional or international status of the country or territory to which a person belongs, whether it be independent, trust, non-self-governing or under any other limitation of sovereignty.

Article 6:

Everyone has the right to recognition everywhere as a person before the law.

Article 7:

All are equal before the law and are entitled without any discrimination to equal protection of the law. All are entitled to equal protection against any discrimination in violation of this Declaration and against any incitement to such discrimination.

Article 8:

Everyone has the right to an effective remedy by the competent national tribunals for acts violating the fundamental rights granted him by the constitution or by law.

Article 10:

Everyone is entitled in full equality to a fair and public hearing by an independent and impartial tribunal, in the determination of his rights and obligations and of any criminal charge against him.

Article 28:

Everyone is entitled to a social and international order in which the rights and freedoms set forth in this Declaration can be fully realized.

Article 29 (3):

These rights and freedoms may in no case be exercised contrary to the purposes and principles of the United Nations.

Article 30:

Nothing in this Declaration may be interpreted as implying for any State, group or person any right to engage in any activity or to perform any act aimed at the destruction of any of the rights and freedoms set forth herein.

**“INTERNATIONAL COVENANT
ON CIVIL AND POLITICAL RIGHTS”**



Article 2 (1):

Each State Party to the present Covenant undertakes to respect and to ensure to all individuals within its territory and subject to its jurisdiction the rights recognized in the present Covenant, without distinction of any kind, such as race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status.

Article 2 (3):

Each State Party to the present Covenant undertakes:

- (a) To ensure that any person whose rights or freedoms as herein recognized are violated shall have an effective remedy, notwithstanding that the violation has been committed by persons acting in an official capacity;**
- (b) To ensure that any person claiming such a remedy shall have his right thereto determined by competent judicial, administrative or legislative authorities, or by any other competent authority provided for by the legal system of the State, and to develop the possibilities of judicial remedy;**
- (c) To ensure that the competent authorities shall enforce such remedies when granted.**

Article 3:

The State Parties to the present Covenant undertake to ensure the equal right of men and women to the enjoyment of all civil and political rights set forth in the present Covenant.

Article 5 (1):

Nothing in the present Covenant may be interpreted as implying for any State, group or person any right to engage in any activity or perform any act aimed at the destruction of any of the rights and freedoms recognized herein or at their limitation to a greater extent than is provided for in the present Covenant.

Article 5 (2):

There shall be no restriction upon or derogation from any of the fundamental human rights recognized or existing in any State Party to the present Covenant pursuant to law, conventions, regulations or custom on the pretext that the present Covenant does not recognize such rights or that it recognizes them to a lesser extent.

Article 14 (1):

All persons shall be equal before the courts and tribunals. In the determination of any criminal charge against him, or of his rights and obligations in a suit at law, everyone shall be entitled to a fair and public hearing by a competent, independent and impartial tribunal established by law. The Press and the public may be excluded from all or part of a trial for reasons of morals, public order (*ordre public*) or national security in a democratic society, or when the interest of the private lives of the parties so requires, or to the extent strictly necessary in the opinion of the court in special circumstances where publicity would prejudice the interests of justice; but any judgement rendered in a criminal case or in a suit at law shall be made public except where the interest of juvenile persons otherwise requires or the proceedings concern matrimonial disputes or the guardianship of children.

Article 16:

Everyone shall have the right to recognition everywhere as a person before the law.

Article 26:

All persons are equal before the law and are entitled without any discrimination to the equal protection of the law. In this respect, the law shall prohibit any discrimination and guarantee to all persons equal and effective protection against discrimination on any ground such as race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status.

The Norwegian Courts of Justice Act provides that:

1. All judges (except lay-judges and assessors) must sign a binding assurance obliging them to exert their office conscientiously (sec 60, cf sec 52 ib item the Norwegian Constitution Article 21);
2. Only persons markedly competent as co-judges and members of the jury through their righteousness, skills and independence should be elected (sec 76, cf sec's 52, 53 and 65 ib);
3. Nobody can operate as a judge or juror when particular circumstances potentially diminishing his impartiality eventuates (sec 108 — cf sec's 52 and 109 ib).

Moreover — in the Norwegian Constitution, Article 110:c, it's stressed that (sic):

“It is the responsibility of the authorities of the State to respect and ensure human rights. Specific provisions for the implementation of treaties hereof shall be determined by law (cf, vg, the Norwegian Human Rights Act of May 21, 1999 — sec's 2 and 3).”

On account of preceding observations, it's evident all instances/persons mentioned beneath the heading “**Accused**” in nearby complaint are entirely disqualified from exercising any degree of judicial authority in this case.....; they're those legally reported/charged, and should be treated as suspects.

However — Norwegian authorities may correctly apply Article 93 in their Constitution (sic):

“In order to safeguard international peace and security or to promote the international rule of law and cooperation between nations, the Storting may, by a three-fourths majority, consent that an international organization to which Norway adheres or will adhere shall have the right, within objectively defined fields, to exercise powers which in accordance with this Constitution are normally vested in the Norwegian authorities, although not the power to alter this Constitution. For the Storting to grant such consent, at least two thirds of the Members of the Storting shall be present, as required for proceedings for amending the Constitution. The provisions of this Article do not apply in cases of membership in an international organization, whose decisions only have application for Norway purely under international law.”

Norwegian authorities are hereby encouraged to fulfill their juridical obligations as stated above and entrust impartial representatives from the United Nations with the formal responsibility for investigating, prosecuting and adjudicating etc

the various crimes wherewith the Kingdom of Norway are charged in this legal case unique in Norwegian history of law.

In any event the provisions of Article 21 (c) — second period — in the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment are promoted as legally preponderant – sic:

“The Committee shall deal with a matter referred to it under this article only after it has ascertained that all domestic remedies have been invoked and exhausted in the matter, in conformity with the generally recognized principles of international law. **This shall not be the rule where the application of the remedies is unreasonably prolonged or is unlikely to bring effective relief to the person who is the victim of the violation of this Convention** (cf Doc #4588, pp 119–121 item Articles 1, 4, 9, 12, 13 and 20 etc of the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment. Said Convention has particular regard to Article 7 of the International Covenant on Civil and Political Rights item Article 5 of the Universal Declaration of Human Rights — both of which provide that no one shall be subjected to torture or to cruel, inhuman or degrading treatment or punishment.)”

As widespread and grave abuse of the “Cobweb-optics”* (*cf Doc’s ##123, 627 and 3217) occupies a decisively central position in this particular case, persons directly or indirectly representing the USA must be avoided as (lay) judges, experts and investigators for reasons alluded to in Doc #2037, p 91.

The members of the actual juries in this case will face a pack well-educated and politically experienced liars who will do their very best to manipulate and deceive them.....so, by reason of the intellectual challenges represented by this and other facts of the case, **none** possessing a general IQ as measured on the WAIS, Stanford-Binet or PM 47 (“PM 48”, Raven — 40 min deadline) test subordinate to, respectively; **142, 145 or 143** should be accepted as (lay) judges or experts in forthcoming trials.

For their professional convenience, prospective jury members et al should be aware the following facts and figures:

Several of the notorious culprits in this case possess’ a general IQ equal or superior to 140 on the Stanford-Binet scale — speaking about the degree of sheer psychopathy, fraudulence and criminal inclination, Mr Paul HELLANDSVIK (IQ 148 — cf Doc’s ##4575 [p 117] and 4588 [p 120]), Mr Thorleif MARKEN (IQ 143 — cf Doc #1536, p 87),

Mr Arne RUSET (IQ 140 — cf Doc #377, pp 41–44), Mr Ivar OFTEDAHL (IQ 140 — cf Doc #377, pp 28 and 41) and Mr Carsten SMITH (IQ 153,5 — cf p 68 etc) are amongst the most dangerous. Average Stanford-Binet IQ for Norwegian physicians and nurses are 125 and 118, respectively (i.e full-scale WAIS IQ 123,5 and 117, respectively — cf Doc #1536, pp 85–86). As regards Norwegian Parliament members, average Stanford-Binet IQ is 127,5 (possessing a general IQ of 152, the theologue Mr Inge LØNNING is the noometric dux of this lamentable assembly suggestively termed the “Snake Pit” or “Pillbox”), and for Norwegian police officers 113,5 (i.e full-scale Wechsler IQ 112,5 — cf Doc #1536, p 86).

The best qualified Norwegian Police “Security” Service agents all has an IQ between 128 and 132 (cf Doc #377, p 41. While 90% of regular Norwegian police officers has clearly marked, psychopathic personality traits, the actual prevalence of explicit psychopathy/sadism are 100% amongst the Norwegian Police “Security” Service officers), and — as stated in Doc #3217 (p 106, cf pp 103–104) — the Norwegian Minister of Gross Injustice, Mr Odd Einar DØRUM, has a Stanford-Binet IQ of 137.

With his 155 Stanford-Binet score Mr Egil Tryggve STORÅS (cf Doc #377, p 41) possess’ the highest general IQ of the Norwegian county physicians and amongst those actual to interrogate/prosecute usw in this case. Mr Storås is mentally unsound, and — fearing personal disgrace and professional setbacks etc, he’s hardly expected to deliver truthful testimonies (— though, of course, he’ll attempt to convince the jury et al his explanations and views are perfectly honest and unbiased).

Background information

The reader should constantly keep in mind Norwegian authorities unscrupulously will exploit every adequate opportunity to erase, steal and falsify/alter to their advantage any piece of evidence communicated through nearby complaint — empirically they’re much prone to manipulate, espy, harass/intimidate, incarcerate, obstruct, weaken and explicitly harm/attack potential/actual witnesses in this and other cases where Norwegian officials are the factual culprits.....and the presentation of forthcoming matter are by and large accommodated these disquieting facts.

OSLO 1992

We're back to August, 1992. At that time I was living in Oslo, Norway, where I regularly/daily engaged in human rights and eleemosynary/peacekeeping work.

In connection to my altruistic endeavors, I frequently visited idealistic organizations and periodicals etc — sometimes I made lapidary notes about this activity in my diaries: the 5th I had an assignment with “Gateavisa”* (*a liberal street paper) and the subsequent day with “FMK”* (*a pacifist coalition).....then, the 7th, I had appointments with e.g the newspapers “Dag og Tid” and “VG”* (*“Verdens Gang”) in order to secure moral support and specialized know-how for said publication/association. There was seldom less than 20 distinct visits etc of this kind a month, and later — after permanently settling in NO-Brattvåg — I've met two of the coryphaei from this likable and humanitarian milieu in Oslo through the organization “We Shall Overcome”* (*a private support structure for persons mainly in conflict with psychiatry).....; I'm talking about Tormod and Ulf.

Both university educated and well above average intelligent, Tormod and Ulf told the same, depressing story: they'd been systematically terrorized by the Norwegian Police “Security” Service for years exclusively because they actively battled human rights violations, warlike preparations and various criminality perpetrated by v.g Norwegian politicians and police officers. They'd both seriously contemplated applying for political asylum, but their family commitments had spoiled these plans. Nevertheless; Tormod — then the leader of the We Shall Overcome organization — had received some official, pecuniary compensation for parts of the illegal terror imposed by Norwegian police. Ulf and Tormod agreed the police premeditatedly had attempted to ruin their health and economy etc by e.g launching utterly false accusations thus forcing them into destructive and highly stigmatizing contact with the state operated, psychiatric hell-machinery.

It should be emphasized that the maltreatment of Ulf and Tormod no way is unique: within outlined milieu nearly all principal human rights activists in Oslo had equally disgusting experiences with Norwegian authorities and with the police in particular — óne had to run away from a train while on Inter-Rail in a foreign country eagerly persecuted by a bunch armed security officers (the American diplomat successfully arranging his final escape had the episode investigated through his excellent contacts in the intelligence services, and it was readily uncovered the authorities in the actual country had received at least one verifiable warning from the Norwegian “Security” Service Police in Oslo who had

reassured them the peaceloving pacifist indeed was a most dangerous saboteur and spy who had travelled to their nation solely to effectuate massive terrorist attacks etc), another told how representatives from the police had spread potentially lethal pathogens in his apartment in Oslo (unfortunately for the police officers trustworthy neighbors observed the attempted assassination — before the curtains were drawn. The victim returning to his apartment somewhat later, became seriously sick, but survived) — the women narrated about frequent and totally groundless body strippings/searches.....; stark naked they'd been dorsally handcuffed and forced to kneel — while one police woman squeezed their heads between her thighs and held their chained hands, another sitting on the floor or kneeling behind them penetrated and vigorously stimulated their vagina and rectum with gloved fingers (many of these sexually motivated assaults lasted more than 15 minutes, and usually included prolonged and sometimes painful rubbing of the victim's clitoris — two of the girls told they habitually feigned orgasm in order to dupe and satisfy the nauseatingly oversexed police women. It must be thoroughly underlined none of the actual victims were prostitutes or criminals/druggies; they were all hearty philanthropists condemning human rights violations and narcotics!).

We're still in Oslo, 1992, but now in the month of September. Chiefly due to the excruciating injustice I've undergone, I'm totally opposed to disclosing details anyway of larger and especially strategic value to Norwegian authorities.....in consequence, succeeding summary may be “partially obscure”:

I've always appreciated a given amount physical activity, so — upon finishing more sedentary tasks in the evening, I normally stepped into my running shoes to get some outdoor exercise.

During my vesperal — occasionally nocturnal — exertions, I'd noticed Ms FINNE-GRØNN (daughter of Mr Jørgen Magnus FINNE-GRØNN). She worked as a nurse, and each evening she'd leave her apartment in Rasmus Vinderens vei at approximately the same time. Walking down said street she'd intersect the suburban commuter railway at Blinderen and turn sharply right — heading for the private house of her old parents requiring her assistance before bedding.

Perhaps it was the 2nd at 10:30 PM — while Ms Finne-Grønn proceeded on foot towards the center of Vinderen* (*region in Oslo) — I saw a suspicious man lurking behind some bushes right outside her apartment.....and maybe I instantly recognized this person, doubtlessly a foreigner, as one I the previous

month had scared and chased while he — armed with a handgun — lay in wait for Ms Finne-Grønn in a private garden in Villaveien* (*a street) a few meters from her parents house. I'm pretty sure the neighbors heard "something" that evening.....and feel completely convinced no one were hurt. In any event, at 10:45 PM, Ms Finne-Grønn reached her parents house a few minutes later — in good condition.

On account of the possible observation of a potential murderer the previous evening, I surely guarded the area outside Ms Finne-Grønn's apartment the 3rd. Less than 15 minutes before she appeared outside this evening, I observed the man I feared had planned to kill her surreptitiously install himself around 25 meters westabout the crossroads where Rasmus Vinderens vei meet Anne Maries vei* (*a street). Following the normal route to her parents, Ms Finne-Grønn couldn't possibly escape the alleged brute awaiting her (a few hours earlier he'd — most likely — murdered his wife).....

Anyhow; the actual evening she hesitated.....peering into the dark she sensed something not was quite right.....then she did an about-face and returned to her apartment. Five minutes later Ms Finne-Grønn was back outside the freehold flats where she lived — she'd changed her previously light overcoat with a dark ditto. Now — she'd never done that before — she tiptoed along the northern facade of the building turning sharply right at the corner.....then carefully proceeding following adjacent riverbank southwards.

At reasonable distance I watched Ms Finne-Grønn as she rambled rather irresolutely about — hoping she decided to follow Hafslundveien* (*a street) all the way to Slemdalsveien* (*a street) where she safely could continue to Frøen and Lille Frøens vei* (*a street) comfortably reaching her parents house suchwise. But no: she turned off into Anne Maries vei — and less than 100 meters northwards I had to wade across a river in order to intersect her if she came too close the uxoricide maniac ensconced at the end of said road.

Ms Finne-Grønn evidently looked for a place where she dry-shoed etc could proceed to the suburban commuter railway east of her...but, unable to move ahead into the dark and rough terrain on her right hand safely, she fatally determined to advance northward — indubitably targeting the previously indicated crossroads. I supposed the presumable slayer hiding at the end of Anne Maries vei had his pistol damned prepped for the occasion, and I knew a clever marksman would hit Ms Finne-Grønn with the first round if she took another 25 steps onward.....so, in order to stop her, I had to disclose my presence. From my post 10 meters ahead of her I suddenly leapt unto the street — expecting her to be frightened. But: instead of turning back fleeing out of the danger zone, Ms Finne-Grønn studied me attentively a few seconds before smiling delighted — stepping straight towards me! I've never doubted she is a charming lady, but the time and place for a romantic rendezvous were somewhat — inconvenient

(besides, I dare add, I had excellent personal contact with another nice nurse at that time)!

So, much to her surprise, I gestured her to halt and march away in the opposite direction.....which she reluctantly did.....but she surely felt I'd been very unkind even refusing to talk to her (I'm quite sure Ms Finne-Grønn had understood my abrupt behavior much better if she knew the corpse of her stipulated would-be killer's wife newly had been discovered at a parking-place conjoining the headquarters of Norwegian Broadcasting Corporation a few hundred meters south-east of us).

The imaginable murderer? — I guess somebody might have seen him as he — less than 3 minutes after Ms Finne-Grønn had left me — ran madly off in the direction of a nearby nuthouse.....; “something” had apparently terrified him!

For juridical etc reasons, I'm essentially unwilling to guarantee the absolute correctness/completeness of the information found inside the stippled frames above, but I strongly encourage able/impartial investigators to undertake independent research.

May the 27th, 2005, I consulted the administration of the Norwegian Broadcasting Corporation regarding the corpse left right outside their office doors Sep 3rd, 1992.....but neither the radio nor the TV news department had recorded any information about it — strange, isn't it? The Norwegian Broadcasting Corporation is wholly controlled by Norwegian authorities, of course, and thus the main-disperser of **state forged propaganda!**

As for the latter date, I paid the headquarters of the Christian Democratic Party in Oslo my first and only visit that day — Mr Kjell Magne BONDEVIK (cf Doc's ##1022, 1049 and 2037 etc) occupied a modest office on my right hand as I entered their vapid base.....

Let's go on.....:

Due to the threatening situation previously described, I dearly wanted Ms Finne-Grønn to change her hazardous routines a bit in regard to her noster-parental visits — so, the 4th, I sent her a concise (and inoffensive) note to attain this objective.

The 5th Ms Finne-Grønn decided to inform the police about the situation. The police station at Majorstua, Oslo, promptly assigned an officer to watch her flat in her absence, and ordained a provisional bodyguard and motorcycle escort as well.

‘Excellent — if they’re able to protect her I finally can concentrate on my athletic endeavors!’ I was thinking.

Late in the evening the 6th she was back outside her apartment — wearing one of her dark overcoats, she stealthily moved to-and-fro mostly concealed by a dense hedge.....trying to figure out the goings-on, she intently studied every passerby.

By now she had permanently altered some of her night-tide routines and exhibited a hopefully prophylactic degree of reasonable suspicion.....so — for the moment — I felt slightly alleviated.

Ensuing days I leisurely inspected the police activities around Ms Finne-Grønn, and it soon became regrettably manifest they were incapable of rendering her required assistance. Anxious for her life, I scornfully gazed at the various plain-clothesmen as they lackadaisically strayed about in the vicinity of her dwelling — they’d understood next to nothing!

Ms Finne-Grønn was repeatedly seen wholly unprotected in the murky area around her parents house, and I decided the murderer had to be caught rather quickly. Some days later he was duly arrested — he’d practically reported himself, and obviously longed for a prison cell where he could feel somewhat safe...!

Greatly relieved the manslaughter were jailed, I hoped for a few days off.....but now the truly big problems commenced!

Unable to contrive the missing links and markedly confused by the complex chain of causation generally, the police exhibited maladapted interest for me the last part of September. Well acquainted with the different aspects of the case, I continued my life much as normal and did no attempts whatsoever to mystify or conceal e.g my movements in the neighborhood.

The officers from Majorstua Police Station had my identity at this point of time, and suddenly started to act explicitly menacing — to a given person they ad-

mitted they'd planned to arrange a psychiatric internment for me.

The arrogant police officers had undeniably comported themselves woefully clumsy, and rightfully felt intellectually and otherwise inadequate; someone — “come hell or high water” — had to pay for their incontestable awkwardness!

The seemingly irresistible urge to compensate for assorted shortcomings through stark falsehood and extensive nefariousness, soon turned out as one of the foremost hallmarks of these fundamentally vicious ruffians.....

While I visited miscellaneous associations etc in Oslo October 6th, spiteful officers from Majorstua Police Station did their best to denigrate my reputation vis-à-vis my landlord and a pensioned ambassador in the immediate neighborhood. A native Norwegian, the ambassador had been permanently stationed e.g in Thailand.....and it's hardly unfair to describe him as a slimy turncoat with a clear-cut predilection for nasty intrigues, espionage and perversions.

The police arranged an appointment with aforementioned ambassador in order to utilize his private house a modest stone's throw west of my apartment as a kind of headquarters for oncoming terrorism.....

Returning to my attic-lodging in the late afternoon, I immediately recognized intruders employing at least one forged key had searched the unpretentious living room. Inspecting the small balcony adjoining the garret, I quickly discovered a couple insulated wires inchoatively hidden by corresponding girders and corner stud. Following the thin cords with the eyes, two of them ran along the outside wall to the ground where they continued southwards, while another pair apparently led into the apartment beneath.

I frequently employed said veranda for laundry purposes, and firmly knew none of described wires had been there a week ago.....

‘Well — let's see what these bullies are up to!’, I said to myself.

A few hours later I put on my tracksuit and went outside — it was dark.

I barely ran a kilometer before heading for my dwelling house — wading across a nearby river, I surreptitiously advanced from east.....reaching the residence garden unseen by the hectoring enemy. I'd decided to inspect depicted wires somewhat closer.....and as supposed: from the southwesternmost part of the foundation those reaching the ground (largely concealed) continued westward to adjacent street before sneaking along the trunk of an aged tree almost to the top — in the dim light from a vicinal street lamp I saw the threadlike conductors traversing several meters above the road.....straight into the previously indicated ambassador's private garden!

From my covert beneath the ambassador's domicile, I now studied the police

officer I beforehand knew had been stationed in the former diplomat's lawn. Partially hidden by surrounding shrubs he intentionally kept in the dark, but each time he sucked his revered cigarette a tiny gleam dimly illuminated his facial features — it was one of the notorious undercover agents.

I cautiously withdrew the same way as I came, and ran around roughly 20 minutes before returning to my apartment in Ivar Aasens vei* (*a street) the ordinary way.

The next days the police continued their sentinelling outside the ambassador's house — they'd installed cobweb-optics (cf p 9) inside my flat, and bombarded the attic with ultrasound by night (my landlord slept in a room underground, and were hardly seriously affected by the terror — though he was noticeably more confused and indisposed than usual these days). The ultrasound-cannon was mounted on a tripod in the ambassador's garden (they always removed it before dawn), and drew electricity from a power socket inside his house — he certainly knew about it!

The ultrasound-terror wasn't a success for the police; notwithstanding a few tactical adjustments, I carried on most of the human rights work etc as customary (— anyhow: perfectly aware the police illegally would surveil and terrorize her if she was found, I'd forbidden my girlfriend to visit/contact me since the middle of September).

During their numerous break-ins the police had installed several electronic hootanannies both inside and around my lodging — one of these accursed gadgets were discovered in a narrow dead end of the attic less than 50 centimeters from my bed...

The police behaved both ridiculous and unacceptably unethical, so Oct 10th (at 02:20 AM) I signaled to their guard in the ambassador's garden to go indoor — he'd been seen in any case, I morsed. After fifteen minutes I'd received no reply, so — flashlight in hand — I entered the balcony again. I'd morsed 3–4 characters when the brand new flashlight battery permanently went out of business! I retreated inside, but 5 minutes later I was back on the modest veranda; a man in his thirties frenetically struggled to remove as much of aforementioned wires as possible! — ungraciously stumbling in the jungled cords, he took flight like a badly moonstruck cuckoo upon detecting my peering presence.....!

October 11th I attended a vesper service for university students at "Misjonskirken"* (*a church), Oslo, while a bearded hobgoblin from the Norwegian Police "Security" Service attempted to photograph all the churchvisitors (the

police had also stationed two well-known plainclothesmen right outside corresponding porch/aisle).

Returning to my apartment in Ivar Aasens vei, I wasn't much surprised to learn the police again had burglarized it. Nevertheless — a new and ominous trend had been initiated this evening; studying some vacuum-packed sausages I quickly discovered the miniscule pinprick underneath the price tag, and the newly baked rye bread had been contaminated with a scarcely visible granulate! This was, however, nothing but a sinister confirmation of what I've been told by other human rights activists; Norwegian police verily utilized pathogens and poisonous substances to harm/assassinate persons ideologically or otherwise opposed to their ghastly extensive criminality suo motu and ex officio!

Going collectively bananas, the bootless police officers now launched a dozen strikingly hatefull attacks to annoy and cripple me.

The 15th — at 04:30 AM — a toolwielding motorcyclist from Majorstua Police Station sabotaged the streetlight outside my dwelling, and forthcoming midnight the entire street lay bathed in darkness!

Due to the nocturnal ultrasound-terror, I routinely took a nap in the morning before going to the center of Oslo. Underneath I heard my landlord utilizing the phone before leaving in his car, and I prepared to sleep for an hour and a half — it was the 24th day of October.

Laying prone on the bed relaxing, an unexpected noise reached my ears; apparently the sound of water running in the domiciliary plumbing system! This was curious, because I knew the landlord not yet had returned — so, under otherwise normal conditions, I should be the only person in just now..... Still reclining on the bed, I'd prepared mentally to go downstairs when the oxygen evidently was “sucked” out of the small attic abode — rendering breathing impossible! I flung myself out of the room rather swiftly — rushing down the stairs heading for the exterior door.....

Outside I forthwith entered nearby garage — grabbing a laid away matchbox, I inhaled deeply before advancing upstairs. I'd left the apartment door ajar, and now I tried to light one of the safety matches in the quarter-opened doorway — it ignited, but extinguished after maximum 2 seconds. Stretching my arms 40–50 centimeters into the apartment, I attempted to enkindle a couple matches.....but they didn't strike at all! Flinging the door agape, I withdrew alfresco where I quickly found the matches to be in perfect condition.

Staying outside nearly 20 minutes before reentering the flat, I had no difficulties burning up one of the matches, but I unclosed a window and opened the balcony door though — the stuffy air had a peculiar odor.....not unlike that of

carbon dioxide gas (CO₂).

Staying indoor watching the apartment this afternoon, one of the uniformed and police cooperating rangers I'd seen the preceding day either fell or — very uncoordinately — jumped down from the lower roof as I abruptly flung open one of my eastward windows....!

Anyhow — the most pernicious assault by far this day, was planned and directed by the well-known but feckless Norwegian parascientess Ms Anna Elisabeth WESTERLUND. A fatally improper onslaught, Ms Westerlund appeared outside my flat next day — carrying out a certain ritual before leaving.....; I won't characterize her as an upright or particularly wise individual!

Completely renegeing juridical regulations and social codes, the cops subsequent days exploited every manifest opportunity to make trouble.....so — in the beginning of November, I departed for Sweden.

Arriving in Stockholm, it became clear Norwegian police had informed their Swedish colleagues about my presence. Anyhow — my mission was a perfectly legal one: forthcoming problems rather forecasted, I'd decided to deposit some written and particularly valuable material outside Norwegian borders. Said stuff discreetly and successfully transmitted, I immediately returned to Norway —

It should be duly underscored the police never found anything unlawful or otherwise objectionable during the various break-ins touched upon above — neither had they justifiable reasons for suspecting any degree of criminality.

What they actually discovered in my apartment — besides human rights papers and pacifist-oriented magazines, was a few legal documents confirming I'd reported the misconduct of a former police officer — Mr Frederik BARTH — to the national association of barristers.

Operating his counselor agency from Akersgata* (*a street), Oslo, I'd consulted Mr Barth in 1990. Mr Barth behaved more or less adequate until I mentioned Mr Magne ENG — brother of the intensely Nazi-sympathizing police physician Mr Hans ENG* (*Born in Oslo 1907, Dr Eng — like many other Norwegian police employees — zealously supported the Nazi-German "Endlösung". Actively taking part in the deportation etc of Norwegian Jews, he was indirectly guilty e.g of genocide — but, darned significantly; he was never indicted for this notorious and exceedingly opprobrious criminality! Imprisoned from 1948–1949 he was

wholly and scandalously pardoned March 3rd, 1950, and immediately resumed his “medical practising”.).

From spacious accommodations in Møllergata* (*a street), Oslo, Mr Magne Eng and his highly questionable staff engaged in seemingly charitable business activities.....but when he — by way of a third party — learned I was strongly opposed to the extermination of Jews enthusiastically partaken by his brother, he promptly decided to swindle me for US\$5000!

Anyhow; to support my de facto remuneration claim I had a prodigious bunch receipts/contracts which — horrible dictu — Mr Barth now aggressively and consultatory disjunctively flung up in the air with a sudden jerk.....spreading the copious documentation all over his office floor!

Well — the national association of barristers naturally found the rather ill-mannered Mr Barth guilty of malconduct ex officio.....a troublesome fact he and his Nazi-friendly fuzz-chums never ’ve been quite able to stomach —

The police officers irregularly begriming my flat in Ivar Aasens vei also found legal papers indicating I’d reported one of their depraved colleagues item the notoriously fractious Director General of Public Prosecution — Mr Georg Fredrik RIEBER-MOHN — for premeditated dereliction of duty etc.

Telltalely a member of the beforehand contaminated Supreme Court since 1997, the vindictive Mr Rieber-Mohn should be a main target for everybody wholeheartedly striving to lessen official corruption and covert racism in Norway.

It ought to be emphasized parts of the blatant misconduct exhibited by the police in Oslo were nourished by slandering brought about by — particularly — Mr Olav HOFF, NO-Langevåg.

Pt employed at the district recorder’s office in NO-Ålesund, Mr Hoff 7–8 years earlier had displayed undesirable interest for me — he’d v.g registered that misfortune and illness always befell those taunting me, and he wondered why. I honestly replied I was an extraordinary upright person condemning wrongdoing absolutely, so — whoever had accused or annoyed me was indeed wicked and thus liable to punishment.

Nevertheless — based on lamebrained misconceptions, spite and most undue curiosity, Mr Hoff willfully provoked and clearly applauded some of the rabid terror exercised by his colleagues in Oslo.

In connection to the human rights document sent the permanent Representative of the Russian Federation to the United Nations — Ambassador Andrey I DENISOV — September 20, 2004 (cf Doc #3217), officers anxious to destroy pieces of evidence against themselves arranged a fire at Majorstua Police Station, Oslo, in the evening eight days later. Earlier that day I had informed outlandish representatives of the United Nations and the European Union etc about the unlawful document copying/theft, and feedback from these and other

instances scared the downright iniquitous cops.....

Officers from Majorstua Police Station 've continued persecuting and illegally terrorizing me until today, i.e August 2006.

As for my landlord in Oslo, Mr Fridtjof HØYER, he probably suffered lasting health impairment as a result of the police waged terrorism — and, in all likelihood, he became the victim of at least one serious offence committed to hide this criminality.....

A grandchild of the famous Norwegian Fridtjof NANSEN, Mr Høyer had exhausted himself nursing his disabled wife before she died. Despite numerous applications, Norwegian authorities bluntly refused to provide required assistance and — as the wearying work gradually sapped his strength, they'd told Mr Høyer his recurrent requests for help to his sick spouse were triggered by mental illness!

Mr Høyer never fully recovered from the malicious injustice, and frequently lamented the lack of adequate empathy exhibited by his own children.

Above mentioned rangers were commissionaires from a special contingent paratroopers known to cooperate closely with Norwegian police in anti- and counterterrorism matters.

Military value and civilian applicability otherwise unquestioned, their present liaison with the severely vitiated police force is eclectically contravening, professionally deleterious and deeply disgraceful indeed.....; corresponding corps d'elite should enjoy sheltered training facilities and operational freedom wholly exempt suborning influence from detrimentally crackbrained police principals! Waging gross injustice rather than war in this case, the paratroopers should purchase a physical, moral and purely intellectual standard unequalled by 97% of Norwegian police officers.

Said Ms Westerlund was a notorious police collaborator, and she didn't fare very well neither before nor after her death.....

Before expiring in 1995, she testamentary donated her brain to the university in NO-Bergen, and one of the pathologists dissecting it — Mr Inge MORILD — also conducted a post-mortem examination of my murdered fiancée in November 1996 (cf Document #599, pp 47–49).....

From the passenger station in Stockholm I phoned my sisters in Norway — afterwards, in a narrow passageway, I confronted one of the Swedish plain-clothesmen with the fact he'd eavesdropped/recorded corresponding conversation utilizing a wireless device: 'You'll hand over a copy of that tape to Norwegian police!' I said to him. He nodded — but they didn't like it.....they felt something was wrong with this case, he said, and wondered if I could spell

out the goings-on for him. I gave a short account. ‘Good luck!’ he cheered. Waiting for the train to Oslo, another Swedish police officer frustrated asked me what kind of rancid hodgepodge their Norwegian colleagues tried to serve them. I explained. ‘Goddamn, what a mess! — they’re completely crazy!’ he snarled, and reassured me he noway supported the Norwegian cops in this case.

Norwegian authorities constantly and underhandedly searching for opportunities to explain away etc their rotten misconduct, it is thoroughly stressed the truly subhuman diabolism exercised by the police in Oslo were through and through evil-intended and without extenuating circumstances.

Moreover; Norwegian authorities didn’t suspect I possessed any kind of valuable material before leaving for Sweden in 1992, and knew nothing whatsoever about the content of vg Document #599 before it was published in 2002!

ÅLESUND/HJELSET/BRATTVÅG 1992

Arriving Oslo, I continued by train to NO-Åndalsnes where I met my two sisters and the boorish troublemaker Mr Jon Rune NYGÅRD* (*allegedly engaged with my youngest sister) — twas November the 4th .

I’d planned to rent an apartment in Ålesund forthcoming day, and found it convenient to share roof with my sisters and Mr Nygård until then.

I was about to enter bed when aforementioned Mr Olav Hoff and a female physician, Kristin HENDEN, came into the house. Pretending my mental condition bothered them, Mr Hoff told they intended to bring me to a nearby hospital for further examination.

Though Mr Hoff’s contemptible double-dealing and the perverted state of affairs generally were perfectly evident from the onset, I said nothing about it.....usually I swear to the “accuse-me-and-condemn-yourself-policy” in cases like this —

At the infirmary at Åse (a few kilometers east of NO-Ålesund) I was compulsory committed by the physician Ms Elin THOMASSEN DYRHAUG — Mr Hoff enacted his self-appointed role as countersigning “tutor/guardian”, of course!

I was forced to swallow some debilitating drugs, and locked up in a cozy hospital pokey overnight. In the morning two police officers transported me by car

to the funny farm at Hjelset right east of NO-Molde —

My first encounter with the loony bin at Hjelset proceeded pretty much as beforehand expected — never previously interned, I was certainly well prepared for the fiendish absurdities awaiting me though.....!

From 1975–1979 I was an active member of the Norwegian Boy Scouts movement, and much of the time I functioned as a Scoutmaster. One of the lads I taught e.g first aid, pioneering/bivouacking, semaphoring/morsing, splicing/knotting/roping, religion, lifeline maneuvering, improvised cooking, tracking, map/compass reading, mountaineering and general outdoor survival etc, was aforesaid — Mr Jon Rune NYGÅRD.

I can't say any of the scouts proved eminently teachable, and when Mr Nygård finally managed to learn the Morse code by heart, he was immensely proud! — as a matter of fact he earnestly recalled this “mnemonic achievement” as one of his truly remarkable intellectual feats for many years onwards.....!

Certainly not the brightest in my scout troop, Mr Nygård nevertheless surpassed everybody in one, distinct discipline: malingering!

Instructing both Boy and Girl Scouts in first aid techniques as v.g cardiopulmonary resuscitation, complicated fracture treatment, pulmonary edema relief, arrest of arterial bleeding, management of traumatic diaphragm hernia, minor surgery and emergency handling of second and third degree burns etc, Mr Nygård unquestionably was the choicest casualty dummy!

Cosmetically pallid, pseudo-wounds frightfully agape and with artificial blood trickling from ears and mouth etc, he most definitely seemed death-struck, and several times persons unfamiliar with his bizarre talent for simulation indeed felt convinced they faced an authentic emergency situation.....!

As Mr Nygård commenced secondary education, parts of his personality changed for the worse — he became nauseatingly stuck-up, machinating and outright mendacious. He'd left the Boy Scouts a few years earlier, and without the positively stabilizing influence from this uncorrupted youth movement he soon proved a willing victim for the depraving impact wielded by some of his classmates. One day I accidentally met Mr Nygård in NO-Mauseidvåg, he straightaway confessed he'd planned to harm me in one way or another. This sudden hostility was totally unprovoked and unreasonable, so I immediately

demanded an explanation. He admitted I always had treated him properly and never offended him in any way, but he felt like backstabbing and injuring me anyhow....he didn't know exactly why, he said, and agreed it surely would be wrongful.

Though Mr Nygård weighed 113 kg and was an enthusiastic soccer player, I had always been much stronger and battlewise than him — if attacking me, he'd been defeated forthright.....and he knew that.

Before parting I asked if he somehow felt envy towards me, and he replied he most likely did.

Mr Nygård waited more than 10 years before realizing his vow to harm me.....; the actual opportunity arose the night to November the 5th, 1992 — then he grabbed his mother's phone.....

First he phoned Mr Olav Hoff (at that time employed at the local sheriff office), and then the nearby casualty department at NO-Åse.

Mr Hoff was beforehand informed by his colleagues in Oslo about my presence, and had waited for this preplanned excuse to falsely accuse and illegally apprehend me. At this time I was wholly aware the married Mr Hoff for years had abused his position as a police officer to gain sexual favor from a number of women, and his flirtatiously manipulative behavior vis-à-vis the young and naive Ms Henden was rather ostentatious this night. Later he was convicted for some of his sexual turpitude, but the extension and negative consequences of his misconduct was never uncovered by the partially corrupted jury.

Several representatives from the hospital at NO-Åse had been clandestinely involved in the putrid complot against me before I reached the Ålesund-region, and Ms Elin Thomassen Dyrhaug was absolutely one of them — she was e.g identical with the slightly disguised woman exhibiting peculiar interest for me on the train to Åndalsnes!

Whereas Ms Thomassen Dyrhaug decidedly is one of the principal culprits in this disastrous case, the real architect behind the nosocomial conspiracy was Ms Aase SVENDSEN ROLAND (b April 29, 1938) — one of her befriended colleagues and the professionally incompetent and repugnantly immoral leader of the psychiatric department at indicated hospital.

Married with the chief of health in Møre og Romsdal county — Mr Per ROLAND (fully aware and actively supporting his wife's nauseating criminality, Mr Roland is another principal offender in this case) — and with solid political connections, Ms Svendsen Roland had a nearly optimal basis for exerting her vehemently corruptive influence.

Ms Svendsen Roland was also more or less acquainted with my parents in advance, and with her criminal predisposition, suppressed sexuality, Christian

delusions and sadomasochistic inclination etc, she didn't hesitate falsely accusing and groundlessly terrorizing me.

Ms Aase Svendsen Roland and Ms Elin Thomassen Dyrhaug was both amongst the physicians who had planned, approved and recommended the **totally illegal terror** waged against me in Oslo!

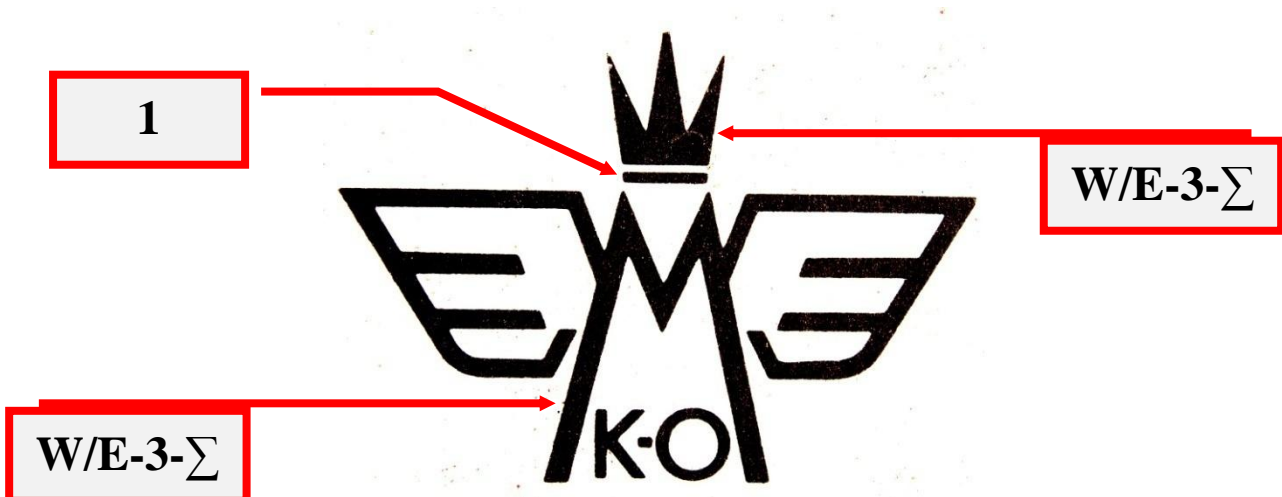
Before the iatrogenic atrocities in Oslo, the emotionally wayward and intellectually trifling Ms Svendsen Roland had been shrewdly manipulated by my parents who convinced her my strategically hustle-bustle eclosion and ensuing rejection of them in 1984 was spurred by impulsivity and unsoundness.

Affected by my parents prevarication and willingly ignoring readily documentable facts of the case, Ms Svendsen Roland subsequently committed the truly fatal error in her life.....

Following grave and perhaps psychopathologically motivated child abuse, my parents irrevocably lost my confidence in 1968 — a troublesome fact they always 've taken considerable pains to hide. The child battering continued until 1975, and during the period we lived in NO-Langevåg my father's older sister, Ms Judith MOLVÆR, several times threatened to report the ill-treatment to the national child welfare.

When I left my home in NO-Mauseidvåg in 1984, it was an extremely well-planned move — a necessary step I'd been prepared for since my earliest boyhood. In 1975 I decided to design the company logo unmistakably reflecting this fact — a piece of circumstantial evidence convenient for future application.....:

A crowned and winged double-u/-you applied e.g as letterhead and spread throughout the world — the announced "flight of the W" is clearly perceived.....cf illustration (the logo's three-pointed princess' crown —



representing the 3 sisters mentioned in Doc #599 [Centurie I:76] — is also a stylized “W”, “E”, “3” and “Σ”the digit “1” is seen as the crown’s substratum/vinculum/integer and single bond. The “W” — turned upside down so as to resemble twin-peaks towering above an edged depression — symbolizing the DALSEGG-sisters [cf Doc #599, pp 47–54 usw. Toponymically/literally the surname “Dalsegg” means “dale’s edge”] whose foundation rely on me, also represents an artistic version of the letter “E” [“Elin”], the number “3”, the mathematical symbol “Σ” [“summation of” — signaling conclusions] and the rear sight of a firearm etc. Dextrorotating the logo 90° it’ll thus read **W/E-31-Σ** — levogyrating it 90° it’ll also read **W/E-31-Σ** [in 1996 my fiancée, Elin — one of said sisters — was shoot down in Ålesund* {*literally “the narrow passageway separating v.g a pair principally — cf “principal girl/boy” — interrelated islands/peaks etc. The etymological/suffixal transfiguration and logogrammatic interpretation of portrayed townscape also reads as “significance/portent/earshot/proclaim/reliable/healthy/unimpaired”. It should be noted my fiancée was murdered in Skaregata — literally the “Notch-street” — toponymically/derivatively denoting aforementioned depression and the bottomed way passing tween/twain the W’s cleaved and sloped design profoundly reflecting the symbolically out-of-the-way elevation of dispirited and otherwise sinistrous circumstantial indicators.} the 31st of October.....the actual month is represented by the alphanumeric position of the letter “J” {corresponding traitor’s forename initial}, while the initial of the murderer’s first name — “R” — is established by the alphanumeric distance between the characters “E” and “W”.]

Not composing a wholly conventional UN-report, I feel free quoting a poem by the Belgian Nobel laureate Comte Maurice MAETERLINCK:

“Les trois sœurs ont voulu mourir
Elles ont mis leurs couronnes d’or
Et sont allées chercher leur mort.

S’en sont allées vers la forêt:
‘Forêt, donnez-nous notre mort,
Voici nos trois couronnes d’or.’

La forêt se mit à sourire
Et leur donna douze baisers
Qui leur montrèrent l’avenir.

Les trois sœurs ont voulu mourir
S’en sont allées chercher la mer
Trois ans après la rencontrèrent;

‘Ô mer, donnez-nous notre mort,
Voici nos trois couronnes d’or.’

Et la mer se mit à pleurer
Et leur donna trois cents baisers,
Qui leur montrèrent le passé.

Les trois sœurs ont voulu mourir
S’en sont allées chercher la ville
La trouvèrent au milieu d’une île:

‘Ô ville, donnez-nous notre mort,
Voici nos trois couronnes d’or.’

Et la ville s’ouvrant à l’instant
Les couvrit de baisers ardents,
Qui leur montrèrent le présent.”

The monetary unit in Norway is ”kroner” — literally “crown/couronne”.

The abbreviation “K-O” at the lower part of the logo stands for “kick-off/kick off” and “strikeout-operation”. The “K” also relate to the 10th/11th, and the “O” to the 14th/15th — the tactically interpolated “hyphen” marks the fatidic/ontological division expressed as semiological confirmation of the semblable duplicity and figurative orogeny synecdochically evoked by the sororal transubstantiation and calendric synchresis of chronologically interrelated opposites factitiously promoted through the connotative separation emblematically embodying the distinct features of forecasted capital offence).

The ice-blue logo printed on white stationery heralds my foreordained surname — “Winther” — as well as the “wintry/glacial/chilly” conditions sublunary typecasting my “In-ter-twin-ED ≡ ‘Me—ta-mor—phos-is’” (about literally: “Ego sum lux [mundi] — though, thankfully, an intentionally dimming light” most appropriately leaving the rightfully doomed Earth in increasingly obscurity [cf Centurie-III:94, Doc #599 usw]).

My carefully constructed company name was: “DEPARTMENT OF NEWS” — i.e; depart -ment of nEWs (the suffix “-ment” presaging the specified object/action/process) and thus — “the depart -ment of new/nominative EWs”.

In their characteristically fraudulent and muddleheaded manner, Norwegian authorities ’ve attempted to portray my superbly structured disentanglement from their noxious coercion as pathologically dictated — nefarious suppression

of bothersome facts and exegetic information shedding light on their feculent criminality 've constantly been of paramount importance to them.

Also for my parents whom I left deliberately hurried in 1984 has it been important to think up a spurious but — to themselves — soothing explanation in respect of my deceptively dramatic take-off.

In any case the condemnation of the satanic persecution, torture and falsifications etc brought about and supported by Norwegian authorities and my parents are absolute, unalterable and sempiternal; all requests for absolution will be turned down, no pecuniary compensation will be regarded as adequate or even slightly attenuating, and religious pietism/penitence won't affect the deservedly brutal fate awaiting those guilty.

Returning to the star-crossed conditions in Ålesund 1992, it should be emphasized I already before entering the private house of Mr Nygård's mother discovered distinct and fresh traces outside the main entrance confirming my enemies just had left the place — inside I immediately noticed a dozen signs betraying the dwelling pretty short time ago had been infected by audiovisual spy-accountrements. Due to the continuous terrorism exercised by sadistic police officers et al in Oslo, I hadn't slept since Oct 23rd.....but still my deductive and observational capacity by far surpassed that of the treacherous pigwidgins and moral lepers about to betray me (i.e; my sisters and Mr Nygård were wholly unaware the house had been bugged etc, and even the most manifest vestiga left by the intruders escaped the flawed attention of these haughty and mentally unstable half-wits)!

Arriving the abhorred bughouse and political prison at Hjelset, I furtively carried out a couple technical tests objectively confirming what I beforehand knew; the federal slammer had very recently (many of the clear-cut clues were certainly less than 24 hours old) been contaminated with the infernal Cobweb-Optics* (*cf Doc's ##123, 627, 2037 and 3217) and pinhole-microphones — though, at that time, the infection were limited to rooms I supposedly had to utilize (WCs and bath-/bedrooms included).

Forthcoming inspections and tests gave credence to the fact the Cobweb-Optics not had been installed other places than those normally frequented by me — not even in the compartment for “particularly dangerous” detainees (as for today, however, the Cobweb-Optics and concealed microphones are probably abused practically all over the execrable institution)!

Anyhow — by November 1992 my skillful stalwarts had been discreetly and successfully emplaced both inside and in strategical vicinity of the vitiated laughing academy; the amount final proofs intelligently collected by these dauntless champions and professional entourage are truly enormous, and their sharp-witted testimonies will be unconditionally devastating for my hope- and

honorless foes!

As natural for hominoid faeces, my state paid enemies clung foully together also at Hjelset — now the altogether false and trenchantly sphacelated concoction fabricated to incarcerate me had to be “consolidated” through pretendedly scrupulous, catamnestic annotations etc.

The misbegotten son of a manic-depressive drunkard, the psychologist Mr Hans Peter MØLLER was amongst the first creeps I encountered at the madhouse — sporting an unkempt hairstyle conspicuously resembling a machine-gunned magpie’s nest, he decidedly had the look of a bombed and shell-shocked circus clown!

A fundamentally pusillanimous, immature and perfidious good-for-nothing, Mr Møller compensated for some of his shortcomings through attributing his own, despicable frailness and vile nature to me. Criminally jumbled up with the pharisaic falsehood characterizing the abject weakling and hitlerite alienist* (*while 20% of primary care physicians [general practitioners] in Norway can be correctly described as clearly anti-Semitic and/or naziphile, corresponding figure for psychiatrists pendulates between 50 and 55%. Viewed as a single group, medical practitioners in Norway ’ve been extremely overrated — morally, intellectually, socially and medicomechanically) Mr Magnus AASHEIM, the commentaries entered in the “medical record” by Mr Møller presumably belong to the most low-minded fiction ever penned in Norwegian!

In said record the out-and-out criminal and medico/politician authorized assaults launched by the police in Oslo had been described as purely imaginary, of course, and the fibbing swine had shunned no iniquitous extremes to portray me as paranoid and to cover-up their sickly vicious corruption.

As beforehand announced it’s not my intention to furnish my diabolic foes with especially useful information, so — at this point in the process — my direct countercomments are tactically limited to declaring more than 90% of the slimy stuff included in the scandalous record thoroughly false and deliberately misleading!

Acquainted with their forthcoming treachery long before they actually were born in 1966 and 1970 respectively, it should nevertheless be underlined I always ’ve held back any information my sisters prospectively could abuse — e.g by passing it on to hostile persons.

When I met these fickle and neurotic wenches at Åndalsnes in 1992, they hadn’t seen me since 1984 — as for today, they both enjoy perpetual enemy-status due

to attempted and harmful cooperation with rabidly criminal representatives of Norwegian authorities.....; all contact with them are strategically dictated, theatrically amicable and genuinely unwished.

The hell-destined exponents of satanic machination and unprovoked fiendishness, I had also systematically and abundantly fed the bedlam-employees et al with disinformation from the very first minute — seemingly trivial gestures and “random” remarks all ingeniously contributed to the final doom and interminable anguish inconvertibly assigned these throughly rotten subhumans and their equally depraved, extramural accomplices.

Fatally cocksure he correctly had understood and masterfully controlled the macabre situation, Mr Aasheim frequently busied himself falsifying my “medical record” and actively engaged in conspiratorial contact with culpable police officers and the rope-ripe vermin from the hospital at NO-Åse etc — in his private office he had dissembled several documents unambiguously testifying his essentially criminal and dangerously schizophrenic personality.....

As for the police, they largely maintained their well-known tailgating whenever I was allowed to go outside the stinking nuthouse — and I certainly knew these mentally deranged and bloody criminals should engender vast difficulties and illegally blockade justice also in the future.....

December 21th I was released from the political state prison at Hjelset, and forthright settled in NO-Brattvåg where one of my cousins, Mr Egil HÅVIK, had offered me temporary lodgment.

Before kicking off the from A to Z daffy and lawless terror-campaign against me in Oslo, Ms Aase Svendsen Roland and her deranged partners in crime collusively obtained operational permission from e.g the Norwegian Parliament, Government, Supreme Court and King’s Council.....!

Ms Svendsen Roland personally knew several of the local county representatives to the national assembly in Oslo, and Ms Laila KALAND — a superintendent nurse from NO-Sykkylven — clearly played a central role as commère introducing corresponding and sickly warped scheme to the beforehand corrupted pack constituting the Norwegian “Storting” (the other Storting representatives from Møre og Romsdal County in 1992 was; Mr Rikard OLSVIK, Mr Anders TALLERAAS, Mr Ingvard SVERDRUP, Mr Kjell Magne BONDEVIK,

Mr Per SÆVIK, Mr Gudmund RESTAD, Mr Lodve SOLHOLM, Ms Marie L WIDNES and Ms Karita BEKKEMELLEM).

A tainted Labour Party representative like the Norwegian Prime Minister — Ms Gro HARLEM BRUNDTLAND — herself, Ms Kaland et al handily acquired governmental support for the assuredly morbid and stark illegal assaults against me.

Ms Harlem Brundtland and her mafiosi in turn presented the disastrous complot for the Norwegian monarch, Mr Harald HEADLESS, who spitefully approved the insanities in the usually hebdomadal Council of State.

The premier and his/her ministers normally constitute the greater part of the King's Council, and at the actual time in 1992 the Norwegian Government looked suchwise:

- **Prime Minister:** — Ms Gro HARLEM BRUNDTLAND (Labour Party)
Secretaries: Mr Ole BERREFJORD, Mr Svein R HANSEN, Mr Øystein SINGSAAS, Mr Bjørn SKOGSTAD AAMO and Ms Gerd-Liv VALLA

- **The Ministry of Foreign Affairs:**
— Mr Thorvald STOLTENBERG (Labour Party), foreign affairs
— Mr Bjørn Tore GODAL (Labour Party), trade
— Ms Kari NORDHEIM-LARSEN (Labour Party), international development etc
Secretaries: Mr Jan Laurits EGELAND, Mr Jon Ivar NÅLSUND and Ms Helga Maria HERNES

- **The Ministry of Justice and the Police:**
— Ms Grete FAREMO (Labour Party)

- **The Ministry of Defence:**
— Mr Johan Jørgen HOLST (Labour Party)
Secretary: Ms Elsa Lisbeth ERIKSEN

- **The Ministry of Finance:**
— Mr Sigbjørn JOHNSEN (Labour Party)
Secretaries: Mr Svein Harald ØYGARD and Mr Jan AABOEN

- **The Ministry of Agriculture:**
— Ms Gunhild ØYANGEN (Labour Party)
Secretary: Mr Ottar BEFRING

- **The Ministry of Transport and Communications:**
— Mr Kjell OPSETH (Labour Party)

Secretary: Ms Anne-Karin SAUS

- **The Ministry of Education, Research and Church Affairs:**
— Mr Gudmund HERNES (Labour Party)
Secretary: Ms Randi ØVERLAND
- **The Ministry of Fisheries:**
— Mr Jan Henry T OLSEN (Labour Party)
- **The Ministry of Children and Family Affairs:**
— Ms Grete BERGET (Labour Party)
Secretary: Mr Stig Erik FOSSUM
- **The Ministry of Local Government and Labour:**
— Mr Gunnar BERGE (Labour Party)
- **The Ministry of Cultural Affairs:**
— Ms Åse KLEVELAND (Labour Party)
Secretary: Ms Lene LØKEN
- **The Ministry of Social Affairs:**
— Ms Grete KNUDSEN (Labour Party), social affairs
— Mr Werner CHRISTIE (Labour Party), health affairs
- **The Ministry of Trade, Industry, Petroleum and Energy:**
— Mr Finn KRISTENSEN (Labour Party)
Secretary: Mr Gunnar MYRVANG
- **The Ministry of Government Administration:**
— Ms Oddny ALEKSANDERSEN (Labour Party)
- **The Ministry of Environment:**
— Mr Thorbjørn BERNTSEN (Labour Party)
Secretary: Mr Børre PETTERSEN

The President and Vice President of the Norwegian **Storting** was Mr Jo BENKOW (Conservative Party) and Ms Kirsti KOLLE GRØNDAHL (Labour Party), respectively.

The President and Vice President of the Norwegian **Lagting** was Mr Hans J RØSJORDE (Progress Party) and Mr Jostein Fjærvoll (Christian Democratic Party), respectively.

The President and Vice President of the Norwegian **Odelsting** was Ms Inger Lise GJØRV (Labour Party) and Ms Tora AASLAND HOUG (Socialist Left Party), respectively.

The corrupted **Supreme Court** was in 1992 constituted thus:

- Mr/Ms XXXXXXXX (Director)
- Mr Carsten SMITH (Chief Justice)
- Mr Arne CHRISTIANSEN (judge)
- Mr Helge RØSTAD (judge)
- Mr Tore SINDING-LARSEN (judge)
- Mr Jan R SKÅRE (judge)
- Mr Gunnar AASLAND (judge)
- Mr Rolv HELLESYLT (judge)
- Mr Jens BUGGE (judge)
- Mr Jan FRØYSTEIN HALVORSEN (judge)
- Mr Nils P LANGVAND (judge)
- Mr Trond DOLVA (judge)
- MR Finn BACKER (judge)
- Mr Tore SCHEI (judge)
- Mr Ketil LUND (judge)
- Mr Steinar TJOMSLAND (judge)
- Ms Karenanne GUSSGARD (judge)
- Ms Liv GJØLSTAD (judge)
- Ms Vera L HOLMØY (judge)

King Harald Headless' personal and predominantly insane/psychopathic **aides-de-camp** by 1992:

- Mr Ivar GJETNES
- Mr Tore ERIKSEN
- Mr Eivind C HAUGER JOHANNESSEN
- Mr Carl Magne HANSEN
- Mr Tom H KNUTSEN
- Mr Aage BARTNES

King Harald Headless' **Lord Chamberlain** and **Marshal of the Court** (A 1992) was Mr Kaare LANGLETE and Mr Lars Petter FORBERG, respectively.

Supporting the psychotic complot against me from the onset, the office of the **Director General of Public Prosecutions** was headed by Mr Georg Fr. RIEBER-MOHN and Mr Tor-Aksel BUSCH.

The **County Governors** of Møre og Romsdal and Oslo og Akershus (A 1992) — Mr Alv Jakob FOSTERVOLL and Mr Kåre WILLOCH — are particularly interesting persons in this connection.....**penologically**.

Members of the Norwegian Storting 1989–1993

Akershus County:

- Mr Reiulf STEEN (Labour Party)
- Ms Helen BØSTERUD (Labour Party)
- Mr Thor-Eirik GULBRANDSEN (Labour Party)
- Ms Anneliese DØRUM (Labour Party)
- Mr Jo BENKOW (Conservative Party)
- Ms Kaci KULLMANN FIVE (Conservative Party)
- Mr Jan PETERSEN (Conservative Party)
- Ms Eva R FINSTAD (Conservative Party)
- Mr Tore HAUGEN (Conservative Party)
- Ms Anne ENGER LAHNSTEIN (Centre Party)
- Mr Fridtjof Frank GUNDERSEN (Progress Party)
- Mr Finn THORESEN (Progress Party)
- Mr Jan Erik FÅNE (Progress Party)
- Ms Tora AASLAND (Socialist Left Party)
- Mr Paul CHAFFEY (Socialist Left Party)

Aust-Agder County:

- Ms Brit JØRGENSEN (Labour Party)
- Mr Tore A LILTVED (Conservative Party)
- Ms Helga HAUGEN (Christian Democratic Party)
- Mr Jens MARCUSSEN (Progress Party)

Buskerud County:

- Mr Erik DALHEIM (Labour Party)

- Ms Kirsti KOLLE GRØNDAHL (Labour Party)
- Mr Trond JENSRUD (Labour Party)
- Ms Åse KLUNDELIEN (Labour Party)
- Mr Hallgrim BERG (Conservative Party)
- Mr Arild HIIM (Conservative Party)
- Mr Steinar MARIBO (Progress Party)

Finnmark County:

- Ms Oddrun PETTERSEN (Labour Party)
- Mr Karl Eirik SCHJØTT-PEDERSEN (Labour Party)
- Mr Reidar JOHANSEN (Socialist Left Party)
- Mr Anders AUNE (Aune-List)

Hedmark County:

- Mr Kjell BORGEN (Labour Party)
- Ms Eirin FALDET (Labour Party)
- Mr Sigbjørn JOHNSEN (Labour Party)
- Ms Sylvia BRUSTAD (Labour Party)
- Mr Einar Olav SKOGHOLT (Labour Party)
- Mr Johan C LØKEN (Conservative Party)
- Ms Ragnhild Q HAARSTAD (Centre Party)
- Mr Magnar SORTÅSLØKKEN (Socialist Left Party)

Hordaland County:

- Mr Hallvard BAKKE (Labour Party)
- Ms Grete KNUDSEN (Labour Party)
- Mr Leiv STENSLAND (Labour Party)
- Ms Ranveig FRØILAND (Labour Party)
- Mr Olav AKSELSSEN (Labour Party)
- Mr Arne SKAUGE (Conservative Party)
- Mr Arne ALSÅKER SPILDE (Conservative Party)
- Ms Erna SOLBERG (Conservative Party)
- Mr Nils O GOLTEN (Conservative Party)
- Mr Svein ALSAKER (Christian Democratic Party)
- Ms Britt HARKESTAD (Christian Democratic Party)
- Mr Magnus STANGELAND (Centre Party)
- Mr Hans J RØSJORDE (Progress Party)

- Mr Knut HANSELMANN (Progress Party)
- Ms Inger-Marie YTTERHORN (Progress Party)
- Ms Kjellbjørg LUNDE (Socialist Left Party)

Møre og Romsdal County:

- Mr Rikard OLSVIK (Labour Party)
- Ms Laila KALAND (Labour Party)
- Ms Karita BEKKEMELLE (Labour Party)
- Mr Anders TALLERAAS (Conservative Party)
- Mr Ingvar SVERDRUP (Conservative Party)
- Mr Kjell Magne BONDEVIK (Christian Democratic Party)
- Mr Per SÆVIK (Christian Democratic Party)
- Mr Gudmund RESTAD (Centre Party)
- Mr Lodve SOLHOLM (Progress Party)
- Ms Marie L WIDNES (Socialist Left Party)

Nordland County:

- Mr Bjarne MØRK EIDEM (Labour Party)
- Ms Ragna BERGET JØRGENSEN (Labour Party)
- Mr Rolf BENDIKSEN (Labour Party)
- Ms Åshild HAUAN (Labour Party)
- Ms Inger PEDERSEN (Labour Party)
- Mr Petter THOMASSEN (Conservative Party)
- Ms Thea KNUTZEN (Conservative Party)
- Mr Dag Jostein FJÆRVOLL (Christian Democratic Party)
- Mr Peter ANGELSEN (Centre Party)
- Mr Harry JENSEN (Progress Party)
- Mr Inge MYRVOLL (Socialist Left Party)
- Ms Lisbeth HOLAND (Socialist Left Party)

Nord-Trøndelag County:

- Ms Inger Lise GJØRV (Labour Party)
- Mr Roger GUDMUNDSETH (Labour Party)
- Mr Inge STALDVIK (Labour Party)
- Ms Wenche FROGN SELLÆG (Conservative Party)
- Mr Johan J JAKOBSEN (Centre Party)
- Mr Per AUNET (Socialist Left Party)

Oppland County:

- Mr Haakon BLANKENBORG (Labour Party)
- Ms Berit BRØRBY LARSEN (Labour Party)
- Mr Johan M NYLAND (Labour Party)
- Ms Marie BRENDEN (Labour Party)
- Mr Dag C WEBERG (Conservative Party)
- Mr Syver BERGE (Centre Party)
- Mr Peder I RAMSRUD (Progress Party)

Oslo County:

- Ms Gro HARLEM BRUNDTLAND (Labour Party)
- Mr Thorbjørn BERNTSEN (Labour Party)
- Ms Sissel RØNBECK (Labour Party)
- Mr Bjørn Tore GODAL (Labour Party)
- Ms Marit NYBAKK (Labour Party)
- Mr Jan Peder SYSE (Conservative Party)
- Ms Annelise HØEGH (Conservative Party)
- Mr Per-Kristian FOSS (Conservative Party)
- Mr Anders C SJAASTAD (Conservative Party)
- Ms Kristin CLEMET (Conservative Party)
- Ms Eleonore BJARTVEIT (Christian Democratic Party)
- Mr Carl I HAGEN (Progress Party)
- Mr Pål Atle SKJERVINGEN (Progress Party)
- Mr Tor Mikkel WARA (Progress Party)
- Mr Theo KORITZINSKY (Socialist Left Party)
- Ms Kristin HALVORSEN (Socialist Left Party)

Rogaland County:

- Mr Gunnar BERGE (Labour Party)
- Ms Gunn Vigdis OLSEN-HAGEN (Labour Party)
- Mr Magnar SÆTRE (Labour Party)
- Mr Gunnar FATLAND (Conservative Party)
- Ms Thorhild WIDVEY (Conservative Party)
- Mr Sverre MAURITZEN (Conservative Party)
- Mr John S TVEIT (Christian Democratic Party)
- Ms Borghild RØYSELAND (Christian Democratic Party)
- Mr Ole Gabriel UELAND (Centre Party)
- Mr Jan SIMONSEN (Progress Party)

- Mr Petter BJØRHEIM (Progress Party)
- Mr Eilef A MELAND (Socialist Left Party)

Sogn og Fjordane County:

- Mr Kjell OPSETH (Labour Party)
- Ms Astrid M NISTAD (Labour Party)
- Mr Dagfinn HJERTENES (Conservative Party)
- Mr Lars Gunnar LIE (Christian Democratic Party)
- Mr Leiv BLAKSET (Centre Party)

Sør-Trøndelag County:

- Ms Marit ROTNES (Labour Party)
- Mr Ulf GUTTORMSEN (Labour Party)
- Ms Mary KVIDAL (Labour Party)
- Ms Gunhild ØYANGEN (Labour Party)
- Mr Harald ELLEFSEN (Conservative Party)
- Ms Siri FROST STERRI (Conservative Party)
- Mr Kåre GJØNNES (Christian Democratic Party)
- Ms Tove Kari VIKEN (Centre Party)
- Mr Per RISVIK (Progress Party)
- Mr Erik SOLHEIM (Socialist Left Party)

Telemark County:

- Ms Ingeborg BOTNEN (Labour Party)
- Ms Ragnhild BARLAND (Labour Party)
- Mr Ingvald GODAL (Conservative Party)
- Ms Solveig SOLLIE (Christian Democratic Party)
- Mr John Ingolf ALVHEIM (Progress Party)
- Mr Børre RØNNINGEN (Socialist Left Party)

Troms County:

- Mr William ENGSETH (Labour Party)
- Ms Ranja HAUGLID (Labour Party)
- Mr Jan H ELVHEIM (Labour Party)
- Mr Svein LUDVIGSEN (Conservative Party)

- Mr Terje NYBERGET (Progress Party)
- Mr Rolf Ketil BJØRN (Socialist Left Party)

Vest-Agder County:

- Mr Sigurd VERDAL (Labour Party)
- Ms Aud BLATTMANN (Labour Party)
- Mr John G BERNANDER (Conservative Party)
- Mr Jon LILLETUN (Christian Democratic Party)
- Mr Vidar KLEPPE (Progress Party)

Vestfold County:

- Mr Ernst WROLDSSEN (Labour Party)
- Ms Karin LIAN (Labour Party)
- Mr Jørgen Hårek KOSMO (Labour Party)
- Mr Ole Johs. BRUNÆS (Conservative Party)
- Ms Ingrid I WILLOCH (Conservative Party)
- Mr Oscar D HILLGAAR (Progress Party)
- Ms Inger D STEEN (Socialist Left Party)

Østfold County:

- Mr Gunnar SKAUG (Labour Party)
- Mr Tom THORESEN (Labour Party)
- Ms Åsa SOLBERG (Labour Party)
- Mr Sigurd HOLEMARK (Conservative Party)
- Ms Kjellaug NAKKIM (Conservative Party)
- Mr Odd HOLTEN (Christian Democratic Party)
- Mr Edvard GRIMSTAD (Centre Party)
- Mr Øystein HEDSTRØM (Progress Party)
- Ms Wenche LYNHOLM (Socialist Left Party)

Members of the Norwegian Storting 1993–1997

Akershus County:

- Ms Solveig TORSVIK (Labour Party)
- Mr Vidar BJØRNSTAD (Labour Party)
- Mr Kjell ENGBRETSSEN (Labour Party)
- Ms Grethe FOSSLI (Labour Party)
- Ms Anneliese DØRUM (Labour Party)
- Mr Jan Tore SANNER (Conservative Party)
- Ms Kaci KULLMANN FIVE (Conservative Party)
- Mr Jan PETERSEN (Conservative Party)
- Ms Eva R FINSTAD (Conservative Party)
- Ms Valgerd SVARSTAD HAUGLAND (Christian Democratic Party)
- Ms Anne ENGER LAHNSTEIN (Centre Party)
- Mr Fridtjof Frank GUNDERSEN (Progress Party)
- Mr Stephen BRÅTHEN (Progress Party)
- Mr Paul CHAFFEY (Socialist Left Party)

Aust-Agder County:

- Ms Brit JØRGENSEN (Labour Party)
- Mr Gunnar HALVORSEN (Labour Party)
- Mr Tore A LILTVED (Conservative Party)
- Mr Terje SANDKJÆR (Centre Party)

Buskerud County:

- Mr Erik DALHEIM (Labour Party)
- Ms Kirsti KOLLE GRØNDAHL (Labour Party)
- Mr Thorbjørn JAGLAND (Labour Party)
- Ms Sigrun ENG (Labour Party)
- Mr Hallgrim BERG (Conservative Party)
- Mr Arild HIIM (Conservative Party)
- Mr Per Olaf LUNDTEIGEN (Centre Party)
- Mr Roy WETTERSTAD (Progress Party)

Finnmark County:

- Ms Mimmi BÆIVI (Labour Party)
- Mr Karl Eirik SCHJØTT-PEDERSEN (Labour Party)
- Mr Reidar JOHANSEN (Socialist Left Party)
- Ms Johanne GAUP (Centre Party)

Hedmark County:

- Ms Eirin FALDET (Labour Party)
- Mr Sigbjørn JOHNSEN (Labour Party)
- Ms Sylvia BRUSTAD (Labour Party)
- Mr Einar Olav SKOGHOLT (Labour Party)
- Mr Bjørn HERNÆS (Conservative Party)
- Ms Ragnhild QUESETH HAARSTAD (Centre Party)
- Mr Ola D GLØTVOLD (Centre Party)
- Mr Magnar SORTÅSLØKKEN (Socialist Left Party)

Hordaland County:

- Mr Hallvard BAKKE (Labour Party)
- Ms Grete KNUDSEN (Labour Party)
- Ms Rita TVEITEN (Labour Party)
- Ms Ranveig FRØILAND (Labour Party)
- Mr Olav AKSELSEN (Labour Party)
- Mr Oddvar NILSEN (Conservative Party)
- Ms Erna SOLBERG (Conservative Party)
- Mr Are NÆSS (Christian Democratic Party)
- Ms Anita APELTHUN SÆLE (Christian Democratic Party)
- Mr Magnus STANGELAND (Centre Party)
- Ms Bjørg HOPE GALTUNG (Centre Party)
- Mr John DALE (Centre Party)
- Mr Hans J RØSJORDE (Progress Party)
- Ms Kjellbjørg LUNDE (Socialist Left Party)
- Mr Lars SPONHEIM (Liberal Party)

Møre og Romsdal County:

- Mr Asmund KRISTOFFERSEN (Labour Party)
- Ms Laila KALAND (Labour Party)

- Ms Karita BEKKEMELLE (Labour Party)
- Mr Ottar KALDHOL (Labour Party)
- Mr Anders TALLERAAS (Conservative Party)
- Mr Kjell Magne BONDEVIK (Christian Democratic Party)
- Ms May Helen MOLVÆR GRIMSTAD (Christian Democratic Party)
- Mr Gudmund RESTAD (Centre Party)
- Mr Jørgen HOLTE (Centre Party)
- Ms Eli SOLLIED ØVERAAS (Centre Party)

Nordland County:

- Mr Gunnar BREIMO (Labour Party)
- Ms Ragna BERGET JØRGENSEN (Labour Party)
- Ms Hill-Marta SOLBERG (Labour Party)
- Mr Odd ERIKSEN (Labour Party)
- Mr Tomas NORVOLL (Labour Party)
- Mr Petter THOMASSEN (Conservative Party)
- Mr Dag Jostein FJÆRVOLL (Christian Democratic Party)
- Mr Peter ANGELSEN (Centre Party)
- Ms Inga KVALBUKT (Centre Party)
- Mr Odd Roger ENOKSEN (Centre Party)
- Mr Inge MYRVOLL (Socialist Left Party)
- Ms Lisbeth HOLAND (Socialist Left Party)

Nord-Trøndelag County:

- Ms Aud GAUNDAL (Labour Party)
- Mr Roger GUDMUNDSETH (Labour Party)
- Mr Jon Olav ALSTAD (Labour Party)
- Ms Marit ARNSTAD (Centre Party)
- Mr Johan J JAKOBSEN (Centre Party)
- Ms Jorunn HAGELER (Socialist Left Party)

Oppland County:

- Mr Haakon BLANKENBORG (Labour Party)
- Ms Berit BRØRBY LARSEN (Labour Party)
- Mr Johan M NYLAND (Labour Party)
- Ms Marie BRENDEN (Labour Party)
- Mr Dag C WEBERG (Conservative Party)

- Mr Syver BERGE (Centre Party)
- Ms Marit TINGELSTAD (Centre Party)

Oslo County:

- Ms Gro HARLEM BRUNDTLAND (Labour Party)
- Mr Thorbjørn BERNTSEN (Labour Party)
- Mr Jens STOLTENBERG (Labour Party)
- Ms Grete FAREMO (Labour Party)
- Mr Bjørn Tore GODAL (Labour Party)
- Ms Marit NYBAKK (Labour Party)
- Mr Jan Peder SYSE (Conservative Party)
- Ms Annelise HØEGH (Conservative Party)
- Mr Per-Kristian FOSS (Conservative Party)
- Ms Kristin KROHN DEVOLD (Conservative Party)
- Mr Anders C SJAASTAD (Conservative Party)
- Mr Arne HAUKVIK (Centre Party)
- Mr Carl I HAGEN (Progress Party)
- Ms Ellen Christine CHRISTIANSEN (Progress Party)
- Mr Erik SOLHEIM (Socialist Left Party)
- Ms Kristin HALVORSEN (Socialist Left Party)
- Mr Erling FOLKVORD (Red Electoral Alliance)

Rogaland County:

- Mr Tore NORDTUN (Labour Party)
- Ms Oddbjørg AUSLAND STARRFELT (Labour Party)
- Mr Magnar SÆTRE (Labour Party)
- Mr Gunnar FATLAND (Conservative Party)
- Ms Thorild WIDVEY (Conservative Party)
- Mr Einar STEENSNÆS (Christian Democratic Party)
- Ms Hilde FRAFJORD JOHNSEN (Christian Democratic Party)
- Ms Magnhild MELTVEIT KLEPPA (Centre Party)
- Ms Unn AARRESTAD (Centre Party)
- Mr Jan SIMONSEN (Progress Party)
- Mr Eilef A MELAND (Socialist Left Party)

Sogn og Fjordane County:

- Mr Kjell OPSETH (Labour Party)

- Ms Astrid M NISTAD (Labour Party)
- Mr Lars Gunnar LIE (Christian Democratic Party)
- Mr Håkon GIIL (Centre Party)
- Ms Jorunn RINGSTAD (Centre Party)

Sør-Trøndelag County:

- Mr Ola A RØTVEI (Labour Party)
- Mr Ulf GUTTORMSEN (Labour Party)
- Ms Gunn Karin GJUL (Labour Party)
- Ms Gunhild ØYANGEN (Labour Party)
- Mr Harald ELLEFSEN (Conservative Party)
- Ms Siri FROST STERRI (Conservative Party)
- Mr Ola T LÅNKE (Christian Democratic Party)
- Ms Tove Karin VIKEN (Centre Party)
- Mr Morten LUND (Centre Party)
- Mr Øystein DJUPEDAL (Socialist Left Party)

Telemark County:

- Mr Sigvald OPPEBØEN HANSEN (Labour Party)
- Ms Ragnhild BARLAND (Labour Party)
- Mr Bent HEGNA (Labour Party)
- Mr Ingvald GODAL (Conservative Party)
- Mr Terje RIIS JOHANSEN (Centre Party)
- Ms Solveig SOLLIE (Christian Democratic Party)
- Mr John Ingolf ALVHEIM (Progress Party)
- Mr Børre RØNNINGEN (Socialist Left Party)

Troms County:

- Mr William ENGSETH (Labour Party)
- Ms Ranja HAUGLID (Labour Party)
- Mr Tor NYMO (Centre Party)
- Ms Rita ROALDSEN (Centre Party)
- Mr Svein LUDVIGSEN (Conservative Party)
- Mr Rolf Ketil BJØRN (Socialist Left Party)

Vest-Agder County:

- Mr Rolf Terje KLUNGELAND (Labour Party)
- Ms Aud BLATTMANN (Labour Party)
- Mr Ansgar GABRIELSEN (Conservative Party)
- Mr Sigurd MANNERÅK (Centre Party)
- Mr Jon LILLETUN (Christian Democratic Party)

Vestfold County:

- Ms Anne Helen RUI (Labour Party)
- Ms Karin LIAN (Labour Party)
- Mr Jørgen Hårek KOSMO (Labour Party)
- Mr Ole Johs. BRUNÆS (Conservative Party)
- Mr Arild LUND (Conservative Party)
- Ms Eva LIAN (Centre Party)
- Mr Oscar D HILLGAAR (Progress Party)

Østfold County:

- Mr Gunnar SKAUG (Labour Party)
- Mr Tom THORESEN (Labour Party)
- Ms Ane Sofie TØMMERÅS (Labour Party)
- Ms Signe ØYE (Labour Party)
- Ms Kjellaug NAKKIM (Conservative Party)
- Mr Odd HOLTEN (Christian Democratic Party)
- Mr Edvard GRIMSTAD (Centre Party)
- Mr Øystein HEDSTRØM (Progress Party)

Members of the Norwegian Storting 1997–2001

Labour Party (65 representatives):

Chairman: Ms Hill-Marta SOLBERG

Deputy Chairman: Mr Tom THORESEN

Secretary: Ms Berit BRØRBY

Members: Mr Dag Terje ANDERSEN, Mr Vidar BJØRNSTAD, Mr Haakon BLANKENBORG, Ms Grethe FOSSLI, Mr Tore NORDTUN, Mr Kjell OPSETH, Mr Ola RØTVEI, Mr Gunnar SKAUG, Ms Oddbjørg STARRFELT, Ms Gunhild ØYANGEN.

- Mr Jon Olav ALSTAD, Nord-Trøndelag County
- Mr Dag Terje ANDERSEN, Vestfold County
- Mr Bendiks H ARNESEN, Troms County (member of the Lagting)
- Mr Vidar BJØRNSTAD, Akershus County (justice)
- Mr Haakon BLANKENBORG, Oppland County
- Ms Aud BLATTMANN, Vest-Agder County
- Mr Erling BRANDSNES, Hedmark County
- Mr Gunnar BREIMO, Nordland County (member of the Lagting)
- Ms Berit BRØRBY, Oppland County
- Ms Mimmi BÆIVI, Finnmark County (member of the Lagting)
- Mr Erik DALHEIM, Buskerud County (member of the Lagting)
- Ms Sigrun ENG, Buskerud County
- Mr Kjell ENGBRETSEN, Akershus County
- Mr Odd ERIKSEN, Nordland County
- Ms Eirin FALDET, Hedmark County (sociologist)
- Mr Gard FOLKVORD, Hordaland County
- Ms Grethe FOSSLI, Akershus County (member of the Lagting)
- Ms Grethe G FOSSUM, Hedmark County
- Ms Ranveig FRØILAND, Hordaland County
- Ms Aud GAUNDAL, Nord-Trøndelag County (Lagting member)
- Ms Gunn Karin GJUL, Sør-Trøndelag County
- Ms Reidun GRAVDAHL, Oppland County (member of the Lagting)
- Mr Sigurd GRYTTE, Hordaland County
- Ms Kirsti KOLLE GRØNDAHL, Buskerud County (Lagting member)
- Mr Gunnar HALVORSEN, Aust-Agder County
- Mr Sigvald OPPEBØEN HANSEN, Telemark County
- Mr Bent HEGNA, Telemark County
- Ms Britt HILDENG, Oslo County
- Mr Anders HORNSLIEN, Oslo County

- Ms Inger Lise HUSØY, Oslo County (member of the Lagting)
- Mr Einar JOHANSEN, Finnmark County
- Ms Laila KALAND, Møre og Romsdal County (Lagting member)
- Mr Ottar KALDHOL, Møre og Romsdal County
- Ms Karin KJØLMOEN, Nord-Trøndelag County
- Ms Synnøve KONGLEVOLL, Troms County
- Mr Rune E KRISTIANSEN, Oslo County
- Mr Asmund KRISTOFFERSEN, Møre og Romsdal County
- Mr Frank Willy LARSEN, Buskerud County
- Ms Karin LIAN, Vestfold County
- Ms Rikke LIND, Akershus County
- Mr Leif LUND, Hordaland County (member of the Lagting)
- Ms Liv Marit MOLAND, Aust-Agder County (member of the Lagting)
- Mr Sverre MYRLI, Akershus County
- Ms Astrid Marie NISTAD, Sogn og Fjordane County (justice)
- Mr Tore NORDSETH, Sør-Trøndelag County
- Mr Tore NORDTUN, Rogaland County
- MR Tomas NORVOLL, Nordland County
- Ms Marit NYBAKK, Oslo County
- Ms Gunn OLSEN, Telemark County
- Mr Kjell OPSETH, Sogn og Fjordane County
- Ms Torny PEDERSEN, Nordland County
- Mr Jan Petter RASMUSSEN, Rogaland County (justice)
- Mr Torstein RUDIHAGEN, Oppland County (member of the Lagting)
- Ms Anne Helen RUI, Vestfold County (member of the Lagting), nurse
- Mr Ola RØTVEI, Sør-Trøndelag County (member of the Lagting)
- Mr Einar Olav SKOGHOLT, Hedmark County (Lagting member)
- Ms Hill-Marta SOLBERG, Nordland County
- Ms Oddbjørg AUSDAL STARRFELT, Rogaland County (health care)
- Mr Tariq SHAHBAZ, Oslo County
- Mr Tom THORESEN, Østfold County
- Ms Rita TVEITEN, Hordaland County
- Ms Ane Sofie TØMMERÅS, Østfold County (justice)
- Ms Gunhild ØYANGEN, Sør-Trøndelag County
- Ms Signe ØYE, Østfold County

Progress Party (25 representatives):

Chairman: Mr Carl I HAGEN

Vice-Chairman: Mr John I ALVHEIM

Secretary: Mr Øystein HEDSTRØM

Members: Mr Hans J RØSJORDE, Mr Øyvind VAKSDAL, Mr Per Ove WIDTH

- Mr John I ALVHEIM, Telemark County (nurse)
- Mr Torbjørn ANDERSEN, Aust-Agder County
- Mr Per Roar BREDVOLD, Hedmark County
- Mr Dag DANIELSEN, Oslo County
- Ms Ursula EVJE, Akershus County
- Mr Fridtjof Frank GUNDERSEN, Akershus County
- Mr Carl I HAGEN, Oslo County
- Mr Øystein HEDSTRØM, Østfold County
- Ms Siv JENSEN, Oslo County
- Mr Vidar KLEPPE, Vest-Agder County (member of the Lagting)
- Mr Terje KNUDSEN, Hordaland County
- Mr Ulf Erik KNUDSEN, Buskerud County
- Mr Øyvind KORSBERG, Troms County (member of the Lagting)
- Mr Per Erik MONSEN, Vestfold County (member of the Lagting)
- Mr Harald Tom NESVIK, Møre og Romsdal County
- Mr Thore Aksel NISTAD, Oppland County
- Mr Hans J RØSJORDE, Hordaland County (member of the Lagting)
- Mr Per SANDBERG, Nord-Trøndelag County
- Mr Jan SIMONSEN, Rogaland County (justice)
- Mr Lodve SOLHOLM, Møre og Romsdal County
- Mr Jørn L STANG, Østfold County (justice)
- Mr Christopher STENSAKER, Sør-Trøndelag County (Lagting)
- Mr Kenneth SVENDSEN, Nordland County
- Mr Øyvind VAKSDAL, Rogaland County
- Mr Per Ove WIDTH, Vestfold County (member of the Lagting)

Christian Democratic Party (25 representatives):

Chairman: Mr Kjell Magne BONDEVIK

Vice-Chairman: Mr Einar STEENSNÆS

Members: Ms Valgerd SVARSTAD HAUGLAND, Mr Odd HOLTEN, Ms Randi KARLSTRØM, Mr Ola T LÅNKE, Ms Anita APELTHUN SÆLE

Deputy members: Ms Åse Gunhild WOIE DUESUND, Ms May-Helen MOLVÆR GRIMSTAD, Ms Rigmor KOFOED-LARSEN, Mr Gunnar LIE, Mr Are NÆSS, Mr Ivar ØSTBERG

- Mr Kjell Magne BONDEVIK, Møre og Romsdal County
- Ms Åse Gunhild WOIE DUESUND, Aust-Agder County
- Ms May-Helen MOLVÆR GRIMSTAD, Møre og Romsdal County

- Ms Valgerd SVARSTAD HAUGLAND, Akershus County
- Mr Odd HOLTEN, Østfold County (member of the Lagting)
- Ms Hilde FRAFJORD JOHNSON, Rogaland County (anthropologist)
- Ms Randi KARLSTRØM, Finnmark County
- Ms Rigmor KOFOED-LARSEN, Oppland County (nurse)
- Mr Lars Gunnar LIE, Sogn og Fjordane County
- Mr Jon LILLETUN, Vest-Agder County
- Mr Arne LYNGSTAD, Nord-Trøndelag County
- Mr Ola T LÅNKE, Sør-Trøndelag County
- Mr Finn Kristian MARTHINSEN, Buskerud County (justice)
- Mr Are NÆSS, Hordaland County (physician)
- Mr Bror Yngve RAHM, Telemark County
- Mr Lars RISE, Oslo County (member of the Lagting)
- Mr Jan SAHL, Nordland County (member of the Lagting)
- Ms Elsa SKARBØVIK, Vestfold County (member of the Lagting)
- Mr Einar STEENSNÆS, Rogaland County
- Ms Anne Brit STRÅTVEIT, Vest-agder County (Lagting member)
- Ms Anita APELTHUN SÆLE, Hordaland County
- Mr Ingebrigt S SØRFONN, Hordaland County
- Ms Åse NILSSEN WISLØFF (Lagting member/justice), nurse
- Ms Kari ØKLAND, Nordland County
- Mr Ivar ØSTBERG, Troms County

Conservative Party (23 representatives):

Chairman: Mr Jan PETERSEN

Vice-Chairman: Mr Per-Kristian FOSS

Members: Ms Kristin KROHN DEVOLD, Mr Ansgar GABRIELSEN, Mr Svein LUDVIGSEN, Ms Siri FROST STERRI

- Mr Børge BRENDE, Sør-Trøndelag County
- Mr Ole Johs. BRUNÆS, Vestfold County (member of the Lagting)
- Ms Kristin KROHN DEVOLD, Oslo County (justice)
- Mr Per Kristian FOSS, Oslo County
- Mr Ansgar GABRIELSEN, Vest-Agder County
- Mr Ingvald GODAL, Telemark County
- Mr Trond HELLELAND, Buskerud County
- Mr Bjørn HERNÆS, Hedmark County (justice)
- Mr Sverre J HODDEVIK, Sogn og Fjordane County
- Ms Annelise HØEGH, Oslo County
- Mr Bent HØIE, Rogaland County
- Mr Ivar KRISTIANSEN, Nordland County

- Mr Svein LUDVIGSEN, Troms County (member of the Lagting)
- Mr Inge LØNNING, Oslo County
- Mr Petter LØVIK, Møre og Romsdal County (member of the Lagting)
- Ms Kjellaug NAKKIM, Østfold County
- Mr Oddvard NILSEN, Hordaland County
- Mr Jan PETERSEN, Akershus County
- Mr Jan Tore SANNER, Akershus County
- Ms Sonja Irene SJØLI, Akershus County (Lagting member), nurse
- Ms Erna SOLBERG, Hordaland County
- Ms Siri FROST STERRI, Sør-Trøndelag County (Lagting member)
- Ms Inger STOLT-NIELSEN, Rogaland County (Lagting member)

Centre Party (11 representatives):

Chairman: Mr Odd Roger ENOKSEN

Members: Mr Morten LUND, Ms Jorunn RINGSTAD, Ms Marit TINGELSTAD

Deputy members: Mr John DALE, Mr Johan J JAKOBSEN

- Mr John DALE, Hordaland County (member of the Lagting)
- Mr Odd Roger ENOKSEN, Nordland County
- Mr Ola D GLØTVOLD, Hedmark County (member of the Lagting)
- Mr Johan J JAKOBSEN, Nord-Trøndelag County
- Ms Magnhild MELTVEIT KLEPPA, Rogaland County
- Ms Anne ENGER LAHNSTEIN, Akershus County
- Mr Morten LUND, Sør-Trøndelag County
- Mr Tor NYMO, Troms County (justice)
- Mr Gudmund RESTAD, Møre og Romsdal County
- Ms Jorunn RINGSTAD, Sogn og Fjordane County
- Ms Marit TINGELSTAD, Oppland County (member of the Lagting)

Socialist Left Party (9 representatives):

Chairman: Ms Kristin HALVORSEN

Vice-Chairman: Ms Karin ANDERSEN

Members: Mr Hallgeir H LANGELAND, Mr Rolf REIKVAM

Deputy member: Øystein DJUPEDAL

- Ms Karin ANDERSEN, Hedmark County
- Mr Olav Gunnar BALLO, Finnmark County (physician)
- Mr Øystein DJUPEDAL, Sør-Trøndelag County

- Ms Kristin HALVORSEN, Oslo County
- Mr Hallgeir H LANGELAND, Rogaland County
- Mr Inge MYRVOLL, Nordland County (member of the Lagting)
- Mr Rolf REIKVAM, Akershus County
- Ms Lisbet RUGTVEDT, Oslo County
- Ms Ågot VALLE, Hordaland County (health care)

Liberal Party (6 representatives):

Chairman: Mr Lars SPONHEIM

Vice-Chairman: Mr Gunnar KVASSHEIM

- Mr Odd Einar DØRUM, Oslo County
- Mr Terje JOHANSEN, Akershus County (member of the Lagting)
- Mr Leif Helge KONGSHAUG, Møre og Romsdal County
- Mr Gunnar KVASSHEIM, Rogaland County
- Mr Lars SPONHEIM, Hordaland County
- Ms May Britt VIHOVDE, Hordaland County (member of the Lagting)

Non-Partisan Representatives (1 representative):

- Mr Steinar BASTESEN, Nordland County

The Storting representatives from **Møre og Romsdal County** are, in this connection, particularly interesting:

- Mr Kjell Magne BONDEVIK (Christian Democratic Party)
- Ms May-Helen MOLVÆR GRIMSTAD (Christian Democratic Party)
- Ms Laila KALAND (Labour Party)
- Ms Karita BEKKEMELLEM ORHEIM (Labour Party)
- Mr Asmund KRISTOFFERSEN (Labour Party)
- Mr Lodve SOLHOLM (Progress Party)
- Mr Harald Tom NESVIK (Progress Party)
- Mr Gudmund RESTAD (Centre Party), former police officer
- Mr Leif Helge KONGSHAUG (Liberal Party)
- Mr Petter LØVIK (Conservative Party)

Deputy representatives for the Labour Party in Møre og Romsdal County:

- Mr Ottar KALDHOL, Ulstein
- Mr Kjell Terje FEVÅG, Kristiansund
- Ms Grethe BJØRLO, Ålesund
- Mr Jan SILSETH, Sunndal
- Mr Bernhard RIKSFJORD, Aukra
- Ms Gudny FAGERHOL, Ørsta

Deputy representatives for the Christian Democratic Party in Møre og Romsdal County:

- Mr Modulf AUKAN, Tustna
- Ms Anne Lise LUNDE, Stranda
- Mr Svein Atle ROSETH, Nesset
- Ms Reidun VIGESTAD BERGE, Ørsta
- Mr Magnar HEGGERNES (police officer), Vanylven

Deputy representatives for the Progress Party in Møre og Romsdal County:

- Ms Gerd FLADSET, Averøy
- Mr Arve Hans OTTERLEI, Fræna
- Mr Jan Steinar ENGELI JOHANSEN, Averøy
- Mr Oscar Jarle GRIMSTAD, Hareid
- Mr Gustav HAREIDE (physician), Ålesund

Deputy representatives for the Conservative Party in Møre og Romsdal County:

- Mr Dagfinn RIPNES, Kristiansund
- Ms Elisabeth RØBEKK NØRVE, Ålesund
- Mr Lars RAMSTAD, Rauma
- Ms Marianne HOFSETH, Ålesund

Deputy representatives for the Centre Party in Møre og Romsdal County:

- Mr Jørgen HOLTE, Volda
- Ms Eli SOLLIED ØVERAAS, Vestnes
- Mr Per Ivar LIED (aspirant Ministry of Foreign Affairs), Stranda

— Ms Else BRANDVOLL ANDRESEN, Surnadal

Deputy representatives for the Liberal Party in Møre og Romsdal County:

- Ms Aud FOLKESTAD, Stranda
- Ms Sylvia HAMMERSVIK, Molde
- Mr Arne Birger TUNHEIM, Giske
- Mr Iver G NORDSETH, Smøla

Members of the Norwegian Storting 2001–2005

Aust-Agder County:

- ANDERSEN Torbjørn (Progress Party)
- DUESUND WOIE Åse Gunhild (Christian Democratic Party)
- HALVORSEN Gunnar (Labour Party)
- OLSEN Jan Olav (Conservative Party)

Vest-Agder County:

- ANDERSEN Anne Berit (Conservative Party)
- ERIKSEN Dagrun (Christian Democratic Party)
- GITMARK Peter (Conservative Party), stand-in for Mr Ansgar GABRIELSEN
- KLUNGLAND Rolf Terje (Labour Party)
- LILLETUN Jon (Christian Democratic Party)

Akershus County:

- ARNØY HALL Siri (Socialist Left Party)
- BJØRNSTAD Vidar (Labour Party)
- CHRISTIANSEN Julie (Conservative Party)
- DAHL André (Conservative Party), stand-in for Mr Jan PETERSEN
- ENGBRETSSEN Kjell (Labour Party)
- EVJE Ursula (Progress Party)
- FOSSLI Grethe (Labour Party)
- HAGA Åslaug (Centre Party)

- HOLSTAD Einar (Christian Democratic Party), stand-in for Ms Valgerd S HAUGLAND
- HØGLUND Morten (Progress Party)
- KVAKKESTAD André (Progress Party)
- ONARHEIM Leif Frode (Conservative Party)
- REIKVAM Rolf (Socialist Left Party)
- SANNER Jan Tore (Conservative Party)
- SJØLI Sonja Irene (Conservative Party)

Buskerud County:

- BERGO LUND Magnar (Socialist Left Party)
- ENG Sigrun (Labour Party)
- HELLELAND Trond (Conservative Party)
- HUNDHAMMER HEIEREN Beate (Conservative Party)
- JAGLAND Thorbjørn (Labour Party)
- KNUDSEN Ulf Erik (Progress Party)
- MARTHINSEN Finn Kristian (Christian Democratic Party)

Finnmark County:

- BALLO Olav Gunnar (Socialist Left Party)
- NIELSEN Eva (Labour Party)
- ROBERTSEN Raymond (Conservative Party)
- SCHJØTT-PEDERSEN Karl Eirik (Labour Party)

Hedmark County:

- ANDERSEN Karin (Socialist Left Party)
- BREDVOLD Per Roar (Progress Party)
- BRUSTAD Sylvia (Labour Party)
- FALDET Eirin (Labour Party)
- GLØTVOLD Ola (Centre Party)
- HERNÆS Bjørn (Conservative Party)
- STORBERGET Knut (Labour Party)
- WISLØFF-NILSSEN Åse (Christian Democratic Party)

Hordaland County:

- AKSELSEN Olav (Labour Party)
- EKELAND Silja (Conservative Party), stand-in for Ms Erna SOLBERG
- FRØILAND Ranveig (Labour Party)
- HAGESÆTER Gjermund (Progress Party)
- HALLERAKER Øyvind (Conservative Party)
- HANSEN Torbjørn (Conservative Party)
- LJONES Ingmar (Christian Democratic Party)
- LUND Leif (Labour Party)
- LYSBAKKEN BJØRLO Audun (Socialist Left Party)
- NILSEN Oddvard (Conservative Party)
- SKJÆLAAEN Rune (Centre Party)
- SORTEVIK Arne (Progress Party)
- SÆLE APELTHUN Anita (Christian Democratic Party)
- SØRFONN Ingebrigt (Christian Democratic Party)
- VALLE Ågot (Socialist Left Party)
- VIHOVDE May Britt (Liberal Party), stand-in for Mr Lars SPONHEIM
- WOLDSETH S Karin (Progress Party)

Møre og Romsdal County:

- AUKAN Modulf (Christian Democratic Party), stand-in for Mr Kjell Magne BONDEVIK
- GRIMSTAD MOLVÆR May-Helen (Christian Democratic Party)
- JACOBSEN Bjørn (Socialist Left Party)
- KRISTOFFERSEN Asmund (Labour Party)
- LØVIK Petter (Conservative Party)
- NESVIK T Harald (Progress Party)
- NØRVE RØBEKK Elisabeth (Conservative Party)
- ORHEIM BEKKEMELLEM Karita (Labour Party)
- SOLHOLM Lodve (Progress Party)
- ØVERAAS SOLLIED Eli (Centre Party)

Nordland County:

- BASTESEN Steinar (Coastal Party)
- ELLINGSEN Jan Arild (Progress Party)
- ELVIK Åsa (Socialist Left Party)

- ENOKSEN Odd Roger (Centre Party)
- HANSEN Geir-Ketil (Socialist Left Party)
- KRISTIANSEN Ivar (Conservative Party)
- PEDERSEN Torny (Labour Party)
- SAHL Jan (Christian Democratic Party)
- SOLBERG Hill-Marta (Labour Party)
- STRØM Tor-Arne (Labour Party)
- SVENDSEN Kenneth (Progress Party)
- VOIE Søren Fredrik (Conservative Party)

Oppland County:

- BJØRKLUND Kjetil (Socialist Left Party)
- BLANKENBORG Haakon (Labour Party)
- BRØRBY Berit (Labour Party)
- ENGER Inger S (Centre Party)
- NISTAD Thore A (Progress Party)
- RUDIHAGEN Torstein (Labour Party)
- THOMMESSEN Olemic (Conservative Party)

Oslo County:

- ERIKSEN Ine-Marie (Conservative Party), stand-in for Mr Per-K FOSS
- FROYN Bjørgulv (Labour Party)
- GRANDE SKEI Trine (Liberal Party), stand-in for Mr Odd E DØRUM
- HAGEN Carl I (Progress Party)
- HALVORSEN Kristin (Socialist Left Party)
- HILDENG Britt (Labour Party)
- HOLMÅS Heikki (Socialist Left Party)
- JENSEN Siv (Progress Party)
- KJÆSTAD Hans R (Conservative Party), stand-in for Ms Kristin K DEVOLD
- LARSEN Heidi (Conservative Party)
- LØNNING Inge (Conservative Party)
- NYBAKK Marit (Labour Party)
- RAFIQ Afshan (Conservative Party)
- RISE Lars (Christian Democratic Party)
- STOLTENBERG Jens (Labour Party)
- SØRENSEN Heidi (Socialist Left Party)

Rogaland County:

- GJEDREM Olaf (Christian Democratic Party), stand-in for Mr Einar STEENSNÆS
- HØIE Bent (Conservative Party)
- KLEPPA MELTVEIT Magnhild (Centre Party)
- LANGELAND Hallgeir H (Socialist Left Party)
- MELING Siri A (Conservative Party)
- NORDTUN Tore (Labour Party)
- SIMONSEN Jan (independent)
- STARRFELT AUSDAL Oddbjørg (Labour Party)
- TØRRESDAL Bjørg (Christian Democratic Party)
- VAKSDAL Øyvind (Progress Party)
- VALLERSNES Finn Martin (Conservative Party)

Sogn og Fjordane County:

- HODDEVIK Sverre (Conservative Party)
- RINGSTAD Jorunn (Centre Party)
- RØYS GRANDE Heidi (Socialist Left Party)
- OSMUNDNES Per Steinar (Christian Democratic Party), stand-in for Mr Magne AARØEN
- SANDAL Reidar (Labour Party)

Telemark County:

- ALVHEIM John I (Progress Party)
- HANSEN OPPEBØEN Sigvald (Labour Party)
- HOLMBERG Kari Lise (Conservative Party)
- MOLVIK Sigbjørn (Socialist Left Party)
- OLSEN Gunn (Labour Party)
- RAHM Bror Yngve (Christian Democratic Party)

Troms County:

- ARNESEN Bendiks H (Labour Party)
- JENSEN Lena (Socialist Left Party)
- KONGLEVOLL Synnøve (Labour Party)
- KONRADSEN Åge (Conservative Party)

- KORSBERG Øyvind (Progress Party)
- ØSTBERG Ivar (Christian Democratic Party)

Nord-Trøndelag County:

- ARNSTAD Marit (Centre Party)
- GAUNDAL Aud (Labour Party)
- HANSSEN Bjarne Håkon (Labour Party)
- LYNGSTAD Arne (Christian Democratic Party)
- RYAN Inge (Socialist Left Party)
- SANDBERG Per (Progress Party)

Sør-Trøndelag County:

- DJUPEDAL Øystein (Socialist Left Party)
- GISKE Trond (Labour Party)
- GJUL Gunn Karin (Labour Party)
- HOFSTAD Linda Cathrine (Conservative Party), stand-in for Mr Børge BRENDE
- LUND Morten (Centre Party)
- LÅNKE Ola T (Christian Democratic Party)
- MALVIK VAGGEN Ingvild (Socialist Left Party)
- MOMYR Michael (Conservative Party)
- STENSAKER Christopher (Progress Party)
- ØYANGEN Gunhild (Labour Party)

Vestfold County:

- FLÅTTEN Svein (Conservative Party)
- HOGSNES Hans Kristian (Conservative Party)
- KOSMO Jørgen Hårek (Labour Party)
- MONSEN Per Erik (Progress Party)
- RUI Anne Helen (Labour Party)
- SKARBØVIK Elsa (Christian Democratic Party)
- THORKILDSEN Inga Marte (Socialist Left Party)
- WIDTH Per Ove (Progress Party)

Østfold County:

- DYBEVIG Carsten (Conservative Party), stand-in for Ms Ingjerd SCHOU
- ENGESET Martin (Conservative Party)
- HANSEN May (Socialist Left Party)
- HANSEN Svein R (Labour Party)
- HEDSTRØM Øystein (Progress Party)
- HOLTEN Odd (Christian Democratic Party)
- RØD Henrik (Progress Party)
- ØYE Signe (Labour Party)

The Norwegian Government Oct 25th, 1996–Oct 17th, 1997

- **Prime Minister:** — Mr Thorbjørn JAGLAND (Labour Party)
- **The Ministry of Finance:**
— Mr Jens STOLTENBERG (Labour Party)
- **The Ministry of Defence:**
— Mr Jørgen Hårek KOSMO (Labour Party)
- **The Ministry of Fisheries:**
— Mr Karl Eirik SCHJØTT-PEDERSEN (Labour Party)
- **The Ministry of Justice and the Police:**
— Ms Anne HOLT (Labour Party)
— Ms Gerd-Liv VALLA (Labour party), from Feb 2nd, 1997
- **The Ministry of Education, Research and Church Affairs:**
— Mr Reidar SANDAL (Labour Party)
- **The Ministry of Environment:**
— Mr Thorbjørn BERNTSEN (Labour Party)
- **The Ministry of Transport and Communications:**
— Ms Sissel RØNBECK (Labour Party)

- **The Ministry of Cultural Affairs:**
— Ms Turid BIRKELAND (Labour Party)
- **The Ministry of Agriculture:**
— Mr Dag Terje ANDERSEN (Labour Party)
- **The Ministry of Foreign Affairs:**
— Mr Bjørn Tore GODAL (Labour Party), foreign affairs
— Ms Kari NORDHEIM-LARSEN (Labour Party), international development etc
- **The Ministry of Petroleum and Energy:**
— Ms Grete FAREMO (Labour Party)
— Ms Ranveig FRØILAND (Labour Party), from Dec 19th, 1996
- **The Ministry of Health and Social Affairs:**
— Ms Hill-Marta SOLBERG (Labour Party), social affairs
— Mr Gudmund HERNES (Labour Party), health affairs
- **The Ministry of Trade and Industry:**
— Ms Grete KNUDSEN (Labour Party)
- **The Ministry of Planning and Coordination:**
— Mr Terje RØD-LARSEN (Labour Party)
— Mr Bendik RUGAAS (Labour Party), from Nov 29th, 1996
- **The Ministry of Children and Family Affairs:**
— Ms Sylvia BRUSTAD (Labour Party)
- **The Ministry of Local Government and Regional Development:**
— Mr Kjell OPSETH (Labour Party)

The Norwegian Government Oct 17th, 1997–Mar 17th, 2000

- **Prime Minister:** — Mr Kjell Magne BONDEVIK (Christian Democratic Party)
- **The Ministry of Finance:**
— Mr Gudmund RESTAD (Centre Party)
- **The Ministry of Defence:**
— Mr Dag Jostein FJÆRVOLL (Christian Democratic Party)
— Ms Eldbjørg LØWER (Liberal Party), from Mar 15th, 1999
- **The Ministry of Fisheries:**
— Mr Peter ANGELSEN (Centre Party)
- **The Ministry of Justice and the Police:**
— Ms Aud-Inger AURE (Christian Democratic Party)
— Mr Odd Einar DØRUM (Liberal Party), from Mar 15th, 1999
- **The Ministry of Education, Research and Church Affairs:**
— Mr Jon LILLETUN (Christian Democratic Party)
- **The Ministry of Environment:**
— Ms Guro FJELLANGER (Liberal Party)
- **The Ministry of Transport and Communications:**
— Mr Odd Einar DØRUM (Liberal Party)
— Mr Dag Jostein FJÆRVOLL (Christian Democratic Party), from Mar 15th, 1999
- **The Ministry of Cultural Affairs:**
— Ms Anne ENGER LAHNSTEIN (Centre Party)
- **The Ministry of Agriculture:**
— Mr Kåre GJØNNES (Christian Democratic Party)
- **The Ministry of Foreign Affairs:**
— Mr Knut VOLLEBÆK (Christian Democratic Party), foreign affairs
— Ms Hilde FRAFJORD JOHNSON (Christian Democratic Party), international development and human rights

- **The Ministry of Petroleum and Energy:**
— Ms Marit ARNSTAD (Centre Party)
- **The Ministry of Health and Social Affairs:**
— Ms Magnhild MELTVEIT KLEPPA (Centre Party), social affairs
— Mr Dagfinn HØYBRÅTEN (Christian Democratic Party), health affairs
- **The Ministry of Trade and Industry:**
— Mr Lars SPONHEIM (Liberal Party)
- **The Ministry of Labor and Government Administration:**
— Ms Eldbjørg LØWER (Liberal Party)
— Ms Laila DÅVØY (Christian Democratic Party), from Mar 15th, 1999
- **The Ministry of Children and Family Affairs:**
— Ms Valgerd SVARSTAD HAUGLAND (Christian Democratic Party)
- **The Ministry of Local Government and Regional Development:**
— Ms Ragnhild QUESETH HAARSTAD (Centre Party)
— Mr Odd Roger ENOKSEN (Centre Party), from Mar 15th, 1999

The Norwegian Government Mar 17th, 2000–Oct 19th, 2001

Information up-to-date Sep 25th, 2001

- **Prime Minister:** — Mr Jens STOLTENBERG (Labour Party)
Secretaries: Mr Jonas GAHR STØRE, Mr Norvald MO, Mr Tom THERKILDSSEN, Ms Lisbeth BERG-HANSEN
Political advisers: Ms Hilde SINGSAAS, Ms Kathinka MEIRIK
- **The Ministry of Labour and Government Administration:**
— Mr Jørgen Hårek KOSMO (Labour Party)
Secretary: Ms Marianne SEIP HAUGSNES
Political adviser: Ms Hilde Kristine NYSTEN THORKILDSSEN
- **The Ministry of Children and Family Affairs:**
— Ms Karita BEKKEMELLEM ORHEIM (Labour Party)
Secretary: Ms Solveig SOLBAKKEN

Political advisers: Mr Kjell Erik ØIE, Ms Eli Anne HOLE

- **The Ministry of Finance:**
— Mr Karl Eirik SCHJØTT-PEDERSEN (Labour Party)
Secretaries: Mr Vidar OVESEN, Ms Ellen MO, Ms Hege Marie NORHEIM
Political adviser: Mr Torbjørn GLÆVER ERIKSEN

- **The Ministry of Fisheries:**
— Mr Otto GREGUSSEN (Labour Party)
Secretary: Ms Ellen BERGLI
Political adviser: Ms Venke NORDEIDE

- **The Ministry of Defence:**
— Mr Bjørn Tore GODAL (Labour Party)
Secretary: Mr Øystein SINGSAAS
Political adviser: Ms Tonje WESTBY

- **The Ministry of Justice and the Police:**
— Ms Hanne HARLEM (Labour Party)
Secretaries: Mr Øystein MÆLAND, Ms Anne Lise RYEL
Political adviser: Mr Kjetil MJØSUND

- **The Ministry of Education, Research and Church Affairs:**
— Mr Trond GISKE (Labour Party)
Secretaries: Ms Nina TANGNÆS GRØNVOLD, Ms Randi ØVERLAND
Political adviser: Mr Wegard Håkon HARSVIK

- **The Ministry of Local Government and Regional Development:**
— Ms Sylvia BRUSTAD (Labour Party)
Secretaries: Mr Steinar PEDERSEN, Mr Audun TRON, Mr Sverre BUGGE, Mr Einar GELIUS
Political adviser: Ms Marianne AASEN AGDESTAIN

- **The Ministry of Cultural Affairs:**
— Ms Ellen HORN (Labour Party)
Secretary: Mr Roger INGEBRIGTSEN
Political adviser: Ms Aina HOLST

- **The Ministry of Agriculture:**
— Mr Bjarne Håkon HANSSEN (Labour Party)
Secretary: Mr Sveinung VALLE

Political adviser: Ms Sikke NÆSHEIM

- **The Ministry of Environment:**
— Ms Siri BJERKE (Labour Party)
Secretary: Mr Stein LIER-HANSEN
Political adviser: Mr Jo Stein MOE

- **The Ministry of Trade and Industry:**
— Ms Grete KNUDSEN (Labour Party)
Secretaries: Ms Britt SCHULTZ, Mr Tore O SANDVIK
Political advisers: Mr Trygve BOLSTAD, Ms Helga PEDERSEN

- **The Ministry of Petroleum and Energy:**
— Mr Olav AKSELSEN (Labour Party)
Secretary: Ms Bjørg Kirsten SANDAL
Political adviser: Mr Erlend JAHNS BROLI

- **The Ministry of Transport and Communications:**
— Mr Terje MOE GUSTAVSEN (Labour Party)
Secretary: Ms Eirin Kristin SUND
Political adviser: Mr Arnt Frode JENSEN

- **The Ministry of Health and Social Affairs:**
— Ms Guri INGEBRIGTSEN (Labour Party), social affairs
— Mr Tore TØNNE (Labour Party), health affairs
Secretaries: Mr Lars Erik FLATØ, Mr Tore HAGEBAKKEN
Political advisers: Ms Inger Marit N EIRA, Ms Eva Torunn JUPSKÅS

- **The Ministry of Foreign Affairs:**
— Mr Thorbjørn JAGLAND (Labour Party), foreign affairs
— Ms Anne Kristin SYDNES (Labour Party), international development
Secretaries: Mr Jan BØHLER, Mr Raymond JOHANSEN, Mr Espen BARTH EIDE, Ms Sigrun MØGEDAL
Political adviser: Ms Anne Marit BJØRNFLATEN, Mr Håvard AAGESEN

The Norwegian Government Oct 19th, 2001–

Information up-to-date Mar, 2005

- **Prime Minister:** — Mr Kjell Magne BONDEVIK (Christian Democratic Party)
- **Ministry of Agriculture and Food:**
— Mr Lars SPONHEIM (Liberal Party)
- **Ministry of Children and Family Affairs:**
— Ms Laila DÅVØY (Christian Democratic Party)
- **Ministry of Culture and Church Affairs:**
— Ms Valgerd SVARSTAD HAUGLAND (Christian Democratic Party)
- **Ministry of Defence:**
— Ms Kristin KROHN DEVOLD (Conservative Party)
- **Ministry of Education and Research:**
— Ms Kristin CLEMET (Conservative Party)
- **Ministry of Finance:**
— Mr Per-Kristian FOSS (Conservative Party)
- **Ministry of Fisheries and Coastal Affairs:**
— Mr Svein LUDVIGSEN (Conservative Party)
- **Ministry of Foreign Affairs:**
— Mr Jan PETERSEN (Conservative Party), foreign affairs
— Ms Hilde FRAFJORD JOHNSON (Christian Democratic Party), international development etc
- **Ministry of Health and Care Services:**
— Mr Ansgar GABRIELSEN (Conservative Party)
- **Ministry of Justice and the Police:**
— Mr Odd Einar DØRUM (Liberal Party)
- **Ministry of Modernisation:**
— Mr Morten Andreas MEYER (Conservative Party)

- **Ministry of Local Government and Regional Development:**
— Ms Erna SOLBERG (Conservative Party)
- **Ministry of Petroleum and Energy:**
— Ms Thorhild WIDVEY (Conservative Party)
- **Ministry of Labour and Social Affairs:**
— Mr Dagfinn HØYBRÅTEN (Christian Democratic Party)
- **Ministry of Trade and Industry:**
— Mr Børge BRENDE (Conservative Party)
- **Ministry of Transport and Communications:**
— Ms Torild SKOGSHOLM (Liberal Party)
- **Ministry of the Environment:**
— Mr Knut Arild HAREIDE (Christian Democratic Party)

The Norwegian Supreme Court — Jan, 1998

- Mr Gunnar BERGBY (Director), b Aug 28, 1947
- Mr Carsten SMITH (Chief Justice), b Jul 13, 1932
- Ms Vera HOLMØY (judge), b Apr 27, 1931
- Mr Jan Rasmus SKÅRE (judge), b Jan 17, 1929
- Mr Gunnar AASLAND (judge), b Apr 15, 1936
- Mr Jens BUGGE (judge), b May 10, 1930
- Mr Trond DOLVA (judge), b Jul 13, 1934
- Mr Tore SCHEI (judge), b Feb 19, 1946
- Ms Liv GJØLSTAD (judge), b Jan 9, 1945
- Mr Ketil LUND (judge), b Oct 14, 1939
- Ms Karenanne GUSSGARD (judge), b Jan 2, 1940
- Mr Steinar TJOMSLAND (judge), b Jul 23, 1948
- Ms Kirsti COWARD (judge), b Dec 19, 1940
- Mr Magnus AARBAKKE (judge), b Oct 14, 1934
- Mr Eilert STANG LUND (judge), b Jul 15, 1939
- Mr Lars OFTEDAL BROCH (judge), b Jan 1, 1939
- Mr Hans FLOCK (judge), b Apr 18, 1940
- Mr Magnus MATNINGSDAL (judge), b Sep 29, 1951

- Mr Georg Fredrik RIEBER-MOHN (judge), b Aug 13, 1945
- Ms Karin M BRUZELIUS (judge), b Feb 19, 1941

The Norwegian Supreme Court — Dec, 2000

- Mr Gunnar BERGBY (Director), b Aug 28, 1947
- Mr Carsten SMITH (Chief Justice), b Jul 13, 1932
- Ms Vera HOLMØY (judge), b Apr 27, 1931
- Mr Karl Arne UTGÅRD (judge), b Mar 6, 1951
- Mr Gunnar AASLAND (judge), b Apr 15, 1936
- Mr Jens Edvin A SKOGHØY (judge), b Feb 16, 1955
- Mr Trond DOLVA (judge), b Jul 13, 1934
- Mr Tore SCHEI (judge), b Feb 19, 1946
- Ms Liv GJØLSTAD (judge), b Jan 9, 1945
- Mr Ketil LUND (judge), b Oct 14, 1939
- Ms Karenanne GUSSGARD (judge), b Jan 2, 1940
- Mr Steinar TJOMSLAND (judge), b Jul 23, 1948
- Ms Kirsti COWARD (judge), b Dec 19, 1940
- Mr Magnus AARBAKKE (judge), b Oct 14, 1934
- Mr Eilert STANG LUND (judge), b Jul 15, 1939
- Mr Lars OFTEDAL BROCH (judge), b Jan 1, 1939
- Mr Hans FLOCK (judge), b Apr 18, 1940
- Mr Magnus MATNINGSDAL (judge), b Sep 29, 1951
- Mr Georg Fredrik RIEBER-MOHN (judge), b Aug 13, 1945
- Ms Karin M BRUZELIUS (judge), b Feb 19, 1941
- Ms Nina FRISAK (judge), b Nov 28, 1950

The Norwegian Supreme Court — May, 2005

- Mr Gunnar BERGBY (Director), b Aug 28, 1947
- Mr Tore SCHEI (Chief Justice), b Feb 19, 1946
- Mr Karl Arne UTGÅRD (judge), b Mar 6, 1951
- Mr Gunnar AASLAND (judge), b Apr 15, 1936

- Mr Jens Edvin A SKOGHØY (judge), b Feb 16, 1955
- Ms Inger-Else STABEL (judge), b Dec 14, 1946
- Mr Ole Bjørn STØLE (judge), b Apr 9, 1950
- Ms Liv GJØLSTAD (judge), b Jan 9, 1945
- Mr Ketil LUND (judge), b Oct 14, 1939
- Ms Karenanne GUSSGARD (judge), b Jan 2, 1940
- Mr Steinar TJOMSLAND (judge), b Jul 23, 1948
- Ms Kirsti COWARD (judge), b Dec 19, 1940
- Mr Eilert STANG LUND (judge), b Jul 15, 1939
- Mr Lars OFTEDAL BROCH (judge), b Jan 1, 1939
- Mr Hans FLOCK (judge), b Apr 18, 1940
- Mr Magnus MATNINGSDAL (judge), b Sep 29, 1951
- Mr Georg Fredrik RIEBER-MOHN (judge), b Aug 13, 1945
- Ms Karin M BRUZELIUS (judge), b Feb 19, 1941
- Mr Sverre MITSEM (judge), b Jul 3, 1944
- Ms Toril Marie ØIE (judge), b Jul 17, 1960

The Norwegian **Supreme Court** commanded by Chief Justice Mr Carsten SMITH and nonchalantly “supervised” by Mr Gunnar BERGBY has constantly been a main source of diabolic rancor, injustice and corruption in this case, and — though he left his post in 2002 — recent intelligence have demonstrated Mr Smith still actively entertains his satanically dictated virulence towards me. It’s not impossible Mr Smith and Mr Bergby may be directly linked to the acutely fiendish Black Mass slaughtering of a young demimonde lured into the basement of the Supreme Court erection under false pretenses (in 1992/-93 it was still easy to access/leave corresponding building entirely undetected by guards and other security measures). Frequently strolling the streets around the Supreme Court and governmental high-rise blocks in Oslo, the likable and good-looking “woman of the profession” had several politicians/officials amongst her customers, and her convenient “disappearance” was sequentially hushed up, of course —

Covert affiliation to regular Satanism and occult sects may partially explain outlined immolation.....

In 1992 **Mr Harald HEADLESS** (cf p 31) willingly sanctioned the stark illegal and doubtlessly cracked conspiracy against me, and since then he and his nearest family ’ve exhibited particular and — to me — wholly undesirable interest for my personal undertakings.

The criminal inclination, unfairness, grave disrespect for the human rights and general ignominy persistently displayed by the official royal family of Norway in this case, clearly excludes friendly and even diplomatic relations with them

(cf Aphorisms ##135, 136 and 137 etc). It should also be called attention to the disgraceful fact Harald Headless' father, King Olav V, had one of his faithful employees incarcerated and maltreated at a state controlled bedlam exclusively because he championed the human rights of other and unseemly hounded/exploited courtiers.....

However; there has also been a number indecorous, markedly loony and unduly maleficent aggressions not directly attributable to said, royal family themselves — but to their various courtiers/intendants usw.

By November 1993 King Harald Headless' **Lord Chamberlain, Marshal of the Court** and **private secretary** was Mr Lars Petter FORBERG, Mr Arne OMHOLT and Ms Berit TVERSLAND, respectively.

His **aides-de-camp** was: Mr Ulf Erik HUSEBØ, Mr Jørgen BERGGRAV, Mr Jon RIKTER-SVENDSEN, Mr Kai Ole HOLTER, Ms Anne RYDNING, Mr Per Hermann BODAL and Mr Terje ÅGREN, respectively.

By November 1997 King Harald Headless' **Lord Chamberlain, Marshal of the Court** and **private secretary** was Mr Lars Petter FORBERG, Mr Arne OMHOLT and Ms Berit TVERSLAND, respectively.

His **aides-de-camp** was: Mr Petter Andreas ASK, Mr Tor Arnt SANDLI, Mr Ole SANNES, Mr Nils Petter GRANHOLT, Mr Per HØIBY and Ms Merete Kristine GUNDERSEN, respectively.

By November 2001 King Harald Headless' **Lord Chamberlain, Marshal of the Court** and **private secretary** was Mr Lars Petter FORBERG, Mr Arne OMHOLT and Ms Berit TVERSLAND, respectively.

His **aides-de-camp** was: Mr Bjørn RUUD, Mr Ulf Erik HUSEBØ, Mr Øivind BERGENE, Mr Jørgen BERGGRAV, Mr Gunnar Torgny STOKLAND, Mr Anders RANGUL and Ms Anne RYDNING, respectively.

By November 2003 King Harald Headless' **Lord Chamberlain, Marshal of the Court** and **private secretary** was Mr Lars Petter FORBERG, Mr Arne OMHOLT and Ms Berit TVERSLAND, respectively.

His **aides-de-camp** was: Mr Ulf Erik HUSEBØ, Mr Jørgen BERGGRAV, Mr Jon RIKTER-SVENDSEN, Mr Kai Ole HOLTER, Mr Per-Hermann BODAL, Mr Terje ÅGREN and Ms Anne RYDNING, respectively.

By May 2005 King Harald Headless' **Lord Chamberlain, Marshal of the Court** and **private secretary** was Mr Rolf T ANDERSEN, Mr Arne OMHOLT and Ms Berit TVERSLAND, respectively.

September 4th, 1992, the Norwegian PM, Ms Gro HARLEM BRUNDTLAND, opportunistically changed several of her **governmental ministers** — those removed was:

- Ms Tove VEIERØD
- Ms Tove STRAND GERHARDSEN
- Ms Oddrun PETTERSEN
- Ms Kari GJESTEBY
- Mr Ole KNAPP
- Mr Kjell BORGEN

The new ministers was:

- Mr Werner CHRISTIE
- Mr Jan Henry T OLSEN
- Mr Finn KRISTENSEN
- Ms Grete FAREMO
- Ms Grete KNUDSEN
- Ms Oddny ALEKSANDERSEN
- Ms Kari NORDHEIM-LARSEN
- Mr Gunnar BERGE

Cf pp 31–32 of nearby report.

For penological etc reasons, the criminaloids Mr Werner CHRISTIE, Ms Grete FAREMO and Ms Grete KNUDSEN should be singled out.

It's of particular interest that Ms Gro Harlem Brundtland's youngest son, Jørgen, committed suicide Sep 24th, 1992 — a few days before the cops sabotaged my tenancy agreement and initiated their terrorism (cf pp 15–18)..... Before finally succeeding, Jørgen had attempted to kill himself several times earlier in his short lifetime — a sinister fact by 1992 wholly unknown to his MD/MPH-mother (significantly enough Ms Harlem Brundtland has functioned as Director of Health Services for Oslo's schoolchildren.....she engaged in research on children's health issues at Nic Waal's Institute, and has described the notoriously criminal Norwegian alienists — Mr Leo EITINGER [1912–96] and Mr Ørnulv ØDEGÅRD [1892–1976] — as likable psychiatry teachers). May 13th, 1998, the World Health Assembly elected Ms Harlem Brundtland Director-General of the **World Health Organization*** (**WHO**) — cf Doc #377, entry of said date* (*it should be underlined my fiancée was murdered as a result of iniquities brought about by Ms Harlem Brundtland and her criminally depraved accomplices. As regards the president of the villainous kangaroo court,

Mr Ivar OFTEDAHL, there still circulates a fistful incensing anecdotes in NO-Molde illustrating his goatish show-off, lawlessness, heavy drinking and generally bunglesome demeanor etc. If Ms Harlem Brundtland is an unsuccessful mother, Mr Oftedahl is most certainly a defective father — both largely responsible for the psychiatric usw misery of their respective children [in 1998 we carried out punctilious investigation proving the apartment of Mr Oftedahl's son — Ravn OFTEDAHL — had been infected by cobweb-optics* {*cf vg Doc's ##123, 2037 and 3217} underhandedly installed at request from his perverted dad]).

In the Constitution of the WHO it's laid down the following principles are fundamental to the happiness, harmonious relations and security of all people:

- Health is a state of complete physical, mental and social well-being and not merely the absence of disease or infirmity.
- The enjoyment of the highest attainable standard of health is one of the fundamental rights of every human being without distinction of race, religion, political belief, economic or social condition.
- The health of all peoples is fundamental to the attainment of peace and security and is dependent upon the fullest co-operation of individuals and States.
- The achievement of any State in the promotion and protection of health is of value to all.
- Healthy development of the child is of basic importance; the ability to live harmoniously in a changing total environment is essential to such development.
- Informed opinion and active co-operation on the part of the public are of the utmost importance in the improvement of the health of the people.
- Governments have a responsibility for the health of their peoples which can be fulfilled only by the provision of adequate health and social measures.

According to Article 1 in the WHO Constitution the objective of the organization shall be the attainment by all peoples of the highest possible level of health, and in order to achieve this objective (Article 2) the functions of the organization shall be:

- a) to act as the directing and co-ordinating authority on international health work;
- b) to establish and maintain effective collaboration with the United Nations, specialized agencies, governmental health administrations, professional groups and such other organizations as may be deemed appropriate;
- c) to assist governments, upon request, in strengthening health services;

.....etc.....and;

- v) **generally to take all necessary action to attain the objective of the organization.**

Ms Harlem Brundtland's and the Norwegian Government's etc radically disorderly conduct vis-à-vis me point by point seriously violates the WHO statutes.....:

Since 1992 it has been a main objective for Norwegian authorities to maim my general health, ruin my social relationships, isolate me, deny my juridical rights, subdue/quench legal complaints to international fora, mar my reputation, intimidate me, induce pecuniary destitution, provoke harmful tribulations, obstruct globally lifesaving work, minimize my standard of living and — if possible — incite criminality and unethical behavior (cf Doc #4588 etc).

The pernicious misconduct of Norwegian authorities in this case are precisely described in the Bible, Isaiah 59:5–8 (corresponding statements are wholly valid independent of your religious faith and theological opinions — cf Doc #2037, "**Norwegian Vice Spreading**"):

“They hatch the eggs of vipers and spin a spider’s web. Whoever eats their eggs will die, and when one is broken, an adder is hatched. Their cobwebs are useless for clothing; they cannot cover themselves with what they make. Their deeds are evil deeds, and acts of violence are in their hands. Their feet rush into sin; they are swift to shed innocent blood. Their thoughts are evil thoughts; ruin and destruction mark their ways. The way of peace they do not know; there is no justice in their paths. They have turned them into crooked roads; no-one who walks in them will know peace.”

In many respects Mr Ivar Oftedahl and Ms Harlem Brundtland represents the archetype of my Norwegian foes; frailty, ignoble/plebeian, crabby, evil/base, corrupted/criminal, unstable/dishonest, lunatic/schizophrenic, hypocritical/pharisaic, malevolent/envious, arrogant/aggressive and sickly self-assertive miscreants attempting to compensate for their shortcomings, inferiority complex and psychopathology through ascribing their nasty defects, wickedness, mental derangement and systematic lawbreaking to others (cf Doc's ##633 [“Norwegian Police and Statesman Malignant Syndrome”] and 2037 [“Official Norwegian Hypocrisy and Malevolence”]).

Though human status correctly may be granted my Norwegian enemies, they surely belongs to a particularly noxious subgroup bipeds strongly guided and impressed by stark diabolism, madness, injustice and general low-mindedness — the presence and influence of these infernally vile terrorists are of course absolutely detrimental to any civilized society respecting the human rights, guarding righteousness, and fostering ethicality, personal magnanimity, intellectual/scientific eminence and artistic dexterity usw.

Amongst the many malefactors exerting themselves to harm me all these years, we also find Mr Lars FRØNSDAL (b Dec 01, 1945) — one of the alcoholized, drug abusing and markedly perverted public prosecutors in Oslo.

The summer 1992 a few women observed Mr Frønsdal stark naked in one of Oslo's public parks — drunk as a fiddler's bitch and messing around with his beer bottles in a bag....!

Well.....Mr Frønsdal may assuredly embrace his Mary Jane — or another lady, crack his flasks, be on the hog, speed downtown, lick his stamps, buy junk from Charlie, ride high on a good horse, practice space-basing, enjoy his swipes, hunt Mars hares in civic greens and have a few buttons missing without interference from me....inasmuch as he doesn't blame me for his dependence, withdrawal symptoms and bad trips etc.....but: — that's exactly what he've done!

Subsequent to his unapparelled stunt, Mr Frønsdal was badly in need of a seemingly plausible alibi explaining his rather amusing comportment.....so, consequently, one of his helpful and mendacious buddies confidentially told him I probably had added some “mystical substance” to his beer or shit profoundly upsetting his beforehand cracked brain! As might be expected of a desperate and debauched boozer in such an unpleasant situation, the warped public prosecutor devoured this alternative explanation hook, line and sinker! Let's make it perfectly clear: I'm wholly unacquainted with Mr Frønsdal and I've never had any kind of contact with him, and has — of course — not intoxicated etc his beer/narcotics/drugs!

In this connection it may be appropriate to emphasize that the combination of alcohol and cocaine* (*C₁₇H₂₁O₄N) is particularly dangerous — the

cocaethylene thus produced by the liver is strongly addictive and may affect the heart lethally.....a significant number abuse-related deaths has been caused by this potentially backstabbing euphoriant.

In 1992 the Norwegian Police “Security” Service was officially/nominally headed by Mr Jan Steinar GRØNDAHL (chief) and Mr Kjell Gunnar ESKILT (second in command) — chief of police in Oslo was Mr Willy HAUGLI. Other noticeable police principals in the Oslo-area in 1992 includes (though depraved/criminal individuals, some of those named are without guilt in this specific case):

- ⊕ Ms Ellen HOLAGER ANDENÆS
- ⊕ Mr Roger ANDRESEN
- ⊕ Ms Marit BAKKEVIK
- ⊕ Mr Øystein BERGER
- ⊕ Mr Bjørn BIGSET
- ⊕ Mr Kjell BJERKE
- ⊕ Mr Nicolai BJØNNES
- ⊕ Mr Lars O BROCH
- ⊕ Ms Ann T BUGGE
- ⊕ Mr Lars Henrik BØHLER
- ⊕ Ms Else DAHL
- ⊕ Mr Sigmund ENGEN
- ⊕ Mr Morten ERIKSEN
- ⊕ Mr Jostein E ERSTAD
- ⊕ Mr Iver T FRIGAARD
- ⊕ Ms Siri FRIGAARD
- ⊕ Mr Truls FYHN
- ⊕ Mr Anstein GJENGEDAL
- ⊕ Mr Bjørn GRAN
- ⊕ Ms Anne-Marie GRAN
- ⊕ Mr Erling GRIMSTAD
- ⊕ Mr Kjell GROBE
- ⊕ Mr Tore GRÆGER
- ⊕ Mr Jan A GUNDERSEN
- ⊕ Mr Oddvin HAGE
- ⊕ Mr Stein E HAUGEN
- ⊕ Ms Ellen M HAUGSRUD
- ⊕ Mr Helmer HAUKAAS
- ⊕ Mr Bjørn HEGGELUND
- ⊕ Mr Stein HELGESTAD
- ⊕ Mr Jørn HOLME

- ⊕ Mr Bjørn HOLMSEN
- ⊕ Mr Arne HUUSE
- ⊕ Mr Einar HØGETVEIT
- ⊕ Mr Lars HAAVIK
- ⊕ Mr Stein Egil IKDAL/IKDAHL (police physician)
- ⊕ Mr Hans-Petter JAHRE
- ⊕ Mr Frank JENSEN
- ⊕ Mr Olav JOHANSEN
- ⊕ Mr Svein O KRISTIANSEN
- ⊕ Mr Leif A LIER
- ⊕ Mr Sverre LILLENG
- ⊕ Mr Knut R MIKKELSEN
- ⊕ Mr Gaute NESVIK
- ⊕ Mr Leif Erik NILSEN
- ⊕ Mr Roy Henry NILSEN
- ⊕ Mr Thomas NORTVEDT
- ⊕ Mr Lasse QVIGSTAD
- ⊕ Mr Thomas RANDBY
- ⊕ Mr Per REHORST
- ⊕ Mr Arne RUSTAD
- ⊕ Mr Svein T RØER
- ⊕ Mr Leif SELJESÆTER
- ⊕ Mr Einar SKEI
- ⊕ Mr Kolbjørn SKJERVINGEN
- ⊕ Mr Bjørn SKUGGEVIK
- ⊕ Mr Jostein SKÅRE
- ⊕ Mr Sveinung SPONHEIM
- ⊕ Ms Trine STANDAL
- ⊕ Mr Lars STOLTENBERG
- ⊕ Ms Marit SULANDER
- ⊕ Mr Kim R SUNDET
- ⊕ Ms Inger L SÆTREN
- ⊕ Mr Per SØNSTELID
- ⊕ Mr Vidar THOLIN
- ⊕ Mr Kai E TØRDAL
- ⊕ Mr Dag ULIMOEN (police physician)
- ⊕ Mr Stein ULRICH
- ⊕ Mr Georg VETTI
- ⊕ Mr Per E VOLLEDAL
- ⊕ Mr Geir WANGANSTEN-ØYE
- ⊕ Ms Inger WIIG
- ⊕ Ms Haldis WINJE
- ⊕ Ms Ingrid WIRUM

- ⊕ Mr Per WAAGE
- ⊕ Mr Morten YGGESETH
- ⊕ Mr Odd H ØSTEBØ

At the office of the Norwegian PM (in Akersgata 42, Oslo), Ms Gro Harlem Brundtland, we should notice (some of those mentioned are without guilt in this specific case):

- Ms Inger ANDERSEN
- Mr Dag BERGGRAV
- Mr Ole BERREFJORD
- Mr Per Arne BJERKE
- Ms Torill ENGSETH
- Mr Trond FEVOLDEN
- Mr Bjørn T GRYDELAND
- Ms Målfrid AA. HELLAND
- Ms Kari KJENNDALLEN
- Ms Sigrun H LØKEN
- Mr Aage MONSEN
- Ms Inger RØISE
- Mr Trygve SCHIØLL
- Mr Arne SPILDO
- Ms Gerd-Liv VALLA
- Mr Øivind ØSTANG
- Mr Bjørn SKOGSTAD AAMO

Amongst those employed by the Norwegian Ministry of “Justice” and the Police in 1992, should be mentioned (though criminal/depraved persons, some of those named are without guilt in this specific case):

- ⊕ Mr Bjørn ASKIM
- ⊕ Mr Bernt O BAHR
- ⊕ Mr Svein BERBU
- ⊕ Ms Vigdis BERG
- ⊕ Mr Bjørn BERGGREN
- ⊕ Mr Øystein BLYMKE
- ⊕ Mr Tom BRUNSELL
- ⊕ Mr John BRUVIK
- ⊕ Mr Kåre BØDAL
- ⊕ Mr Tore-Jarl CHRISTENSEN
- ⊕ Ms Kirsti COWARD

- ⊕ Mr Werner DALSVEN
- ⊕ Mr Leif T ELDRING
- ⊕ Mr Eystein ERIKSEN
- ⊕ Mr Ulf ERTZAAS
- ⊕ Mr Steffen FELBERG
- ⊕ Mr Jørgen FLOOD
- ⊕ Mr Erling FOSSE
- ⊕ Ms Inger M FRIDHOV
- ⊕ Mr Johan FROM
- ⊕ Ms Anne FRØSTRUP
- ⊕ Mr Per GAMMELGÅRD
- ⊕ Ms Hilde GAARDER
- ⊕ Mr Ole HAFNOR
- ⊕ Mr Harald T HAMBORG
- ⊕ Mr Yngve HAMMERLIN
- ⊕ Mr Gunnar HARR
- ⊕ Mr Geir HAUGSTVEIT
- ⊕ Mr Torgeir HEIMLI
- ⊕ Mr Jan T HELLIESEN
- ⊕ Mr Christian F HORST
- ⊕ Ms Kari JENSEN
- ⊕ Mr John JOHANSSON
- ⊕ Mr Jon KAPELRUD
- ⊕ Ms Ingelin KILLENGREEN
- ⊕ Mr Arnulf KJÆSETH
- ⊕ Ms Sissel KOFOED
- ⊕ Mr Per O KVAM
- ⊕ Ms Wenche KVERNELAND
- ⊕ Mr Asbjørn LANGÅS
- ⊕ Mr Johannes LARSEN
- ⊕ Mr Kåre LEIKSETT
- ⊕ Mr Tor LØKKEN
- ⊕ Mr Tor MEHL
- ⊕ Mr Kristian MØRKØRE
- ⊕ Mr Arild NESDAL
- ⊕ Mr Stein L NILSEN
- ⊕ Mr Knut OLSGAARD
- ⊕ Mr Stein OWE
- ⊕ Mr Vidar REFVIK
- ⊕ Ms Marit ROSSEHAUG
- ⊕ Mr Morten RUUD
- ⊕ Mr Ivar SIMASTUEN
- ⊕ Mr Kaare SINGSAAS

- ⊕ Ms Evelyn SKARNES
- ⊕ Mr Per Arne SKOGSTAD
- ⊕ Ms Ingrid SMEDSRUD
- ⊕ Ms Berit SOLLIE
- ⊕ Mr Kyrre STENBRO
- ⊕ Ms Astri TVERSTØL
- ⊕ Mr Rasmus VASSHUS
- ⊕ Mr Einar VATNE
- ⊕ Mr Arild VIST
- ⊕ Mr Jens S WEGNER
- ⊕ Mr Rolf B WEGNER
- ⊕ Mr Thorleif WAALER
- ⊕ Mr Hans Olav ØSTGAARD
- ⊕ Mr Kjell Bjørn AARØ
- ⊕ Mr Audun AASEBØ
- ⊕ Ms Eli T AASHEIM

In 1992 the Norwegian **Ministry of Social Affairs** and the adjoining **Public Health Department** was — inter alios — manned by (though predominantly depraved/criminal/insane earthlings, some of those listed are without guilt in this particular case):

- Ms Anne ALVIK
- Ms Ellen AMUNDSEN
- Ms Elin ANGELVIK
- Mr Jon Olav ASPÅS
- Mr Reidar S BANG
- Mr Ketil BENTZEN
- Mr Knut Å BERGE
- Mr Kjell BILDØY
- Ms Inger E BIRKELAND
- Mr Andreas BJELDE
- Ms Anne S BORGE
- Ms Malin BRATTSTRØM
- Mr Knut BROFOSS
- Ms Helma BØHLER
- Mr Hans E BØRRESEN
- Ms Elfriede BØRSUM
- Mr Knut B CRISTOPHERSEN
- Mr Svein EIK
- Ms Jorunn FRYJORDET
- Ms Grete GJERTSEN

- Ms Grethe HAMMARQVIST
- Mr Rolf HANSEN
- Mr Bodolf HAREIDE (NB!)
- Mr Harald E HAUGE
- Ms Anne B HEM
- Ms Bjørg Eva HENRIKSEN
- Mr Peter F H HJORT (NB!)
- Mr Fredrik H HOFFMANN
- Mr Knut HOLM
- Ms Kari HOLST
- Mr Egil HORNELAND
- Ms Karen M HVAM
- Mr Finn HØVIK
- Ms Inger J HAALAND
- Mr Christian BOE KIELLAND
- Mr Ingar Kr. KOMPÉLIEN
- Mr Petter KRAMÅS
- Mr Alfred KVALHEIM
- Ms Heidi LANGAAS
- Ms Unni LUND
- Ms Lisbeth LØCHEN
- Mr Thomas MAURITZEN
- Mr Torbjørn MORK
- Mr Knut MUNCH-SØEGAARD
- Mr Arnt MYHRER
- Ms Unn NICOLAYSEN
- Ms Randi NILSEN
- Mr Jon O NORBOM
- Mr Leif NORLI
- Ms Trine NORMANN
- Ms Jorun O NYGÅRD
- Ms Synnøve NYMO
- Mr Øystein OPDAHL
- Ms Anne ORTH
- Mr Reidar RAND
- Ms Aase ROKVAM
- Mr Mons RUD
- Mr Jan RØSEGG
- Mr Harald SALVESEN
- Ms Ellen SEIP
- Mr Ketil SKOGEN
- Mr Bjarne STRAND
- Ms Laila B STUB

- Ms Eli SUNDBY
- Ms Liv SUNNANÅ
- Mr Øyvind SÆBØ
- Ms Kari SØNDERLAND
- Ms Liv TELLE
- Ms Ellen M THORBJØRNSRUD
- Mr Jan TVEDT
- Mr Kåre TØNNESEN
- Ms Gerd M VANDESKOG
- Ms Elisabeth VAAGEN
- Ms Tove VEIERØD
- Ms Britt VENNER
- Ms Mette WALAAS
- Mr Reidar ØKLAND
- Ms Rikka ØSTBYE
- Mr Roger ØSTBØL
- Mr Ketil ØSTVEDT
- Ms Ingunn AALVIK
- Mr Hans J ÅNSTAD (NB!)
- Mr Bjørn Martin AASEN (NB!)
- Mr Olaf G AASLAND

BRATTVÅG/HJELSET/ÅLESUND 1993

Continued from p 30 —

Before arriving Mr Håvik's private house in NO-Brattvåg, I'd been informed my state employed, Norwegian foes recently had burglarized the dwelling installing their satanic cobweb-optics and pinhole-microphones etc.

As I moved into the small house, 'twas a simple job to dovetail corresponding intelligence reports — and, empirically, I was NOT surprised to learn that even the toilet and bedrooms had been infected by AV surveillance contraptions.

As soon as I went outside e.g to buy victuals or visit relatives in Brattvåg, I was pursued by a gang thoroughly psychopathic cops — many of them known from the Oslo-area and the Norwegian Police “Security” Service.

The nauseating abuse of AV spy-appurtenances in Brattvåg was no way limited to my own, modest residence — the private abodes of my aunts/uncles, additional cousins and some other kinsfolk had been extensively befouled by this hellish material as well!

It soon became unmistakably clear the police et al systematically recorded information about my quotidian affairs — there was comprehensive recitals of decent conversations with in every respects estimable octogenarians, and descriptions of trifling everyday incidents without the slightest affinity to criminality or otherwise blameworthy behavior.....

The worldly ambassadors of Satanic hate and excruciating iniquity, the putrid malevolence exhibited by my Norwegian adversaries was no surprise however — they merely proceeded along the extirpating course exactly mapped very well in advance!

The continuous provocations waged by the cops the last week of December 1992 and the first half of January 1993, included a number of break-ins and illegal searches —

As I informed various persons — e.g independent lawyers — about the ongoing and state instigated terror, the police quickly forged a half dozen thoroughly false accusations against me; it was crucial, of course, to halt legal actions and investigation disclosing their contemptible criminality.....

Consequently — January 14th — two country policemen employed by the sheriff office in Brattvåg and accompanied by a female council physician wedged their way into my living room in order to imprison me at the formerly described, political calaboose at NO-Hjelset!

The police officers and the dishonest, general practitioner — Ms Iris RELLING NIELSEN — refused to explain where they'd obtained a key to open the mortise lock in the exterior door with, and later pretended I'd declined to let them into the house.....; in reality they stealthily unlocked the outer main door and entered wholly without announcing their presence at a moment they positively knew I — relaxing in the sitting room — tried to hire a trustworthy counsellor utilizing Mr Håvik's wiretapped phone!

Arriving the wretched devildom at Hjelset, I had an introductory parley with the enemy collaborating physician, Mr Knut DROTTNING.

Exclusively another shameful and unbesought pro forma palaver designed to “varnish” my reputation additionally, I returned the distasteful compliment by devotedly steering the guileful Mr Drottning along a track ensuring his ultimate downfall.....

As regards aforesaid Mr Magnus AASHEIM, he steadfastly stuck to his scelerate monkey business encompassing v.g; thoroughgoing falsification of my

“medical record”, clandestine cooperation/sessions with explicitly corrupt/criminal/fiendish officials and active maintenance/masking of a practically unbroken chain sadistic/unwarranted transgressions and trumped-up charges aimed at sapping my psychosomatic health etc.

Mr Johan FOSSE — a highly fraudulent, malicious and swelled-headed young quack belonging to the inner circle of arrantly rotten and servilely flattering accomplices surrounding Mr Aasheim, should also be listed amongst the potty-borne sociopaths doing their best to terrorize me at the politico-strategic Paddy-Dolfole at Hjelset —

During January 1993 I formally engaged Mr Olav ØYEHAUG, NO-Molde, as my personal counsellor in connection to the “compulsory commitment” — or more correctly stated; political enjailment — at Hjelset.

Mr Øyehaug was a bonhomous and rather altruistic fellow with certain family ties to the Brattvåg-region — although his dipsomania significantly undermined his attorneyship etc once in a while, he was — purely ethically spoken — number one amongst contemporary lawyers in Molde.

In any event the felonious skunks in the administration at Hjelset did their best to unlawfully subvert Mr Øyehaug’s professional efforts, and it’s halfway remarkable they didn’t intern him in order to quench legal remonstrations at that time.....!

As a result of my unreserved human rights advocacy and juridical objections in respect of the extended maltreatment suffered, Mr Aasheim and his truckling scapegraces decided to supplement the torture by coercively exposing me to intramuscular injections with the neurotoxic cholinesterase inhibitor Trilafon* (*Basically a popular trade name for the heterocyclic sulfur compound perphenazine — a piperazinyl phenothiazine, $C_{21}H_{26}ClN_3OS$, with chemical name 4-[3-(2-chlorophenothiazin-10-yl)propyl]-1-piperazineethanol and molecular weight 403.97). Cf pp 89–103.

Like the majority of other anticholinesterases* (*Various substances contravening solvolysis of the neurotransmitter acetylcholin. By inhibiting the hydrolytic-catalytic action of the enzyme cholinesterase — i.e acetylcholinesterase, accumulation of acetylcholin in the body will reach potentially fatal levels rapidly) — e.g the chemical warfare agents Tabun (O-ethyl dimethylamidophosphoryl-cyanide/etyl dimethylamidocyanophosphate, $C_5H_{11}N_2O_2P$) and Sarin (isopropyl methylphosphonofluoridate, $C_4H_{10}FO_2P$) — Trilafon toxicologically influences certain nerve tissue v.g by pathologically altering the cholinergic synaptic transmission at neuroeffector/-muscular junctions item in the autonomic ganglia and central nervous system.

Malignantly affecting e.g the tropic, receptive, conductive and transmissive

functions of the neurons, neuroleptic drugs — and cholinergic antagonists on the whole — are notorious for their explicit psychosomimetic properties. Blocking the dopamine receptors and woefully overturning v.g the **cortico-diencephalic mechanism*** (***Hypothalamus** is the part of this apparatus activating, controlling and integrating e.g the peripheral autonomic mechanism, endocrine activity and numerous somatic functions. The hypothalamic nuclei controlling the anterior lobe of the pituitary — the **adenohypophysis** — do so by synthesizing substances entering the portal system and thus activating the glandular cells of the pituitary. The adenohypophysis secretes v.g growth hormone, thyroid-stimulating hormone [i.e "thyrotropin"], adrenocorticotropin, follicle-stimulating hormone, prolactin, interstitial cell-stimulating hormone [i.e "luteinizing hormone"], melanocyte-stimulating hormone, β-lipotropin and many peptides of varying significance. The **neurohypophysis** produces and secretes e.g vasopressin and oxytocin.

The **hypothalamic** hormones are v.g; thyrotropin-releasing hormone, growth hormone-releasing hormone, somatostatin [i.e "growth hormone-inhibiting hormone"], gonadotropin-releasing hormone [i.e "luteinizing hormone-releasing hormone"] and a prolactin-inhibiting factor commonly classified as “dopamine”.

All neurons elaborating hypophysiotropic hormones are influenced by the hypothalamic **neurotransmitters** — e.g dopamine, serotonin, acetylcholine, norepinephrine and endorphins — modifying the secretory activity of anterior pituitary hormones.), perphenazine intake is strongly productive of e.g general weakness, clumsiness, mental confusion, visual/auditory hallucinations, speech disturbances, alienation, disorganization and extensive reality distraught — those empoisoned are typically unable to distinguish between objective events and medicament induced, sensorineural/perceptual disarray etc.

When the state paid molesters at the political dungeon at NO-Hjelset realized Mr Øyehaug and I planned to bring an action against the Norwegian Ministry of Social Affairs, they forthrightly — only slightly delayed by a few conspiratorial conversations — decided to intoxicate me with perphenazine.....because, as Mr Aasheim later confessed, they were wholly aware the psychosis causing and devitalizing properties of the drug.

So — accompanied by further and most extensive corruption of my "medical record" etc, Mr Aasheim and his scummy accomplices made a feverish and arrantly blackhearted effort to chemically stir up genuine daftness and significantly impair my sturdy health and dianoetic capacity....!

This utterly contemptible and flagrantly criminal campaign to wipe me out by underhandedly distributing detrimentally psychoactive substances was not unique however —; it's next to sure the main constituent of the granulate meticulously smirched on my bread in Oslo (cf p 18) was **ergot*** (*i.e the mycelial

mass of the fungus **Claviceps purpurea** infecting rye and some other grasses — contains several poisonous alkaloids causing ergotism. The potent hallucinogen "**LSD**" — "**lysergic acid diethylamide**" [C₁₅H₁₅N₂COOH] — was first synthesized from ergot in 1943. LSD acts as a serotonin reuptake inhibitor, and a larger dose ergot excessively stimulating the serotonergic system may trigger the **serotonin syndrome**** — **symptoms include v.g confusion/delusions, panic, bizarre behavior, restlessness, lethargy, epileptiform convulsions, tremor, muscle jerks/disorders, gangrene, extremal paresthesia, weakness, sweating, abdominovesical cramping, vomiting, abortion, vasoconstriction, angiorrhesis, hypoxemia, hemolysis, cerebral/cardiac infarction, platelet clotting, dyspnea, acrotism, kidney failure, anuria, hematuria, dipsosis, delusional stupor, hyperthermia and death), and the sickening mixture of enfeebling narcotics I was compelled to gulp down at NO-Åse (cf p 22) had been selectively designated to induce snafu/derangement, unconsciousness/amnesia and general asthenia/indisposition.....!

Aforementioned action against the Ministry of Social Affairs had been laid to July 22nd, 1993 — "**Case #83-175 A.**" (corrected: "**Case #93-175 A.**"), Sunnmøre District Court (NO-Ålesund).

The situational putrescence considered, we had no hope whatsoever impartial and otherwise competent doomsmen should be appointed — and our gloomy expectations was duly confirmed:

As president of the superbly damnable kangaroo court had been installed **Mr Finn LYNGHJEM** (cf Doc #377, entries of May 13, 1998 and Nov 07, 2000) — a professional double-dealer and duffer symptomatically serving as chairman of the state operated committee notoriously supposed to check over the "formal legality" of compulsory commitments and forced drugging etc undertaken by Norwegian officials, and as lay judges was telltalely picked out the Nazi-sympathizing lobotomy-advocate **Mr Karl-Ewerth HORNEMAN** (NO-Trondheim) — a formerly police employed foggy-bogie and skull-jinx obnoxiously given to public adulteration, and **Mr Arild HUNSTAD** (NO-Ålesund) — at that time a subordinate physician wholly directed by **Ms Åse SVENDSEN ROLAND** (cf pp 24–25), the sexually perverted and sadistic head of the psychiatric lockup where he was permanently employed.

The Norwegian **Courts of Justice Act*** (*also termed the "**Court Act**") of Aug 13, 1915, expressly provides that:

§ 53;

.....all judges should hold a Norwegian citizenship and be trustworthy men or women (cf §§ 60 and 76 etc ib),

§ 60;

.....all judges — except lay-judges and assessors — must sign a binding assurance obliging them to exert their office conscientiously (cf §§ 52, 53 and 65 ibid, item the Norwegian Constitution Article 21),

§ 76;

.....only persons markedly competent as co-judges and members of the jury through their righteousness, skills and independence should be elected (cf §§ 52, 53, 60 and 65 ib), and that

§ 108;

.....nobody can operate as a judge or juror when particular circumstances potentially diminishing his impartiality eventuates (cf §§ 106 and 109 etc ibid).

Furthermore; **§ 107** ib explicitly lays down that ".....neither judges nor jurors can serve as experts in one and the same case.....(in this case all jury members — viz Mr Horneman and Mr Hunstad — in their capacity as buddy-buddy psychiatrists and tainted mercenaries chummily backing up their accomplices/seniors, functioned as — experts)", and sec's 112, 113 and 115 ibid emphasizes that the president of the court and his jurors are obliged to inform one another and the respective parties about their actual disqualification. In this court case unambiguous inhability after §§ **106** (items 1, 4 and 6), **107** and **108** in the Norwegian Courts of Justice Act existed, and neither judge nor lay judges possessed the moral and intellectual qualifications required by §§ **53**, **60** and **76** ib (Mr Lynghjem and Mr Horneman both had a Stanford-Binet IQ of 127 [cf **Doc #377**, entry of Nov 07, 2000], and this alarming fact is in itself disqualifying...; though — at least in this connection — a pitifully modest score, a general and minimum IQ of 140 should be required of judges at all law courts)....and — not only was there a very distinct lack of professional competency and noological capability.....; we're dealing with downright **corruption!** Handpicked to cover up official turpitude and give the various illegalities a most treacherous garnish of "respectability", corresponding jury's felony may be prosecuted/adjudicated usw in agreement with — e.g — subsequent sections of the Norwegian **Penal Code** of May 22, 1902:

§ 110;

A judge, juror or assessor who in such capacity acts against his better judgment shall be liable to imprisonment for a term not exceeding five years.

If he thereby caused or was accessory to causing any person to be wrongfully subjected to penalty or to a greater penalty than he deserved, he shall be liable to imprisonment for a term not less than two years.

If the felony has resulted in the execution of a death sentence or the serving of a custodial sentence for more than five years, imprisonment for a term not exceeding 21 years may be imposed. (Cf §§ 275 and 276)

§ 120;

If a public servant in any record pertaining to his office makes a false entry or conceals the truth, or if he in preparing any official copy, telegram or telephone message or in stamping, marking or any other official attestation which is issued to serve as evidence makes or attests any false statement or conceals the truth, he shall be liable to loss of office or to imprisonment for a term not exceeding three years, but not exceeding six years if he has acted for the purpose of obtaining for himself or another an unlawful gain or injuring any person. (Cf §§ 116, 117, 123, 124, 275 and 276 ib)

§ 275;

Any person who, for the purpose of obtaining for himself or another an unlawful gain or inflicting damage, neglects another person's affairs which he manages or supervises or act against the other person's interests shall be guilty of breach of trust.

The penalty for breach of trust is imprisonment for a term not exceeding three years. Fines may be imposed in addition to a sentence of imprisonment. An accomplice shall be liable to the same penalty. Under especially extenuating circumstances fines alone may be imposed. A penalty pursuant to this section shall not be applicable to an act that comes under section 255, cf section 256.

§ 276;

The penalty for gross breach of trust is imprisonment for a term not exceeding six years. Fines may be imposed in addition to a sentence of imprisonment. An accomplice shall be liable to the same penalty. In deciding whether a breach of trust is gross, special regard shall be paid to whether the act has caused considerable economic damage, whether it has been committed by a public official or any other person by a breach of the special confidence placed in him as a consequence of his position or activity, whether the offender has kept false accounts or books or has destroyed, damaged, or concealed accounts, books or other documents, or whether he has knowingly caused material loss or danger to another person's life or health.

A complex case drenched with conventionally aggravating circumstances, accumulation, concurrence and uncommon constellations otherwise entailing increased penalty, the following sections of the Norwegian Penal Code has particular interest for the assessment of sentence:

§ 62;

If any person has by one or more acts committed more than one felony or misdemeanour punishable by imprisonment or detention, a joint custodial sentence shall be imposed which must be more severe than the highest minimum penalty prescribed for any of the felonies or misdemeanors and must in no case exceed the highest penalty prescribed for any of them by more than 50 percent. The joint custodial penalty shall normally take the form of imprisonment when any criminal acts would have been punishable thereby.

The provisions of the first paragraph shall apply correspondingly if a joint sentence of community service is imposed. If community service is imposed as well as unconditional sentence of imprisonment, in assessing the sentence of community service the unconditional sentence of imprisonment shall be taken into account.

If any of the felonies or misdemeanours should have been punished by imprisonment, the same supplementary penalties shall be imposed in the case of detention as would have applied in the case of imprisonment.

§ 63;

If any person has by one or more acts committed more than one felony or misdemeanour punishable by fines, a joint fine shall be imposed which must be more severe than that which any one of the felonies or misdemeanours should have incurred.

The court may, when some of the felonies or misdemeanours should have been punished by a custodial sentence and others by fines, regard the felonies or misdemeanours for which fines are prescribed as aggravating circumstances instead of pronouncing sentence for them.

As his legal representative, the Norwegian Attorney-General — **Mr Bjørn HAUG** — had appointed assistant lawyer **Ms Bergljot WEBSTER**.

Ms Webster was thus employed at the same office as assistant advocate **Ms Hanne HARLEM*** (*cf p 63 item **Doc #377** — entries of Oct 18 and 26) who — pathognomonically — functioned as Mr Haug's personal assistant...!

It's perfectly clear Ms Webster and Ms Hanne Harlem indulged in numerous and unmistakably conspirational conversations the weeks and days before attendant court case.....and, perhaps you've guessed it; Hanne is the younger sister

of **Ms Gro HARLEM BRUNDTLAND*** (*cf pp 31, 70, 71, 72 and 76)!

As regards **Mr Magnus Aasheim*** (*cf pp 29–30 and 81–82), it pleased him to become somatically "sick" during the doomful court case, so — he never gave a testimony (the depraved jury had excellent opportunities to examine Mr Aasheim telephonically, but symptomatically declined to make use of this possibility).

The political oubliette at NO-Hjelset was represented by **Mr Hans Peter MØLLER*** (*cf p 29), who cooperated closely with said Ms Webster.

Mr Møller and **Ms Aase SVENDSEN ROLAND*** (*cf pp 24, 25 and 84) — together with **Mr Tore FÆSTØ*** (*county psychiatrist and notorious screwball from NO-Molde hired and paid by Norwegian authorities to gloss over their heinous felony) — was of course amongst the few "witnesses" "examined" by the severely hell-ridden mock court.

During the theatrical questioning of Ms Svendsen Roland, my lawyer — Mr Øyehaug — and I was forebodingly chased out of the fetid court room.....; Mr Øyehaug characterized the exclusion as flagrantly illegal, and told he never had experienced a similar shut out in his long-standing, professional career!

When it comes to myself, I hung around the first day of the fateful lawsuit only. Soundly aware the satanic machination partaken by the rotten jury, my pro forma presence fostered "certain supranational objectives".....; through their premeditatedly nefarious judgment, the profane jury was allowed to irrevocably doom itself.....and, on behalf of the "**Executive Council**", I feel extremely delighted to inform you **Mr Karl-Ewerth Horneman** now is unalterably deposited in the worst subdivision of Hell where his agonized ululation greatly delectates the specially educated and remorseless tormentors!

Carrying the signatures of Mr Lynghjem, Mr Horneman and Mr Hunstad, the sublunar judgment conclusion is nothing but a most mephitic and verbatim reproduction of the acutely stinking humbug opportunistically fabricated by aforesaid Mr Aasheim and Mr Møller. The allegation on page 1 of the flagitious libel — stating that the parties and legal representatives of the mock proceeding beforehand had been informed about the identity of the appointed jurors and that no objections as regards the composition of the kangaroo court had been submitted — is tactical fiddle-faddling.....; in any case neither Mr Øyehaug nor I can recall or physically detect the letter of July 02, 1993, referred to by Mr Lynghjem and his damnable accomplices.

It should be rather unnecessary to bring home the corrupted and wholly scandalous "judgment conclusion" is thoroughly and legally **invalid** —

COMMENTS ON **PERPHENAZINE / TRILAFON[®] / FENTAZINE[®]**

In June 1951 the French surgeon Henri-Marie LABORIT, Esq, obtained the compound “**4560-RP**” from Société des Usines Chimiques Rhône-Poulenc — a parisian manufacturer of synthetic textiles, organic chemicals and pharmaceuticals (since 1961 known as Rhône-Poulenc SA).

Mr Laborit had served as an army surgeon during World War II, and was still searching for a substance efficiently curing surgical/traumatic shock and war neurosis. Administering 4560-RP to test animals and persons about to undergo operative surgery, Mr Laborit discovered that systemic stress and presurgical anxiety was significantly reduced, and thus concluded he was dealing with a chemical powerfully influencing the central nervous system and autonomic functions.

Discovered and first synthesized Oct 3rd and Dec 11th 1950, respectively, 4560-RP (i.e 10-[3-dimethylaminopropyl]-2-chlorphenothiazine) was initially tested on hospitalized, French bedlamites in January/February 1952. The results of the inaugural experiments was reported to representatives of Société Medico-Psychologique in Paris, who concluded the psychoactive properties of 4560-RP — now termed “**chlorpromazine**” — had medical value. From June 1952 chlorpromazine was commonly prescribed by French physicians.

While chlorpromazine* (*trade names Largactil/Thorazine) is considered the prototype of neuroleptic drugs generally, perphenazine* (*trade names Trilafon/Fentazine — cf p 82) was formally introduced a couple of years later. Though slightly different pharmaco-/toxicokinetically, perphenazine basically has the same pharmacodynamic and toxicological index as chlorpromazine. Perphenazine negatively affects practically all organs/parts of the human body, and on account of the **more than 7000 adverse effects** documented by a truly lavish number clinical laboratory procedures and analytical techniques etc, we might unimpeachably wonder if this chemopsychiatric noxa is administered mainly for its explicitly **pathopoietic** properties!

In any case it takes at least 5000 — five thousand — compactly composed pages to give a scientifically commendable description of the pathogenic attributes substantially assignable to perphenazine.....and it is, of course, far outside the scope of this unpretending report to present an exhaustive treatise on the medicopsychological/biochemical/pathophysiological etc damages brought about by this chthonian toxicant. I shall nevertheless venture to launch a resolutely abridged sketch indicating some of the baneful side effects verily

attributable to perphenazine/Trilafon/Fentazine, as I believe this may be of common interest and value —

Firstly perphenazine will overturn and largely invalidate the endogenous production, chemical properties and natural distribution etc of several catecholamines chiefly generated by hydroxylation of the L-isomeric amino acid tyrosine* (*cf tyrosinase → catechol oxidase).

The 3,4-dihydroxyphenylalanine* (*DOPA) formed by the tyrosine hydroxylase is the biosynthetic precursor of the essential catecholamines dopamine* (*[3,4-dihydroxyphenyl]ethyl amine), noradrenaline* (*norepinephrine) and adrenaline* (*epinephrine).

The catecholamines serves and triggers an impressive number specialized physiological and neurochemical etc functions and actions impeded by the toxicological impact of perphenazine; vital mechanisms regulating e.g blood pressure, heart rate, breathing, metabolism and muscle tone are temporary or permanently corrupted/destroyed. Dangerously interfering with the hydroxylation of phenylalanine to tyrosine and subsequent dihydropteridine reductase, the transamination of tyrosine to p-hydroxyphenylpyruvate and concurrent reaction with O₂ to form homogentisate is significantly incapacitated, thus provoking detrimental accumulation of the nerve poison phenylpyruvic acid in the body fluids as well as in varietal tissues where it evades most drug monitoring and toxicological screening procedures usw. Exerting a generally cytopathogenic effect, perphenazine obstructs the natural interaction between various nitrogenase and reductase agents, and consequently upset the entire nitrogen

equilibrium/metabolism; hydrolysis of ATP* (*adenosine triphosphate) and hepatic amino acid degradation is incapacitated, and the constructive functions of v.g the enzymes alanine/aspartate aminotransferase and glutamate dehydrogenase perilously hampered.

Whereas practically all fundamental properties of cells are products of molecular interactions between their respective nucleic acids and proteins, the metabolically decisive amounts of the adenine nucleotides ATP/ADP/AMP is relatively disproportionated by the principally cytotoxic influence waged by perphenazine — ATPs phosphoryl transfer potential is diminished, and efficient hydrolysis of phosphocreatine obstructed.

Adenosine triphosphate is the universal main carrier of all forms of chemical energy in living organisms — as it transfer energy to other molecules, ATP loses its terminal phosphate group as inorganic phosphate* (*orthophosphate, P_i), or two of its phosphate groups as inorganic pyrophosphate* (*PP_i), becoming adenosine diphosphate* (*ADP) or adenosine monophosphate* (*AMP), respectively.

Described hydroxylation of ATP to ADP/P_i and AMP/PP_i relies on the catalytic purveyance of the enzymes hexokinase* (*catalyzing the phosphorylation of glu-

cose by ATP and regenerates ADP for the creatine kinase), creatine kinase and adenylate kinase item the intermediate properties of phosphoenolpyruvate* (*central in the conversion of phosphoglycerate to pyruvate — CH_3COCOOH . The pyruvic acid is thus converted to acetyl coenzyme A in which form it may be regarded as the origin of the tricarboxylic acid cycle — also termed “Krebs’ cycle” or “citric acid cycle”; a cyclical series biochemical reactions where the two-carbon acetyl coenzyme A initially interacts with the four-carbon oxaloacetate to yield the six-carbon citrate and to liberate coenzyme A. The actual reaction is catalyzed by citrate synthase, and via interconversions of various carboxylic acids the acetyl coenzyme A formed from pyruvate finally is completely oxidized to carbon dioxide.)

While the oxidative decarboxylation of pyruvate to form acetyl coenzyme A (taking place within the mitochondria where electron transport by way of the respiratory chain generates a proton gradient across the cytosolic side of the inner, mitochondrial membrane) marks the commonly accepted nexus between glycolysis and the tricarboxylic acid cycle, the concomitant and stepwise circulatory oxidations where hydrogen atoms or electrons are removed from intermediate compounds etc quantitatively represents the major, degradative pathway for the generation of ATP from ADP and inorganic phosphate (as a matter of fact the oxidation of each nicotinamide adenine dinucleotide molecule is coupled to the formation of three ATP molecules, while accompanying oxidation of flavin adenine dinucleotide begets two molecules of ATP — this way each turn of the cycle may lead to the production of 11 ATP molecules [counting the molecule in, we may calculate the “net yield” to 12 ATP molecules per molecule of acetyl coenzyme A and — additionally — oxidation of the two pyruvate molecules derived from fragmentation of glucose has given us two ATP molecules.....and the cycle also generates one molecule of guanosine triphosphate equivalent to one ATP molecule; we may thus conclude that the aerobic oxidation of two pyruvate molecules makes available to the cell at least 15 times more ATP per molecule of glucose catabolized than is produced anaerobically. Nevertheless; acetyl coenzyme A doesn’t exclusively arise from the oxidation of pyruvate, but also from that of fats and several amino acid comprising proteins!)

All in all we may correctly state that the oxidative phosphorylation where electrons from nicotinamide adenine dinucleotide or flavin adenine dinucleotide are transferred to carbon dioxide by electron carriers is responsible for the generation of roughly 90 percent of the ATP molecules formed when glucose is completely oxidized to $\text{CO}_2/\text{H}_2\text{O}$ — and this process is thus, by far, the major source of ATP in aerobic organisms.

Otherwise the rate of the tricarboxylic acid cycle is adjusted to meet frequently changing needs for cellular ATP, and the actual turnover of ATP is typically very high; an athlete weighing 100 kilos won’t do a lot of physical exercising or heavy manual labor before he’ve consumed his own body weight — or more —

of ATP (a sedentary, 80 kilos officeholder normally expends 60–70 kg ATP in 24 hours)!

The cellulotoxic properties of Trilafon/Fentazine (perphenazine) adversely affects most of the **4–7 trillion reactions** ordinarily taking place within each cell every second, and the destructive metabolic impact of this alienist praised mor-bificum is no way limited to oxidative subversion of amino acids, carbohydrates and fatty acids in the tricarboxylic acid cycle....; the overall efficaciousness of the “**Embden-Meyerhof pathway**” (the pyruvate produced during the anaerobic breakdown of glucose [i.e. **glucolysis**] is either converted to acetyl coenzyme A — and thus enters the tricarboxylic acid cycle — or to lactic acid, ethanol, carbon dioxide or a few other, organic products) and the “**urea cycle**”* (*this cycle is linked to the tricarboxylic acid cycle through the synthesis of **fumarate**** [*i.e. **butenedioic acid**, HCOOHC:CHCOOH] hydrated to **malate** and thus oxidized to oxaloacetate. The oxaloacetate may undergo transamination to **aspartate**, be converted into glucose or pyruvate or condensate with acetyl coenzyme A to form citrate) are also deleteriously impeded!

The poisonous influence of perphenazine will seriously hamper almost every step of the **glycogenesis**, **glycogenolysis** and **gluconeogenesis*** (*i.e. the formation of glucose from noncarbohydrate sources) — multitudinous enzyme-catalyzed reactions are desperately impaired, and the antiporter function of the transport protein **ATP-ADP translocase*** (*i.e. the **adenine nucleotide carrier** — constituting about 15% of the inner mitochondrial membrane protein) as well as the specialized missions of many other, mitochondrial symporters/antiporters/carriers etc, consequentially corrupted.

The **adenylate kinase** dependent hydrolyzation of ATP are curtailed, as perphenazine has messed up the optimal concentration of **Mg²⁺** and thus weakened the capacity of the magnesium ion to form a complex with ATPs terminal phosphate groups — reducing the negative charge on the ion thereby becomes arduous, and the whole substitution reaction are endangered (in addition the general stability of the carbonyl group in pyruvic acid has been fundamentally perverted, and later in the glycolysis it'll be burdensome for the reactive phosphate ester to transfer a phosphate group back to the adenosine diphosphate and thus regenerate ATP).

Animadverted subversion of the ATP purveyance etc will also harm the ATP-driven “**calcium pump**” — the “**Ca²⁺-ATPase**” — and a **sodium–calcium exchanger** using the **Na⁺** gradient across the plasma membrane as the main energy source (cf the “**Na⁺-K⁺ pump**”).

The distribution of body fluids is largely determined by **osmotic forces**, and the concentration of certain solutes in these fluids is decisive for the **osmotic concentration*** (*i.e. the “**osmolality**”).

Extracellular fluids (including blood plasma) — containing **sodium** as their pre-

dominant cation, and intracellular fluids — having potassium as their dominant cation, respectively amount to 25 and 33 percent of the body weight.....and ATP hydrolysis drives the pumping of sodium/potassium ions across the plasma membrane.

The abnormalities of the acid–base balance of the blood brought about by perphenazine, are normally accompanied by characteristic/pathological changes in electrolyte concentrations in the plasma.

Acetyl coenzyme A cannot enter the tricarboxylic acid cycle unless it condenses with oxaloacetate, and the synthesis of oxaloacetate by carboxylation of pyruvate is dangerously havoeked by perphenazine — further; **biotin*** (*vitamin B₄, C₁₀H₁₆O₃N₂S), a covalently attached prosthetic group of **pyruvate carboxylase** and a well-known carrier of O₂, is not carboxylated unless acetyl coenzyme A is bound to the actual enzyme. The allosteric/catalytic properties of pyruvate carboxylase are — of course — undermined by perphenazine, and the functions of oxaloacetate as a **stoichiometric intermediate** in gluconeogenesis torped- oed.....the conversion of oxaloacetate into amino acids for protein synthesis is largely obstructed, and the entire production of intermediates for biosyntheses caretaken by the tricarboxylic acid cycle handicapped.

The driving force of oxidative phosphorylation is the electron transfer potential of **NADH*** (*the reduced form of nicotinamide adenine dinucleotide) and **FADH₂*** (*the reduced form of flavin adenine dinucleotide) relative to that of O₂, and in the respiratory chain electrons are transferred from NADH to O₂ through a sequence of three protein complexes called **NADH-Q reductase** and **cytochrome oxidase**. The operational power of these transmembrane complexes responsible for pumping protons across the inner mitochondrial membrane (i.e from the matrix to the cytosolic side) are severely quenched by perphenazine, as the initial binding of NADH and subsequent transfer of its two high-potential electrons to the **flavin mononucleotide** prosthetic group of corresponding complex has been significantly throttled by the neurocytotoxic qualities of the drug — ideal/adequate output of the reduced form of flavin mononucleotide is thereby thwarted.

As coenzymes the oxidized forms of nicotinamide adenine dinucleotide (except for the presence of an additional phosphate group, the oxidized form of **nicotinamide adenine dinucleotide phosphate** is identical with the former) are actively involved in more than 500 different operations, and hundreds of enzymes require their nicotinamide moiety — however; most of the functions of the actual oxidoreductases/dehydrogenases etc are spoiled by perphenazine....the conversion of alcohols to aldehydes/ketones, amino acids to keto acids, hemiacetals to lactones and aldehydes to acids are but a few examples of reactions where catalytic efficiency has been hazardously frustrated by this nocent quack dope!

As regards peptide hormones, catecholamines and receptors of the **G-protein class** utilizing **guanine nucleotide-binding proteins** to interface with **target proteins** (e.g phospholipase C), perphenazine makes it knotty for corresponding **ligand hormone** to bind to the actual **receptor protein** thus activating the **adenylate cyclase** through the guanine nucleotide regulatory protein binding **guanosine triphosphate*** (***GTP**).

Generally impairing the GTPase activity in regulatory protein and thus damaging the **21-kd ras proteins** cycling between GTP and **GDP*** (***guanosine diphosphate**) forms, perphenazine will corrupt the GTP form of these proteins (stimulating cell growth and differentiation) item the **120-kd integral membrane protein** and adjacent transmembrane segments of adenylyate cyclase and, resultantly, significantly increase the **cancer risk**.

The formation and further hydrolyzation of **cyclic adenosine monophosphate*** (***cAMP**) to **5'-AMP** by a specific phosphodiesterase is hindered by perphenazine, as the activation of adenylyate cyclase converting ATP to cAMP and the normal **3'-OH group of the ribose unit** attacking the α -phosphoryl group of **ATP** to form a phosphate bound with the **concomitant release of pyrophosphate** has been greatly and negatively upset by the unilaterally injurious effects of this politically abused and virose downer.

Cyclic adenosine monophosphate is supposed to bind to the regulatory subunit of protein kinase thus dissociating the catalytic subunit vitally responsible for the phosphorylation of a wide spectrum enzymes and other proteins, and it enhances the degradation of storage fuels, increases the secretion of acid by the gastric mucosa, leads to the dispersion of melanin pigment granules, diminishes the aggregation of blood platelets and induces the opening of chloride channels etc.

All enzymes are believed to be synthesized intracellularly, and most of them certainly carry out their functions within the cells in which they are formed... anyhow; many of those enzymes later finding their way into the blood or otherwise exerting their functions within extracellular fluids, will have the better part of their constructive properties devastated by perphenazine — the catalytic operativeness of the **proteases** and other **hydrolases** (secreted into the gastrointestinal tract) item the **plasma-specific enzymes*** (*enzymes concerned e.g with **fibrinolysis** and the functionality of the **blood-clotting mechanism** and **complement system**) are dramatically suppressed.....this may — amongst dozens of other complications — catastrophically lower the **general immune response**, and lead to **partial/complete and potentially fatal paralysis of certain viscerimotor/splanchnic nerves**.

The list of metabolic disturbances and overall pathogenicity linked to perphenazine intake is almost endless; all catabolic pathways of the **branched-chain amino acids*** (***leucine**, **isoleucine** and **valine**) are devitalized, and the natural out-

put and properties of e.g. oxidative decarboxylase, valine transaminase and isovaleryl-CoA-dehydrogenase corrupted — there'll be **sulfur amino acids** disorders, and pathological alterations of the **imino acid metabolism**.....convenient conversion of methionine to homocysteine is sapped, and crucial functions of cystathionine synthase, serine, proline oxidase and pyrroline-5-carboxylic acid dehydrogenase vehemently perverted.

Perphenazine will perilously inhibit the thermal transition of ribonuclease, and the conformational transition of α-lactalbumin is either slowed down or completely barred — the formation of molten globules is constrained, and the hydrogen bond donor of serine, aspartate and asparagine is frequently harmed (natural disruption of α-helices is thereby obstructed).....basically; **the stabilization of intermediates necessary for unimpaired protein folding is crippled**.

In the **Krebs-Hensleit cycle*** (*i.e the urea cycle) the intermediate properties of citrulline, arginine, ornitine and arginiosuccinic acid are strongly reduced by perphenazine, and the ominous presence of this psychotogenic nosotoxicant will induce multiform, **systemic irregularities of the amino acid metabolism** — we'll find several **substrate-specific defects**, and there'll be grave histidine, lysine and glycine metabolism abnormalities.

Perversion of the proline oxidase and lysine/glycine metabolism etc will deplete the vital/steric repulsion of the pyrrolidone rings found in the proline/hydroxyproline residues of the collagen helix (**collagen** — the most abundant protein in man/mammals — has no hydrogen bonds within its triple helix strands, hence the stability of the three collagen helices depends on indicated repulsion...anyhow; because there's no space near the helix axis for a larger amino acid, every third residue of its superhelical cable must be glycine, and the three intertwined strands of corresponding superhelix are bonded to each other by — hydrogen.), and described suppression of v.g the proteases/hydrolases etc will detrimentally affect the functions of three major digestive enzymes — viz; **chymotrypsin** (hydrolyzing proteins in the small intestine), **trypsin** and **pepsin** — the enzyme/zymogen synthesizing in the acinar cells of the pancreas is sabotaged.

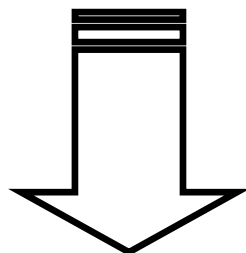
The extracellular protein collagen is commonly known as the main fibrous component of the skin, bone, teeth, cartilage and tendon, and attingent gutting of its primary/secondary/tertiary/quaternary structure etc by perphenazine is associated with a very extensive range disagreeable implications; the conversion of many lysine side chains to aldehydes and the further combination of said aldehydes with the ε-amino groups of intact lysine chains is recurrently diverted, and the degradation of cross-linked collagen/elastin and subsequent formation of (iso-)desmosins from cross-linked lysine fragments menacingly vacillated — there'll be disturbances of the water/electrolyte balance, acid–base imbalances, a most distressing variety of e.g cardiovascular/liver/biliary tract/renal/splenic/

duodenal/pancreatic/gastroenterological/periodontal/hematic diseases, and frequently axonal degeneration, demyelination, mono-/polyneuropathies, radiculoneuropathy/-neuritis, radiculomyelopathies, radiculalgia, paralyses, metabolic/endocrine neuropathies, myotonias/tremors/hemiataxia/dyskinesias, intracranial haemorrhage, cerebral infarction, akinetic/rigid syndromes, vasoneuropathy, angioparalysis/vasoparesis, angiomalacia, angiolymphtitis, osteoarthropathies, osteitis, ostealgia, ostempyrosis/osteomyelitis, periostitis, cementoclasia/odontolysis/odontonecrosis, cementitis, caries, odontagra/odontia and odontobothritis.....usw!

Colinear with their polypeptide products, perphenazine may also affect the exons of the collagen gene and their sequence in messenger ribonucleic acid* (*mRNA) — pernicious nucleic acid hybridization is but one of many, potential outcomes (Cells contain several kinds of RNA, and the mRNA is the template for protein synthesis — an mRNA molecule is produced for each gene, or group of genes, that is to be expressed, and — in a sequence determined by the mRNA template — “transfer RNA”* [*tRNA] carries amino acids in an activated form to the ribosome for peptide-bond formation. In effect; RNA are used to translate “DNA” — “deoxyribonucleic acid” — into protein, and the amino acid sequence of proteins are specified by DNA. A sequence of these bases is called a codon, and specifies an amino acid. An exon is a block of DNA encoding part of a given polypeptide chain, and many exons encode structural/functional units of proteins.....indeed; an entire domain of a protein may be encoded by a single exon!).

Petitionary befitting and professionally agreeable though, I regret to say may unpretentious treatise on perphenazine and some of its accursed side effects has been significantly marred both qualitatively and quantitatively by principled observance of the retaliatory precautions announced at page 12 of this report. Proceeding within the choking and flimsy limitations dictated by conventional, medical knowledge, I shall close my run-of-the-mill discourse with a handful remarks of more summary nature.

Perphenazine is an explicitly backstabbing poison capable of maiming and killing you in a truly horrifying number of ways....;



PERPHENAZINE / TRILAFON / FENTAZINE

intake is associated with enduring/irreversible impairment of v.g the (specification may be slightly overlapping):

autonomic nervous system, thalamus/epithalamus, subthalamic nucleus, pituitary, hypothalamus, corpus interpedunculare/striatum, psychocortical center, locus ceruleus/niger (substantia ferruginea/nigra), pes infraorbital/anserinus, cerebellar (inferior/middle/superior) peduncle, vermis cerebelli/inferior/superior, peduncle of flocculus, tegmentum, pons cerebelli/varolii (corticopontive fibres), crura cerebri/cerebelli, endocrine glands, visceroperitoneal/-visceral functions/reactions and protein/carbohydrate/fat/purine/constructive metabolism.

More or less common

SIDE EFFECTS

of Perphenazine / Trilafon / Fentazine

intake includes e.g (specification may be partially overlapping):

paramutism/haphephobia, pessimism/melancholia/depression/suicidality/apathy/la belle indifference/intropunitiveness/hyphedonia/lethargy/asthenia/somnolence/hypoaffectivity, anhedonia/frigidity/impotence/apareunia/dyspareunia/anaphrodisia/mastodynia/mastadenitis/anorgasmy/emmeniopathy/kysthitis/cervicovaginitis, lesions of cranial nerves (Olfactory/Optic/Oculomotor/Trochlear/Trigeminal/Abducens/Facial/Vestibulocochlear/Glossopharyngeal/Vagus/Spinal Accessory/Hypoglossal), logopathia/bradyphrasia/dysprosody/pyknophrasia/lalorrhea/aprosody/raving/autoecholalia/verbomania/hypologia/odynacusic/autophony/onomatomania/logagnosia, embryopathy/abortion/dystocia/teratogenesis/fetal distress/abruptio placentae, pericystitis/endo-metritis/salpingitis/perisalpingoovaritis/orchiopathy/bradyspermatism/orchidalgia/aspermatism/dyspermia/asthenospermia/azoospermia/mal-emission, psychoparesis/hyponoia/paralogia/dyslogia/paranomia/mnem-asthenia/pseudomnesia/bradylexia/dyscalculia, visual/auditory/haptic/extracampine/olfactory/kinetic hallucination (hallucinosis), dispersonalization/delusion/ambivalence/ambitendency/impulsion/compulsion/hypo-

chondria/distractibility/nervousness/confusion/erethisophrenia/irritability/obfuscation, neurogenic/irritable bladder, urinary/fecal incontinence, diarrhea, prostaticorrhea/prostatosis/prostatism/prostatovesiculitis/prostatomegaly/prostatodynia/paraproctitis, didymitis/epididymitis, interstitial/parenchymatous mastitis, psychosexual disorders, erotophobia, coprolagnia/-philia, délire de toucher, paraphilia, halitosis, glossopyrosis/glossoplegia/glossospasm, coated tongue, stomatitis, psychosis/psychoneurosis/monomania/dysergasia/paranoia/delirium/geophagia, toxicomania (drug addiction, dipsomania/alcoholism etc), autochthonous/fixed/compulsive ideation (idée fixe), catalepsy, hemiparesis/hemiplegia, hemiopalgia, distress/malaise/hangover, icterus obstructive/sanguinis, pustulation, odontopathy/odontalgia, mastoiditis, glossoptosis, parosmia/dysgeusia/parosphresia/cacogeusia, gnathalgia, nictitating spasm, postocular neuritis, oculomotor nerve paralysis, oculozyric crisis, cycloplegia/cyclophoria, photophobia/photangiophobia, mydriasis/miosis, pinhole/fixed/tonic pupil, pupilloplegia, central/cerebral/essential/laryngeal/ocular/objective/organic/peripheral/subjective/auditory/toxic/vestibular vertigo, conjunctivitis, cephalalgia, encephalopathy, gutturotetany, pseudacusis, tinnitus auricum, bradyacusia, cilloso, glaucoma, asthenopia, kearatoscleritis/keratopathies, nephelopia/diplopia, object blindness, cyclic vomiting, emesis, moniliasis, xerostomia/ptysis/ptyalism (salivation), odaxesmus, logaditis, xanthoderma/jaundice, asterixis/tremor, pallor, nasal congestion, rhinorrhea/rhinopharyngitis/rhinomycosis, tic convulsive/facial/spasmodic/habit/douloureux, oneirism/nightmares/noctambulism, allodynia/alliesthesia, salaam convulsion, torticollis/retrocollis/cervicodynia/nuchalgia, amnesic/motor apraxia, sore throat (angina simplex/acuta), amygdalopathy, angina abdominis/decubitus/laryngea/Ludovici/maligna/variant/phlegmonous, amyotonia, phallalgia, epiglottiditis, vaginismus, prosopdynia/prosopneuralgia, neurogliomatosis, otalgia/otitis/otantritis/otoantritis, Reye's syndrome, anatropia, hemeralopia, antisociality/resentment/hostility/grudging/dissloyalty/fabulation/paramania/desperation/cacoethes/perversion/immorality/criminality/depravity/irresponsibility/recklessness/torpidity, thanatophobia/anxiety/egotheism/theomania/theophobia/sophomania/megalomania, déjà vu/entendu, torpor intestinorum (constipation), pannus, nystagmus, paraphragia, affective disorders, ureteralgia/ureteritis/cystitis/hematuria/hemobilinuria, tenesmus, defeatism/cunctation/underachievement/nolition/listlessness/tedium/stinginess/affectaplasia (affectlessness)/incuriosity, indifference/egoism/parvanimity/fussiness/infantilism/petulance/crudeness/impoliteness/passivity/negligence, social isolation/disintegration/expulsion/stigmatization/degradation/retirement, eremitism/oikomania/oikophobia/eccentricity/shyness/timidity/dyesthesia/dread/vagabondism/sauntering/misanthropy, insomnia, incubus, gingivitis/periodontitis, uvulitis, wanness,

non-alignment/-attendance, epithymetic corruption, disinterest, touch-me-notishness, fallaciousness/illogicalness/absurdity, emotionalism/tenderness/superexaltation/hypersensitiveness/maladdress/rambunctiousness/labidity, mysophilia/-phobia, ablutomania, forced invalidity/unemployment/pensioning, matrimonial/interpersonal disunion/havoc/destitution, accident-proneness, professional/educational downfall/shortcoming/abandon/rejection, impecuniosity, pauperization/vagrancy/begging/prostitution/homelessness/hoboism, extraordinary complications/problems, extreme misery/misfortune, valetudinarianism/ruin, suspiciousness/misthought/mispersuasion, detention/immurement/hospitalization/institutionalization, adenalgia, (attracts) official abuse/malversation/lawlessness/upsidaisyness/persecution/arrogance/exploitation, victimization, impatience, self-denial/-effacement, poor-spiritedness, clinophilia/bed-riddenness, Jocasta complex, phantasmality/reverie, surfeiting/gluttony/phagomania, moon-raising/moon-raking/alienation/alamortism/nebbishness, spectatoritis, flaccid paralysis, muscle cramping/twitching/weakness, slight/moderate dyspnea, hypopnea, hyperpnea, pnigophobia, myalgia/algimotoricity, myatrophy, ponophobia, hepatosplenopathy/hepatonephromegaly, mismarriage, dysadrenalism, autoallergy, xerosis, hepatodynia/-lysis/-necrosis, myopathy/myoparesis, paranephritis, dysdiadochokinesia, cinclisis/bradykinesia/hypersynergia/hyporeflexia/dyscinesia, anisoaccommodation, dyscrinism, dysmetria/akinesia (algera/amnestica), apallesthesia, jejunoileitis, aperistalsis, polytendinitis, Guillain-Barré syndrome (polyradiculoneuropathy), Parry's disease (hyperthyroidism), hypothymism, peripherapose, delayed/mixed neuropathy, toxic/clonic/tonic convulsion, wheezing/coughing/emphysema, bradycardia/tachycardia, ventricular fibrillation, abdominal cramps, hypersecretion by salivary/lacrimal/sweat/bronchial glands, dystrophia, muscular fasciculations, tightness in throat/chest, sternalgia, cardiac/local/swallow/vasovagal syncope, dysglobulinemia, hypo-/hypertension, ectopic rhythm, pyorrhoea alveolaris, autoimmunity, paramima, vagotonia, necrocytosis, cancer/oncogenesis, tumultus cordis, cardialgia, epigastralgia, dyspepsia, pseudocrisis, tubulorrhesis, dysgerminoma, neuroarthropathy, pyloroduodenitis, pchnemia, necrobiosis, hypopselaphesia, hypothalamic/endogenous obesity, fibrilolysis, thermoanesthesia/crymodynia/hypercryalgia, pyrosis, pyocephalus, empyema, gene mutations/modifications, jaw necrosis, lung abscess, brain tumor, eczema, thalamic syndrome, flight of ideas, dipsesis/-osis, neuro-myositis, diabetes insipidus/mellitus, fibrinoid changes, endocrine/latent/non-insulin-dependent diabetes, hypnosis, anemia, Farre's tubercles, diminished myodynamic/sthenometric/cardiovascular/psychometric/noometric potential, hiccups, fibropapilloma, anergastic reaction, fascitis, fibromyalgia, hyperthermic reactions (thermacogenesis), permanent damage of thermoregulatory centers in the hypothalamus, irreversible tardive dys-

kinesia, "Neuroleptic Malignant Syndrome" ("NMS"), cardiac dysrhythmias, diaphoresis, systemic infections, (acute) renal failure, renal insufficiency/necrosis, pyelonephritis/renopathy, retinal changes, potentially fatal anaphylactic/asthmatic/allergic reactions caused by sodium bisulphite/hydrosulphite (NaHSO_3) found in Trilafon injection, nocent potentiation of e.g the CNS-depressing effects of alcohol/opiates/sedatives/analgetics/barbiturates/anesthetics/palliatives/tranquillizers and anti-convulsant medication etc, subversion of levodopa administration (v.g in patients with Parkinson's disease), augmentation of anticholinergic effects of atropine/antidepressants/antihistamines/insecticides usw, inhibition of diphenylhydantoin (sodium) metabolism, guanethidine antagonism aggravating hypertension, shock/syncope induced by concurrent use with e.g methylodopa and cardiorespiratory drugs (beta-adrenoceptor blockers), chemical mutagenesis — lasting/perilous corruption of DNA replication and RNA transcription, intra-/extragenic reversion ("genetic reversion" — accumulation and zygotic transfer of mutant genes), liver metastases, hepatocellular carcinoma, accentuating of UV-induced mutations (repair and adequate substitution of radiation-damaged DNA segments are significantly hampered), glomerulonephritis (immune complexes tends to aggregate at the glomerular basement membrane), general decay, hemonephrosis, hematopericardium, presenility, abulia, presbyopi, interstitial/myocardial etc ischemia, arteriosclerosis, premature/unexpected death, Stokes–Adams syndrome/attack, aortic stenosis, carotid sinus hypersensitivity, vestibular schwannomas/neuronitis, herpetic eruption, Ménière's disease, venous jaw claudication, chorea, lateral medullary syndrome (occlusion of one vertebral artery — or the posterior inferior cerebellar artery), ipsilateral Horner's syndrome, paralysis of the soft palate, weight-gain, galactorrhea, pituitary adenomas, hemochromatosis ("bronze diabetes" — may be related to pituitary irradiation/adenoma/hyposecretion), Carney's syndrome (cardiac myxoma etc), fibrous/cystic/cartilaginous myxoma, Nelson's syndrome, Cushing's disease (pituitary adenoma), hypercalcemia (normally caused by hyperparathyroidism), Grave's disease, hypoglycemia, hypostasis, hemangiopericytoma, retroperitoneal fibrosarcoma(-s), Addison's disease, Hodgkin's disease, autoimmune hepatitis, hematemesis, Crohn's disease, Zollinger–Ellison syndrome, syringobulbia, syringitis, retrosternal goitre, aortic aneurism, malignant/benign strictures, bulbar/pseudobulbar paralysis, pericardial effusion, sinus arrhythmia, Wolff–Parkinson–White syndrome, abnormal P/Q/R/S/T waves and S-T/P-R segment depression — QRS/Q-T interval irregularities (ECG variables), tuberculation, myoclonia, rhagades, thrombopenia/-pathy, eosinopenia, ESR abnormalities, phlebitis, cold extremities, pollakiuria, urina hysterica, bilirubinemia, dyschroa, dermatocelidosis/-pathy (generally degenerative changes in the skin — impaired visage/appearance), tenesmus, pruritus,

Bergeron's chorea (Dubini's disease), Déjérine's syndrome (syndrome de Déjérine–Roussy), tabes, Banti's syndrome, varicosis, hemorrhoids, Biermer's disease, rosacea, acne vulgaris/atrophica, spondylosis, bacterial vaginosis, lumbago/notalgia, leucinuria, Chiari–Frommel syndrome, leukemogenesis, Schamberg's disease, biliary cirrhosis (inflammatory destruction of interlobular bile ducts), portal hypertension, antitrimus, drug-induced (acute) hepatic failure, morning headache, recurrent laryngeal palsy, phrenic nerve palsy, myasthenic syndrome (Eaton–Lambert syndrome), Broca's dysphasia (lesions in the infero-lateral dominant front lobe — cf "Broca's area"), constructional dyspraxia (hemisphere lesions), cluster/tension headache, idiopathic neuralgia, Budd–Chiari syndrome, orthopnea, plethora, lytic bone metastases, formation of Charcot–Leyden and Charcot–Robin crystals (in diseased tissues and blood respectively), inhibition of plasma cholinesterase, various pharmacogenetic disorders (e.g. corrupted protein polymorphism and functional derangements caused by isoallelic variants), hemiballism, opisthotonos/emprosthotonos, vaginomycosis, trismus, cerebrospinal fluid abnormalities, venous sinus thrombosis, sinusitis (inflammation of paranasal sinuses), progressive dementia, luteoma, Vogt–Koyanagi–Harada syndrome, astrocytomas/oligodendrogliomas/meningiomas, compression of the medulla by herniation of the cerebellar tonsils caudally through the foramen magnum, scotomata, progressive muscular atrophy, progressive degeneration of motor neurons, progressive bulbar palsy, hemiglossitis, Alzheimer's disease (severe cortical neuronal loss — accumulation of extracellular amyloid fibrils in cerebral/meningeal microvessels etc), reticuloma, axonal degeneration, mononeuritis multiplex, symmetrical sensory polyneuropathy, reticuloendothelioma/-osis, amyloidosis (disturbed immunoglobulin synthesis usw), myasthenia gravis, hemidysergia, osteoarthropathy/osteomalacia, Eaton–Lambert syndrome ("myasthenic–myopathic syndrome" due to defective acetylcholine release at the neuromuscular junction), Graefe's sign, bizarre dreams, gynecomastia, mastoptosis, mastocytoma/-carcinoma/-chondroma, adiposis cerebralis, abdomen pendulous, cerebropsychosis, glycuresis, amenorrhea, acid–base disorders, metabolic acidosis, Kussmaul's breathing, renal tubular acidosis, diabetic/lactic acidosis, obstructive sleep apnea, cystic fibrosis (dysfunction of exocrine glands etc), pituitary apoplexy, disequilibrium syndrome, vascular steal syndrome, ambulatory/cyclic peritoneal dialysis, retriperitoneal fibrosis (progressive obstruction of ureters), perianeurysmal fibrosis, steatorrhea (pancreatic diseases), (chronic) diverticulitis, gastrointestinal malabsorption, nephrotic syndrome (most drugs inflicting v.g. proteinuria may give rise to this syndrome), acquired asyndesis, ascites, tubulointerstitial disease (progressive renal damage), renovascular disease, renal/vesical calculi (nephrolithiasis), idiopathic hypercalciuria, Goodpasture's syndrome (progressive glomerulonephritis etc — possible

death from renal failure), maintenance/renal dialysis ("hemodialysis" — erectile impotence and [secondary] infertility are common complications), rheumatoid arthritis, bursitis, carpal tunnel syndrome, mioplasma, pleural effusion, induction of organ-specific/IgG/nuclear protein antibodies and cryoglobulins (cryoglobulinemia) — interaction of antinuclear antibodies and cell nuclei may originate v.g hematoxylin-stained deposits and hematinemia, morphea, Raynaud's disease (particularly in females), sclerodactylia, trigger finger, compartmental syndrome, olecranarthropathy, Osgood–Schlatter disease, calculosis (e.g prostatic calculi), amyloidosis, angioedema, vasovesiculitis, contact dermatitis, hemolytic anemia, pancytopenia, biliary stasis, systemic lupus erythematosus, hyperprolactinemia, gastritis, blood dyscrasias, EEG abnormalities, idiovariations, exacerbation of psychotic symptoms, exfoliative dermatitis, idiometritis, inappropriate ADH secretion, lymphoplasmacytoid/centrocytic lymphoma, paraproteinemia (Bence Jones protein — albumin-/proteinuria), cartilage degeneration, myxochondrofibrosarcoma, blockage of the nasolacrimal duct (normally accompanied by inflammation of the lacrimal sac), meibomitis, myxemia, keratoconus, acute anterior uveitis, reversed epinephrine effect, choro- iditis, retinal detachment (following oncogenesis or inflammation of the underlying choroid), optic neuropathy/atrophy (destruction of neural tissue), chronic simple glaucoma, exophthalmic goitre (i.e "Grave's disease" or "thyrotoxicosis"), myxedema, myoglobinuria, Pick's disease, medullary cancers (arising from cells producing thyrocalcitonin — frequently associated with another tumor arising in the adrenal medulla), acid eructations, protein-losing enteropathy, gastric/duodenal ulcer, hearthburn, carcinoid syndrome (serotonin producing tumors), flatulence, vipomas, irritable bowel syndrome, pseudohypoparathyroidism, secondary hypothyroidism (lack of pituitary "TSH" — "thyroid stimulating hormone"), lymphoreticular disorders, pseudogynecomastia (excess of fat in the breast area), lymphomatosis/-pathy, acute/chronic myelogenous leukemia, multiple sclerosis (focal disruption of blood–brain barrier and severe myelin damage etc), hemolytic crisis in G6PD*-deficient subjects (*Glucose-6-Phosphate Dehydrogenase), nausea, Parkinson's disease, impaired immune response, melena.....usw!

Some of the side effects described may have a latency period of 25–30 years as DNA damage is likely to accrue over a lifetime, and because the efficiency of our DNA repair mechanisms is individual and decreases with aging.

PERPHENAZINE / TRILAFON® / FENTAZINE®

- intake may induce "false positive" or "false negative" results of urine pregnancy tests...
- will reduce secretion of adrenocortical hormones and may thus interfere with metyrapone testing/treatment...
- is excreted readily in breast milk and will cross the human placental barrier — neonatal/fetal distress including cardiopulmonary arrest and fatal seizures/convulsions may result...
- intake may cause abnormal and potentially lethal complications and pathogenesis in subjects with absent/decreased C21-hydroxylase activity (usually congenital adrenal hyperplasia — enzyme defects may include P450 genes)...
- is a vicissitudinous carcinogen and DNA-corrupting substance whose recessive mutations may remain hidden for generations — until disclosed by homozygosity...
- are **only** prescribed/recommended/portrayed as therapeutics by individuals of insufficient intellectual/ethical/eunoic standard!

PERPHENAZINE / TRILAFON / FENTAZINE

intake may result in sudden/rapid death e.g by inducing:

**respiratory/cardiac/laryngotracheal/esophagal/supranuclear/
vasomotoric paralysis, aphagia, bronchoconstriction, cardiac
spasm/arrest, vasodepression, acute/malignant cerebral/cardiac/
laryngeal edema, ganglionic stimulation, hypoxemia, hormonal
breakdown, thyroid/extrapyrimal crisis, neurocirculatory coll-
apse, abdominoperineal crisis, apnea, CNS depression, septicemia,
hyperergia, anaphylaxis, toxonosis, mucosanguineous/fibrinopuru-
lent agglutination/obstruction, pulmonary insufficiency/congestion,
apoplexy, vagal summation, violent seizures and stupor!**

THE POLICE "SECURITY" SERVICE

The Norwegian 'Police "Security" Service' — "PST"* (*Norwegian acronym), is an arrantly autonomous subdivision of the Norwegian police force popularly supposed to detect, record, counteract and prosecute etc illegal activities presumably endangering Norway's national security.

Normally we'll find a number of PST representatives at each and all police stations and sheriff offices in Norway, and as a rule of thumb the respective chiefs of police and sheriffs are personally and regularly engaged in various tasks on behalf of the Police "Security" Service — other PST agents traditionally — but not exclusively — includes middle-aged police inspectors/intendants and chief administrative officers.

PST does also routinely employ younger police officers and civilians in order to infiltrate, corrupt, espionage, provoke and/or overthrow etc human rights and pacifist organizations, Red Cross groups and medical treatment facilities, peace corps, closed institutions, charismatic sects, students' associations, social workers' and servicemen's associations, commissions on racial equality and ethnical minority coalitions, trade/labor unions, employers' federations, political parties and local councils, executive committees/sessions, administrative appeal bodies, joint councils for the welfare of immigrants, training/advisory/examining boards, agencies for international development/cooperation, iron and steel trades confederations, travel agents' associations, broadcasting staffs/corporations, shipbuilding and engineering unions, commonwealth offices, public finance and accounting institutes, trade/industry federations, associations for the care and resettlement of offenders, prison officers' associations, foreign delegations/embassies/consulates, importers/wholesalers/retailers of Russian merchandise/cars, free trade unions, editorial offices and publishing corporations, civil/public services associations, municipal workers' unions, debt-collecting agencies, Masonic lodges (esoteric brotherhoods etc on the whole), Officer Candidate Schools and Officer's Reserve Corps, Home Guard Sub-districts and the Civil Defence Rescue/Wardens' Service, public/mental health services, fire departments/brigades, production platforms in the North sea, mining partnerships etc at Svalbard, the Coast Guard, signal and telecommunications engineering departments, manufacturers/importers of security locks and alarm systems, information bureaux, scientific/technical/managerial staffs, airtraining corps, Special Forces and ranger units, scuba/diving clubs, aero/parachuting clubs, motorcycle (MC) clubs, rifle/pistol clubs, athletic federations, youth clubs, research establishments, cargo ships (tankers), shipping/offshore companies, manpower services commissions, societies of operative printers/illustrators/typographers and other

media personnel, communications and postal headquarters, transport organizations, diplomatic corps, equestrian federations (participation in outlandish horse/harness racing and show jumping may — like attendance at other sports events — provide excellent cover-up for espionage, break-ins, sabotage ventures, thefts and political assassinations), the highways and port authorities, the federal aviation administration, railway express agencies, coastal steamers, bus stations, the Customs, hotel/restaurant chains, holiday camps and travel agencies.....**usw!**

The Norwegian Police "Security" Service has established several companies and otherwise provided civilian jobs for many of their operative agents — their officers may e.g. disguise as shop assistants, storekeepers, sales representatives, managers/directors, dispatch clerks, electricians, telecommunications engineers, installers/fitters, personal computer retailers/consultants, system analysts, accountants, technical inspectors/repairmen, carpenters, cicerones, bartenders or superintendents.

Here in Brattvåg they operated a seemingly unpretentious shop offering properly bugged scanners enabling you to "eavesdrop" some of the radio communication between ordinary patrol wagons etc — as far as we know this is the first time PST has entered upon a regular business venture exclusively to map the *modi operandi* of a single person...!

The actual prevalence of psychopathological dysfunctions amongst the general population of Norway is truly horrendous, and — as correctly stated at page 10 of nearby complaint, 90% of regular Norwegian police officers has clearly marked, **psychopathic personality traits** — we've found none amongst present PST officers not explicitly afflicted with antisocial personality traits and varying degrees of paranoia and/or melancholia.

Since 1998 the Police "Security" Service has expanded both their formal and irregular cooperation with the Norwegian **public health service** dramatically (cf Doc #627, pp 60–61), and a substantial percentage thoroughly depraved and mentally ill politicians are largely blameworthy for this baleful development (cf Doc #2037).

Precisely like PST the Norwegian public health service villainously misuses the devilish "**cobweb-optics**"* (*cf Doc #3217, pp 105–106) and concealed microphones (clothes are frequently bugged) etc to espy, provoke/terrorize and harm particularly upright persons investigating, recording and legally complaining *usw* their diversiform **criminality*** (*nosocomial/iatrogenic delicts may comprise intentional/premeditated/involuntary homicide, sexual abuse/perversion, torture/harassment, wilful poisoning/sickening, illegal detention/hog-tying, false accusations/complaints, thefts of money/organs/documents, illicit monitoring/eavesdropping, unlawful/offensive

postmortem examinations, bill forgery, embezzlement, drug abuse/addiction, and radical falsification of medical records...etc).

Intimate collaboration between the public health service and PST provides significant "benefits" for both camps; Norwegian physicians, psychologists, sociologists and nurses etc may e.g systematically abuse the misplaced confidence of uninformed dullards to collect medical data and different background information on subjects of special interest to the police, while PST may supply v.g technical know-how/equipment and bug, search, rob and surveil etc the victims private homes/computers and — also — render impossible adequate/impartial criminal investigation and legal prosecution of the various felonies committed.

Empirically some Norwegian Police "Security" Service officers are likely to employ lethal substances and spread contagious diseases in order to assassinate or disable their victims, and PST representatives may visit or break into hospitals/morgues/laboratories and certain factories/arsenals etc to underhandedly purchase or steal the chemicals/toxins/pathogens necessary to accomplish these goals.

Norwegian policemen/-women permitted to associate freely with the common and noncriminal population in pandemic struck areas generally represents a special risk, and neither police officers, health professionals nor other Norwegian officials should normally be allowed to stroll unrestrained around in buildings/offices/apartments usw where they undisturbed can install and later abuse their satanic cobweb-optics and pinhole-microphones etc (these rules also and wholly apply outside Norwegian borders/territory) — cf Doc #2037, pp 91–92 etc.

The cobweb-optics per se and its damnable misapplication is properly scorned in Isaiah 59, verses 5–8 (the Lord's Servant speaking):

“They hatch the eggs of vipers and spin a spider’s web. Whoever eats their eggs will die, and when one is broken, an adder is hatched. Their cobwebs are useless for clothing; they cannot cover themselves with what they make. Their deeds are evil deeds, and acts of violence are in their hands. Their feet rush into sin; they are swift to shed innocent blood. Their thoughts are evil thoughts; ruin and destruction mark their ways. The way of peace they do not know; there is no justice in their paths. They have turned them into crooked roads; no-one who walks in them will know peace.”

There are thousands of obnoxious examples illustrating the nationwide and massive abuse of the cobweb-optics and concealed microphones by PST representatives and the Norwegian health service, and one of the worst incidents in that respect doubtlessly took place here in my own county, Haram, in August 2001 when Mr Hector Hugo MIRANDA murdered his wife, children and himself in order to escape further persecution by Norwegian authorities.

Mr Miranda — a political refugee who had suffered human rights violating incarceration and torture in his fatherland, had initially been silly enough to place his confidence in Norwegian authorities who forthrightly betrayed him and secretly surveilled his most private abodes. In agreement with their arrogant and thoughtless disposition, the Norwegian health professionals and police officers engaged to carry out the AV and absolutely condemnable monitoring fatally underestimated Mr Miranda's vigilance and resoluteness; it's clear Mr Miranda had been perfectly aware the abominable espionage several weeks before peremptorily deciding to slay his family and himself, and that he strongly suspected other immigrants in the insular vicinity was continuously offended in the same, iniquitous manner.

Mr Miranda certainly became severely shocked as he prudently uncovered some of the accomplished treacherousness routinely partaken by the humanoid filth he naively had trusted for years, and as the dreadful extension of the demoniac and acutely human rights violating spying appeared steadily clearer, he correctly concluded his family never could acquire an adequate degree of freedom, security and dignity etc in a nation largely governed by bloody criminals/terrorists, sadists and lunatics....! Subsequent to Mr Miranda's death, local health authorities and collaborating sheriff — Mr Jens Vidar BJØRKEDAL (cf Doc #240) — naturally did their very best to cover up the illicit and lethally provocative maltreatment they'd exposed him to.....through their press releases and interviews those indirectly guilty of adjoining murders despicably portrayed themselves as the true victims deserving public sympathy usw!

The Norwegian police force overflows with insidiously double-dealing and racist jingoists surreptitiously exerting themselves to minimize the number of immigrants in Norway, and it should be throughly emphasized that the PST et al systematically endeavor to depict e.g Muslims and refugees from developing countries as an especially criminal, dangerous, base-minded and generally worthless part of the Norwegian population.

In order to publicly create and uphold a superficially believable picture of most foreigners as a grave intrastatal threat, Norwegian police officers — in increasingly degree through delinquent and hideously opprobrious cooperation with the official health service — will make industrious efforts

to provoke serious criminality and health problems etc amongst ethnic/religious minorities and nonnative individuals generally. The standardized procedure followed by PST representatives and other police officers involved in this kind of viperous monkey business, roughly runs like this:

(1)

THE VICTIM IS SINGLED OUT AS AN UNWANTED OR PARTICULARLY EXPLOITABLE INDIVIDUAL

He/she may e.g:

- Be a Rastafarian or profess the Islamic or Judaistic faith,
- be an organized biker or actively engage in human rights and peacekeeping work,
- belong to a colored race,
- stand out as sexually attractive/abusable,
- be endowed with certain talents arousing envy amongst the police officers,
- possess disclosing knowledge about criminality committed by Norwegian officials and local authorities,
- be sufficiently intelligent/righteous to constitute a noteworthy menace to corrupted/criminal officials,
- appear especially suitable for terrorization and illegal experimentation,
- have a conspicuously flawed character obviously susceptible to manipulation/indoctrination, malversation and threats,
- be selected more or less randomly to satisfy the explicitly criminotic and subhuman urge many Norwegian policemen/-women harbors to humiliate, mistreat/harm, persecute and

dastardly assassinate etc those superior to or different from themselves.

(2)

PREPARATORY STEPS TO SURVEIL/TERRORIZE/ ASSASSINATE SELECTED VICTIM ARE TAKEN

The police — eventually in cooperation with the Norwegian public health service — are at this stage systematically/clandestinely gathering information about the victim's whereabouts, everyday routines, hobbies, circle of friends, family, religious faith, political opinions/activities, educational/intellectual level, sexual inclinations, income/debt situation, medical status, criminal record and personal peculiarities etc.

Usually there'll be photographic reconnaissance and strategical missions to detect overall security deficiencies and to determine the exact types of doors/windows/hinges/locks and alarms etc installed in the victim's domicile/office. The police are rather likely to plug into central supply points, overhead connections and main junction boxes etc in order to manipulate/surveil the victim's electricity provisions — television sets, video cassette recorders, video monitors, PCs, printers, photocopiers, calculators, portable sound systems, ghetto blasters, CD/ROM/DVD players and phones are eavesdropped.

If the PST agents deem it possible to approach the victim's habitat/workplace etc without detection or arousing suspicion, pinhole-microphones may be installed near the main entrance(-s) and perhaps immediately beneath/above windows expected to be left ajar — minuscule photocells are oftentimes embedded close to entry-/drive-/stairways, and the infernal cobweb-optics are most likely installed above — or next to — all front/back doors and on the outer side of windowpanes enabling visual monitoring of the kitchen, sitting/living/dining room(-s), offices, bedrooms, bathroom(-s), walk-in wardrobe(-s) and basement etc (if it's possible to break into e.g garden sheds, garages, cottages and boathouses without leaving easily visible clues, one should expect these places to be infected with spy accoutrements too — miniature radio/microwave transmitters and amplifiers etc may v.g be hidden between ceiling/floor joists and wall studs, beneath wall panels/sheathing, in board/foam/blanket insulation, or in warm-air and plumbing systems).

GPS/GSM/digital vehicle tracking units may be tucked away in the victim's cars and motorcycles etc — these units normally have a built-in motion detector and emits digitally encrypted signals betraying geographical vehicle location and speed usw. Tracking units may display shortest distance to target in meters/feet/yards,

and are sometimes equipped with a sensitive microphone recording e.g. conversations taking place inside or immediately outside bugged vehicle. Letters/e-mails are secretly opened/copied, and the house refuse scrutinized — those approaching the victim's main entrance(-s) etc will be photographed and/or filmed by employment of the cobweb-optics* (*the zooming properties and pic quality of this satanic undercover tech are rather hellacious).

(3)

ACTIVE INFORMATION GATHERING — THE VICTIMS'S DOMICILE IS BUGGED INTERIORLY

Permanently eavesdropping/tracking the unsuspecting victim's phones and vehicles will enable the aggressors to plot his/hers quotidian schedule fairly precisely. They may e.g. learn that the victim enjoys his tennis/squash training Mondays and Thursdays from 6 to 8 PM, that he's likely to be away from home Fridays between 6 and 9 PM as he regularly engages in voluntary/unpaid human rights work, that he's a gifted hobby mechanic painstakingly keeping his swanky Harley-Davidson MC in tip-top condition, and — very much to the green-eyed cops discontentment — that their sympathetic victim handles far heavier loads than themselves in honored weightlifting exercises as v.g. the bench press, dead lift, squat and clean/jerk! Besides; reconnaissance has brought home that a standard pin tumbler lock produced by the massively police infiltrated Norwegian company TrioVing is installed in the victim's front door, and that his homely burglar alarm will be mere piece of cake to put out of action.

Now.....: let's assume that one Thursday evening at 6:30 PM — while one of their training suit wearing agents discreetly keeps an eye on the tennis playing victim and another plainclothesman are watching the driveway leading to the latter's dwelling from his hideout at a nearby hill — two experienced PST officers effortlessly sabotages the victim's unsophisticated alarm system breaking into his otherwise unguarded house utilizing one of their numerous master keys..... Due to outlined intelligence gathering the depraved burglars will possess pretty accurate information about the various rooms and movables — taking care not to leave e.g. foot- or fingerprints in macroscopic dust and normally avoiding speaking during their customary break-ins, the most deservedly detested intruders hardly ever throws away their time; while one of them expeditiously are installing their pinhole-tattlers, the other badguy may set up the fiendish cobweb-optics in a matter of minutes. Mikes are carefully concealed in (sheathing) boards/studs/joists etc

close to v.g tables, armchairs, sofas and beds — or wherever conversations are likely to take place! The cobweb-optics are traditionally installed alongside the upper/outermost borders of rooms — and just above/behind/beside e.g; writing/executive/secretarial desks, dressing/computer/printer/dining tables, display/filing cabinets, control/instrument panels, message displays, combination locks, keyboards, safes and mirrors usw. The sickly preoccupation with palli/pudenda item anorectal and scatological topics clearly unfolds as the vicious PST officers installs their cobweb-optics in close propinquity to private beds, shower cubicles, bathtubes, bidets, toilets and certain washbasins usw.....; the devilish spy-optics will usually be strategically fixed 50–120 centimeters above the floor on all sides of and in immediate proximity to indicated household constructions in order to provide maximal exposure of — and prime facilities for photographing/videotaping etc — genitourinary structures/functions, defecation and sexuality (it should be rightfully emphasized this kind of execrable/morbid/criminal sex-espionage has been actively and extensively partaken and shockingly oftentimes initiated by rotten nurses and senior personnel employed by the hideously corrupted public health service in Norway — cf Doc #4575 etc)...!

During their "installation-break-ins", the PST thugs will bring with them some implements; a jimmy, hammer, file, multipurpose tool, needle-nose pliers, hacksaw, multimeter, an adjustable spanner, screws/nails, manual/electric drills/screwdrivers and various locksmithing/picking tools...etc.

The jimmy and hammer will be utilized to carefully un-/refasten (sheathing) boards giving access to suitable hidings inside floor/walls/ceiling usw for v.g transmitters, transceivers, transponders, amplifiers, downconverters, repeaters, scanners, beaconing contraptions and a few other small-scale apparatuses. Amongst the preferred places to hide away electronic gadgetry, the extreme borders of attics/garrets should be mentioned especially — the fact access to the interior part of walls frequently are gained by temporary removing the outer framework of doorways and windows, are also particularly noticeable...

Since 1999 a steadily increasing number of PST officers have worn balaclavas, gloves and a protective/concealable KEVLAR vest during their break-ins, and — contrary to former practices, a pistol firing the 9-mm Parabellum cartridge nowadays belongs to the standard outfit brought into your home by these disgustingly state supported assassins.

(4)

THE VICTIM'S FUNDAMENTAL HUMAN RIGHTS
AND PRIVACY ARE ACUTELY VIOLATED —
METHODICAL PROVOCATIONS AND ATTACKS

At this point of time the state authorized aggressors will lean back in their chairs studying the victim's intimate indoor privacy on a number of video monitors installed in front of them.

The thoroughly perverted and largely brainsick PST bullies will lewdly and permanently record scenes of the nude victim taking a shower or engaging in normal, sexual activities with his girlfriend/wife etc. Surprisingly oftentimes harboring homosexual tendencies and nearly always morbidly obsessed with penile bulkiness and shapes, the official paraphiliacs selectively will go for close-up shots of assholes and penoscrotal features (It should be emphasized though that these swinish voyeurs seldom enact their homoerotic propensities through sexual intercourse — as a matter of fact they're curiously dependent on their wives and concubines venerally as well as for "moral support"! Their mistresses are frequently spying and collecting information on behalf of their ball-fixated and most crooked under-the-cover dicks...)!

Frowardly unwilling to distinguish clearly between well-paid and wholly consenting pornstars and the uninformed victims whose basic privacy they've villainously ruined through criminal intrusions and espionage, many of the PST officers 've watched hundreds of hard-core erotic films exclusively for pleasure while their hounded observanda are asleep or otherwise don't require constant attention. Besides their sexually motivated malefaction, the PST terrorists will record the personalia of every person visiting or otherwise enjoying social contact with the victim — all surveillance procedures referred to above may be extended so as to encompass the victim's family, friends and more peripheral acquaintances.

The morally flyblown PST gangsters will also and especially register any personal peculiarities and routines of potential value for forthcoming attacks on the victim's health, life and belongings etc.

As the state hired and notorious badasses feel they've acquired satisfying insight into the victim's household activities, systematical and covert provocations to spoil the latter's mental equilibrium are launched.

In order to induce regular paranoia, the PST bugbears will design the variform harassment suchwise an alarming feeling of beeing persecuted results...:

Though he/she changed corresponding battery less than a month ago, the victim may wake up at the dead of night because the smoke detector in the hall right outside the bedroom emits high-pitched beeps — precisely as it's supposed to when the battery is about to run down! The victim will either remove permanently or for security reasons replace the battery immediately — however; if the latter solution is chosen, he or she may experience that the actual beeping reoccurs after a short period of time....!

Inside the wall — less than two meters from the victim's bed — a hellish device constantly gives off ultrasonic noises inaudible to the human ear....though "great" for keeping portrayed victim awake until daybreak (cf p 17)!

Tired and confused after the nocturnal terrorism, the victim may discover that — although it had functioned perfectly well previous evening — the automatic filter coffee maker is stone-dead.....so, 40–50 minutes later, he/she will leave for work without the customary cups of coffee necessary to expel matutinal drowsiness —

Arriving at his workplace, the victim may search in vain for essential stationery and documents etc and perhaps discover that half a pint of coffee has been ostensibly spilled on the floor underneath his or hers computer table.....

Unaware the illegal monitoring and ongoing PSYWAR* (*psychological warfare), the victim is likely to suspect some of his workmates are teasing him or her.....which in turn — and in perfect agreement with the evil-intended PST-plot — may give rise to peculiar questions, conflicts and groundless mistrust. Finishing work, the victim may find his private car unlocked — though he or she knows with absolute certainty the vehicle indeed was locked when they left it.....and returning home, the heckled thing may stumble upon a lump of wet concrete or some queer object placed just in front of their private main entrance! Well inside their apartment or house, the victim may observe a quizzical woman (actually a debauched stool pigeon hired and instructed by the PST officers) wearing a yellow sou'wester and spectacular poncho seemingly watching their residence from a nearby parking lot, and 20–30 minutes later they may receive a bizarre phone call.

At this point of time the average victim have an impression of beeing recurrently haunted by disturbingly weird incidents, and a subversive insecurity feeling normally pervades their mind. In order to reinforce the rising paranoia and trigger a maximally overwhelming psychosis, the PST impalers will prolong the ultrasound directed sleep deprivation and oftentimes poison the victim's food or beverage with scarcely traceable doses psychoactive/hallucinogenic substances. Opportunistically "striking while the iron is hot" and loathsomely exploiting the chemogenic derangement, the PST officers may now phone the local emergency ward or mental health care personnel presenting themselves as v.g anxious neighbors, relatives or colleagues of the victim who prefers to be anonymous either because they fear violent reprisals or because their personal relationship

with the victim allegedly and otherwise will be spoiled if their identity usurpance should be betrayed.

Thereupon — slyly faking genuine and warmhearted concernment — the Norwegian police skunks speciously and rather detailed reports the victim's recent behavior as disquieting and socially offbeat with markedly psychopathological and potentially dangerous manifestations.....typically the threat portrayed and improper conduct represents to the surroundings and the victim's own life/health are massively accentuated/exaggerated.

In some cases, however, the PST rats de facto will introduce themselves as police officers falsely claiming they've received several alarming complaints from trustworthy persons worrying about the victim's psychiatric status etc, and in other cases the entire and venomous hotchpot is an offensively rotten mishmash of clear-cut criminality and substantial corruption jumbled up through preplanned and deliberately lawless cooperation between the police and the ignominiously double-dealing public health service.

Apprehended by the police and/or mental health care personnel the nescient victim — at least initially — may fancy he or she is surrounded by sincerely caring, respectable and reliable etc individuals anxious to relieve them from snarled and frightening circumstances. As the simplehearted victim most unwisely rattles off a truthful account of his weird experiences the preceding days, the frequently corrupted health professionals may nod encouragingly while launching a handful enmeshing though seemingly innocuous questions. When the victim a few days or weeks later — possibly accompanied by their lawyer — are permitted to look over and perhaps copy the different entries in their "medical record", they may — at first — feel fairly convinced they're studying the ghastly anamnesis usw of an absolute stranger...!

The actual descriptions of their background and factual behavior etc may deviate perversely and distinctly systematically from the truth in order to falsely justify v.g compulsory and politically dictated commitments, trumped-up diagnoses/charges and sadistic/destructive abuse of neurotoxic chemicals etc.

The police schemed provocations — which far and away may be more comprehensive, enduring and truculent than actually described above — may nevertheless be constructed, timed and intensified suchwise as to bring about other and more pernicious outcomes than unjustified psychiatric internment and stigmatizing alone.....and — in this connection — the most attractive of the alternative end results is to carry on and worsen the methodical terrorism until the victim attacks and hopefully kills an innocent person in pure desperation. Other frequently sought "payoffs" includes suiciding (the police may v.g surreptitiously and specifically manipulate the regular broadcasting reception playing songs/melodies on the victim's radio and/or television units exacerbating sadness and praising self-destruction), physical handicapping (may be induced

e.g through intoxication, covert radiation and various accident setups), or simply — assassination.

(5)

PRACTICAL APPLICATION OF ACHIEVED RESULTS

The police and their corrupted upholders will invariably and with hell-bent determination utilize all episodes/information — real as well as fabricated and illegally provoked/obtained — commonly deemed unacceptable to harm the victim and eventually the socioreligious/-cultural and ethnic etc subgroups pertinent to the latter.

Most likely there'll be a number of vitiated press conferences/releases opportunistically stressing the economic needs and counterfeited, political downgrading of the police force — the difficult and assumedly unwholesome working conditions of Norwegian police officers will be grotesquely exaggerated, and wage claims typically accentuated.....demands for extended access to weaponry and immoral investigation procedures are apt to follow, and troublesome regulations restricting human rights violating policing and fiendish totalitarianism supporting the absolute police state, normally shoot down ——

By and large brimming over with decayed sickees and back-alley jimcrowists, the Norwegian state apparatus just about plenary may go to truly astonishing lengths to actively support and safeguard against public exposure serious criminality committed by their police officers and assorted socii criminis, and various mass media — private as well as state owned — are very likely to reflect this inglorious fact!

Cf Doc #2907 — "ANNOTATIONS".

PST IN BRATTVÅG

Subsequent annotations may be read as an unmediated continuation of pp 80–81 of nearby gravamen —

Suspecting no criminality or irregularities aside from the satanic terrorism systematically brought about by themselves and their festered accomplices (cf pp 11–30 usw), the facinorous PST kooks nevertheless had their own and screwed motives for dragging on the trenchantly cranky harrying of me. During their nefarious and formerly described aggressions in Oslo, the various PST agents invariably reported they forthrightly had been detected whenever attempting to surveil or stealthily pursue me.....and this obviously represented an experiential novelty to the gunky flatfoots accustomed to undiscovered track and espy etc their usually woefully inattentive victims.....so — after plundering my attic-lodging in Oslo (stealing ready cash, my passport, dozens of books, documents and miscellaneous thingamajigs — everything perfectly legal stuff), these demon guided swine amongst swine decided to find out how it was practically possible to unmask their foul sleuths such and such!

In NO-Brattvåg the PST goons forthwith acquired point-blank support for their wicked and lawless insanities from the evilest mortal ever settling in NO-Haram County; Mr Thorleif MARKEN (b Dec 16, 1940) — the local sheriff!

Mr Marken was formally and permanently appointed sheriff in 1989, and held this office until 2001 when he relinquished due to somatic illness.

It's extremely seldom — even amongst the worst criminals — we're encountering individuals entirely destitute of at least a few creditable personality traits, but indeed; Mr Marken is one of these rare creatures!

Of humble birth and without close relatives approaching his inordinate malevolence and reasonable Stanford-Binet IQ of 143 (cf Doc #1536, p 87), Mr Marken consuetudinary conceals his real intentions and feelings from exposure — even the social interaction with his wife and children is a purely hammy business scurvily enacted to beguile these credulous everyday characters.

During his incumbency Mr Marken's behavior and ratiocination steadily grew more offbeat and befuddled. Initially suspecting I was a mere fruitcake, his clodhopping mind transmuted my markedly altruistic and human rights advocating being into a cold-blooded and superbly adroit crimelord in a matter of months....the uncontested coordinator and spearhead of all organized criminality — particularly drug trafficking — in Norway (later — as he became even more cocksure as for my fancied leadership role, he generously expanded my criminal empire to encompass the entire Earth....)!

Mr Marken's unsound and eminently iniquitous brain almost unceasingly hatched new plots to terrorize, harm and murder me.....: for more than a year — the loaded pistol expectantly tucked away in the drawer unit of his executive desk — he impatiently waited for an opportunity to unprovokedly gun me down if I happened to enter his office in a legal errand (afterwards he'd planned to explain I physically had attacked him and suchwise rendered "self-defence" unavoidable), and for many months he meticulously framed his damned blueprint for slaying me while enjoying my vespertine promenade (Mr Marken were well acquainted with several experienced big game hunters residing near his native homestead in NO-Vestnes County, and he'd planned to employ one of these as sniper — convincing the ignorant and nationalistic marksman I was an extremely dangerous mass murderer and mafioso seriously endangering and sapping the very foundation of the whole, "democratic" nation....; — "You've shot bucks before, (*name*)!", Mr Marken cheerfully reassured himself. There's no evidence Mr Marken ever informed other PST representatives about his deranged designs.)!

Otherwise Mr Marken was — and supposedly still is — an ardent adherent of poisoning and diversified application of maiming and lethal toxins/venoms/chemicals....: during the more than 20 break-ins at my private house in Åsen 4, Brattvåg, the PST butchers presumably infected and destroyed with cardiotoxic substances alone bedclothes, towels, clothing, books and paraphernalia etc worth at least US\$5000 (cf Doc #377 — entry of Sep 29, 2000 etc)....!

While Mr Marken's personal PST engagement most definitely were morbidly out-of-bounds and totally indefensible, his established police lieutenant and second in command at the local sheriff office, Mr Kjell Børje MOE (cf Doc #377 — entries of Oct 19 and 28, 1998), wisely maintained a significantly squarer course vis-à-vis other PST agents.

In striking contrast to the uniformly atrocious and radically false Mr Marken, Mr Moe is an experienced and generally well-thought-of military senior officer of sensible empathic and beneficent proclivity. Mr Moe never partook the attempted assassinations regularly launched by Mr Marken and other PST officers, but — alas — he certainly hold back piles of information about serious crimes committed by his colleagues...!

Many of the lawbreaking PST activities in Brattvåg has been upheld, actively partaken and sometimes initiated by the slimy whited sepulchers of the categorically scandalous and largely condemnable public health service. Offering suitable sheltering, personnel, matériel and vast assistance in many other respects, sickly self-righteous and perversely wrongheaded "health" professionals in increasingly degree has adopted and underhandedly adapted to meet their specific and illicit needs the throughly unprincipled spy-tech

beforehand pertinent to special and intelligence gathering units of the police and armed forces alone!

By studying pp 15–30 and 80–88 of nearby report, some of the unilaterally fiendish motives Norwegian health officials had — and still have — in regard to illegally surveilling, terrorizing and injuring me etc should be readily discernible/deductible. One of the truly queerish incentives in this connection nonetheless remains unexposed: Erelong the constantly vexing PST hellhounds had reported they were unqualified as to determine my exact intellectual level, but that they anyhow felt positively convinced my general IQ exceeded 150 (farther down the mucky road — as they acquired knowledge of some of my modest childhood feats, they consulted independent experts unreservedly declaring the actual accomplishments certainly equalled a Stanford-Binet IQ prodigiously transcending **200** and most probably surpassing **250** on said scale) — and....their assertion quickly triggered the far and away most rabid, lawless and disgraceful quest for genius ever taking place in this wretched nation!

So....; while vitiated PST hit men searched our private house in NO-Mauseidvåg (cf Doc #4000, entry of Jan 2005) and several other dwellings from basement to attic collecting psychobiographical material, appallingly criminal namby-pamby toads from the public health service systematically monitored my private activities in Åsen 4, Brattvåg....! And — once the Doc's ##599 and 777 had been published on the Internet (on Oct 17, 2002 and Feb 22, 2003, respectively), 3 new SIGs appeared practically overnight: the first group were morbidly obsessed with clairvoyance/occultism and the prophecies of the French seer Nostradamus* (*b. 1503 – d. 1566); the second with medicine and pharmacology (cf Doc #599, p 55); and the third with religion and apocalyptic exegesis etc. These illegally founded and macabre SIGs are still kept alive by brainsick, Norwegian officials (By the way — the manifestly haywired preoccupation with parapsychological topics was not a wholly span-new craze.....: in 1998 when I — as a result of all over fraudulent accusations — were incarcerated at the political black hole at NO-Hjelset [cf Doc #377 — entry of Oct 30, 1998], the Norwegian author and schoolmaster — Mr Oddbjørn MYKLEBUST — together with a member of the "fair sex" were allowed to enter corresponding spudhole. Mr Myklebust and his female attendant had been admitted by Mr Arne RUSET* [*cf Doc #377 — entry of Nov 07, 2000] et al, and didn't introduce themselves or consult me directly — they merely kept some distance trying to look convincingly uninterested. Mr Myklebust had formerly published a book about a moderately second sighted kinswoman — Ms Olga TANDSTAD SKAUE — and was currently compiling material for a biography about her clairvoyant father, Mr Karl Johan TANDSTAD, and other Norwegians presumably possessing paranormal faculties. Ignorant his identity, whereabouts and objectives were duly imparted, Mr Myklebust and the accompanying woman left the scene after a while — slightly puzzled and discontented, I'm afraid...).

Personal connections with the faintest smell of romance or sexuality 've always aroused fervent, pathological reactions amongst Norwegian PST officers and "health" personnel...:

- In the autumn 2001 — when I most presumably saved her oldest daughter from being stabbed to death — the PST fiends broke into the private apartment of **Ms Katrin JØSOK** (b Sep 20, 1965), NO-Brattvåg. The PST swine suspected Ms Jøsok and her underaged daughters were particularly interesting specimens since I offered them this kind of personal assistance.....so — they conscientiously installed their hellish cobweb-optics in her sitting room, bedchambers, kitchen and bathroom.....etc! During the next weeks the exclusively male voyeurs scrutinized the perfectly unremarkable, bodily makeup of the small family without detecting anything unusual such and such — they concluded the teenybopper and her much younger sister had a physique altogether matching their respective age-groups, while they described the sexual attributes and general build of Ms Jøsok as "less attractive"...!
- The emetic and secret monitoring of **Ms Inga DALSEGG** (b Dec 14, 1974) has been sufficiently portrayed in Doc #4575 of April 30, 2005. The brainsick spies were much amused by Ms Dalsegg's whimsical behavior until they witnessed scenes described as explicitly pedophilic.....and after a while they were bewildered by some of her apparently morbid idiosyncrasies as well.
- In the end of August 2005 I commenced the construction of a literally "heartsome" poster for **Ms Tuva Magritt MOLVÆR** (b Aug 21, 1985), NO-Langevåg — a nice girl and relative. Illegally downloading hundreds of banal sequences from the absolutely unpretentious composition process, the utterly ludicrous and wild-eyed psychologists/physicians etc nodded enthusiastically as they pruriently watched the "artful integration" of quixotic hearts and stars: "Aha — so this is how a true genius works.....interesting, very interesting, indeed!" It didn't take many hours before the nematoid apostles of Satan had bugged and severely infected Ms Molvær's modest apartment in NO-Bergen with their infernal cobweb-optics, of course... AV studying the homely routines of this religious and gentle lady for a while, the contaminators concluded Ms Molvær seemed slightly depressed and listless — though they didn't quite understand why.....and since she never sullyed herself through improper conduct or off-putting remarks, the slimy onlookers strongly suspected she somehow had been informed about the ongoing monitoring of her privacy.

- Dec 10th, 2005, the Norwegian "Mensa-chick" **Ms Anne Lene JOHNSEN** showed up in NO-Brattvåg.

Somewhat delayed due to womanly makeup redoing, she smilingly appeared outside the shopping center I was about to leave. A psychologist involved in the reprehensible and totally unlawful monitoring of me had recently told Ms Johnsen I probably appreciated military garments and nice-assed gals, so she had purchased a pair of brand-new camo trousers and — expectantly kneeling on her car seats — she soon did her best to favorably expose her yummy and "warlike" bum...! It was a well-disposed and charming miss, indeed — and a reasonably gifted one, too.....but alas: the lovable "IQ-lass" had been contemptibly befooled by stupider persons...!

Some time ago ill-fated contaminants had broken into Ms Johnsen's private apartment installing their notorious cobweb-optics — allegedly to examine her mental health and "mating qualifications"! Though the vile intruders left many and easily detectable vestiges, the overconfident Ms Johnsen failed to notice anything irregular.....so — she had her sexuality and absolute privacy heinously and illegally violated by the state sponsored crackpots she unwisely relied on...

Typically irradiating with delight when she managed to solve a given problem or formulate a particularly smashing sentence, the truly subhuman aggressors concluded Ms Johnsen not actually was crazy — she was "funny and slightly eccentric", only.....so they naturally decided to prolong the "delectable" monitoring of her indefinitely!

- During most of A 2006 I've had much and predominantly chummy contact with **Ms Kjersti Elida GUSECK** (b June 18, 1973).

Ms Guseck is a photogenic and rather amatorious primadonna, and the constantly marring PST officers and "health" professionals 've of course criminally downloaded dozens of strictly private photos of her from my PC and corresponding video monitor — also shots of explicitly pornographic nature...!

It goes practically unsaid Ms Guseck's private apartments 've been systematically and massively infected with AV spy-tech — all her phone conversations 've been recorded, and comprehensive annotations on her intimate privacy journalized.....as a matter of fact Norwegian authorities permanently, illegally and lecherously have monitored the definite bedroom privacy of this half Austrian and sexually attractive lady for years! Cf Doc's ## 7084 and 8017 etc.

Official and sexually motivated violations of the palsy-walsy privacy of juridically blameless citizens are extremely commonplace in Norway today, and

— to the extent parts of corresponding monitoring are formally/clandestinely logged, Norwegian authorities will go to absolute extremes to give their monstrous criminality the slightest shine of respectability...: — empirically exhaustively fraudulent accusations and the most absurd excuses may be recorded to cover up the principal motive of the scummy surveillance!

During their long-standing presence in Brattvåg, the PST officers 've also carried out systematic and extensive monitoring etc wholly independent of the public health service and other official institutions....: they've e.g AV spied on health personnel engaging in sexual intercourse, WC visits and religious observances in their private homes (one of those suchwise espied, Mr Sharan MOGHADDAM [cf Doc #377 — entries of Oct 30, 1998 item Aug 31 and Sep 29, 2000 etc], has himself operated the cobweb-optics installed in my own and most private dwelling in Åsen 4, Brattvåg)...!

— and oh...: the PST paranoiacs does of course suspect somebody somehow actively and secretly 've watched themselves during their stay here in Brattvåg — it's a truly majestic mess, is not it....?!



By studying and comparing the different documents enclosed and once in a while referred to in this complaint, one should acquire a fairly precise idea of the abject essentials constituting the "garden-variety terrorism" perfunctorily carried out by the noxious PST vermin.

DEALING WITH ROGUES

Comments on the nature, implications and handling of state supported criminality in Norway

Studying nearby complaint and adjoining enclosures (cf p 2 — "**Comments on disqualification**"), reasonable sane and sagacious readers pretty soon will launch an almost inevitable question: "Can the various crimes and atrocities described in this report possibly 've been perpetrated by mentally sound creatures...?"

Based on unique, comprehensive and well-structured collections of data on documentable criminality committed by Norwegian officials since 1992, it's quite easy to give a clear-cut answer to that query:

"Certainly **not**.....the ghastly admixture of psychopathies, criminalism, hypocrisy, parvanimity, theomachy, lewdness and fiendishness verily characterizing the cracked personality of most Norwegian officials are, far and away, the **worst** European and first world example of gross intrapopular depravity and collective insaneness procurable!"

Actively sustained by and largely including governmental authorities and flyblown principals of major state institutes, the innate corruption and wormy diabolism pervades all executive and official branches of the infected nation which — befittingly — 've been nicknamed "**The Kingdom of Satan**"!

Although psychiatric ill-health and multifarious impairment of higher cerebral functions are alarmingly common amongst Norwegian officials, the greater part of them tends to be criminally responsible as personality disorders — particularly psychopathy — and various perversions are predominant conditions. The pathologically distorted thought and behavior patterns normally typifying Norwegian public officials and senior civil servants may however — viewed as an endemic phenomenon — partially rupture the commonly accepted boundaries imposed by international norms of disease classification. A genetically rooted and markedly offbeat syndrome symptomatically approaching classical psychopathy and frequently comprising atypical variants of the structural pathology conventionally associated with organic brain diseases, it's hardly unbecoming to introduce the acronym "**NPSMS**"* — *"**Norwegian Police and Statesman Malignant Syndrome**" (if more convenient, you may think of NPSMS simply as "**Norwegian psychopathy**" or "**Norwegian folie**", of course)....!

In Doc's ##633 and 2037 — pp 67 and 95, respectively, I've described a number of NPSMS' more or less pathognomonic symptoms — viz:

Inadequate judgmental ability, imprudence, atelonoesis, rejoice in evildoing, ponerophilia, cruelty, sadism, dysempathy, superiority/inferiority complexes and complemental maladjustment/overcompensation, falsehood, charlatanism, hypocrisy, professional double-dealing, sickly self-assertiveness, arrogance, cantankerousness, megalomania, general lability, willful neglect and violation of ethical norms, criminalism, recidivism, dikephobia, corruptibility, deceitfulness, psychiatric conditions, delusional ideation, religious insecurity/confusion, theomachy, icono-/supericlasm, hamartio-
philia, unwarranted suspiciousness/hostility, turncoat mentality, distrustful jingoism, impudence, prevaricated sociability, ergasiomimesis, feigned eunoia, refractoriness, spiteful envy, peevishness, aggression, irritability, anosognosia, gloominess, lecherousness and voyeurism.....etc.

The above collection of personality traits and symptoms manifestly typical but not necessarily conclusive of NPSMS, clearly invites to differentiated diagnosing; while the moodiness and fluctuating self-image are amongst the distinguishing features of the borderline personality, the thoroughgoing reality distortion and oftentimes systematic misinterpretation of events exhibited by some NPSMS afflicted individuals are truly archtypical of regular psychoses. The severe, recurrent and wholly intentional misconduct and criminality fundamentally peculiar to NPSMS-villains are closest related to the antisocial personality disorder, however, but are more complex and frequently includes dangerous paranoia, religious delusions and sheer diabolism.

In most psychiatric disorders it's relatively uncomplicated to identify some **precipitating factors** — i.e psychosocial and physical influence in all likelihood triggering the mental derangement. When it comes to the NPSMS it's usually hard to detect decisive, psychotogenic factors — as a matter of fact one may feel slightly ill at ease attempting to discriminate readily observable, morbid features from entirely self-willed and obviously unreasonable evil-mindedness...! Ethically indefensible, evilness purely for the sake of evilness may assuredly be a ponerologically acceptable and ipso facto rational aim in itself (most religious dogmas omitted, of course)....consequently — motive and means appearing practically identical — unprovoked evilness may be seen both as a cardinal symptom and causa sine qua non of the Norwegian Police and Statesman Malignant Syndrome.

As regards **predisposing factors**, genetic endowment and hereditary metabolic, anatomical and physiological insufficiencies in prefrontal cortices, the thalamencephalon, hypothalamus and limbic system may be crucial for the actual onset and subsequent diagnosing of NPSMS. Various somatosensory structures and convergence zones in the ventromedial prefrontal sector of the brain may be visibly damaged, and dysfunctions of the medial/lateral

orbitofrontal circuit, nucleus accumbens, ventral striatum, corpus Luysii and thalamic nuclei are common NPSMS features. Serotonin's neuronal transmitter functions and capability to modulate v.g dopaminergic neurons may be significantly reduced in NPSMS sufferers, and the GABAergic output pathways of neostriatum and globus pallidus tends to be impaired — monoamine based weaknesses and defective interconnections between the dorsolateral prefrontal cortex, anterior subgenual cingulate cortex and the ventral striatum may be NPSMS indicative.

Despite depicted brain abnormalities, many NPSMS-caitiffs are capable of performing just about normally on standard neuropsychological tests — working memory, concentration and the general intelligence seems to be intact...

Those unfamiliar with e.g: the bloodcurdling history of medicine; the execrable crimes inspired by physicians/nurses in Nazi Germany; the political role of psychiatrists in diagnosing dissenters/intellectuals as mentally ill; the numerous medical practitioners serving as regular torturers; the many vivisections on various prisoners/internees; the widespread falsification of medical reports to cover up serious crimes; the active involvement of physicians in weapon-related production.....etc.....may find the heinously extensive an untautly described cooperation between corrupted "health" professionals and notoriously criminal police officers (et al) downright shocking and unbelievable.

There exist a universally acclaimed and professional code of deontological principles serving as ethical cornerstone for medical teachers and practitioners, namely the "**Hippocratic oath**" ...:

THE ORIGINAL HIPPOCRATIC OATH

"I swear by Apollo the physician, and Aesculapius, and Health, and All-heal, and all the gods and goddesses, that, according to my ability and judgment, I will keep this Oath and this stipulation — to reckon him who taught me this Art equally dear to me as my parents, to share my substance with him, and relieve his necessities if required; to look upon his offspring in the same footing as my own brothers, and to teach them this Art, if they shall wish to learn it, without fee or stipulation; and that by precept, lecture, and every other mode of instruction, I will impart a knowledge of the Art to my own sons, and those of my teachers, and to disciples bound by a stipulation and oath according to the law of medicine, but to none others. I will follow that system of regimen which, according to my ability and judgment, I consider for the benefit of my patients, and abstain from whatever is deleterious and mischievous. I will give no deadly medicine to any one if asked, nor suggest any such

counsel; and in like manner I will not give to a woman a pessary to produce abortion. With purity and with holiness I will pass my life and practice my Art. I will not cut persons laboring under the stone, but will leave this to be done by men who are practitioners of this work. Into whatever house I enter, I will go into them for the benefit of the sick, and will abstain from every voluntary act of mischief and corruption; and, further from the seduction of females or males, of freemen and slaves. Whatever, in connection with my professional practice or not, in connection with it, I see or hear, in the life of men, which ought not to be spoken of abroad, I will not divulge, as reckoning that all such should be kept secret. While I continue to keep this Oath unviolated, may it be granted to me to enjoy life and the practice of the Art, respected by all men, in all times! But should I trespass and violate this Oath, may the reverse be my lot!"

THE REVISED HIPPOCRATIC OATH

"I promise that my medical knowledge will be used to benefit people's health. Patients are my first concern. I will listen to them, and provide the best care I can. I will be honest, respectful, and compassionate towards patients. I will do my best to help anyone in medical need, in emergencies. I will make every effort to ensure that the rights of all patients are respected, including vulnerable groups who lack means of making their needs known. I will exercise my professional judgment as independently as possible, uninfluenced by political pressure or the social standing of my patient. I will not put personal profit or advancement above my duty to my patient. I recognize the special value of human life, but I also know that prolongation of human life is not the only aim of health care. If I agree to perform abortion, I agree that it should take place only within an ethical and legal framework. I will not provide treatments that are pointless or harmful, or which an informed and competent patient refuses. I will help patients find the information and support they want to make decisions on their care. I will answer as truthfully as I can, and respect patients' decisions, unless that puts others at risk of substantial harm. If I cannot agree with their requests, I will explain why. If my patients have limited mental awareness, I will still encourage them to participate in decisions as much as they feel able. I will do my best to maintain confidentiality about all patients. If there are overriding reasons preventing me keeping a patient's confidentiality, I will explain them. I recognize my know-

ledge has limits: I will get advice from colleagues when needed. I will acknowledge my mistakes. I will do my best to keep myself and my colleagues informed of new developments, and ensure that poor standards or bad practices are exposed to those who can improve them. I will show respect for all those with whom I work and be ready to share my knowledge by teaching others what I know. I will use my training and professional standing to improve the community in which I work. I will treat patients equitably and support a fair and humane distribution of health resources. I will try to influence and redirect authorities whose policies harm public health. I will oppose policies which breach internationally accepted standards of human rights. I will strive to change laws that are contrary to patients' interests or to my professional ethics. While I continue to keep this Oath unviolated, may it be granted to me to enjoy life and the practice of the Art, respected by all, in all times."

The wholly deliberate and fulsomely imbuing lawlessness, terrorism and nefariousness arrogantly paraded by the Norwegian public "health" service (et al) in this case, represents an all-out and portentously hellish onslaught of the high-minded stipulations laid down in the Hippocratic oath — we are, categorically, facing the worst and most dishonorable example of state supported inequity, official folly and premeditated human rights violations seen in Norway after World War II (cf Doc #4588, p 120)...!

A judicious and impartial being may turn over and search underneath each stone and windfall without finding factually extenuating circumstances in this case.....the intensely loathsome picture of an occupational group rapaciously vandalizing their professional code and, in symptomatic confederacy, illegally terrorizing a particularly valiant man opportunistically deemed morally and intellectually superior — and for that reason malevolently persecuted by depraved dunces, incessantly becomes more detailed and horridly scandalous as new pieces of evidence appears.

Caveat lector...:

- "...according to my ability and judgment, I will keep this Oath and this stipulation...",
- "...I will follow that system of regimen which, according to my ability and judgment, I consider for the benefit of my patients, and abstain from whatever is deleterious and mischievous...",

- "...with purity and with holiness I will pass my life and practise my Art...",
- "...into whatever house I enter, I will go into them for the benefit of the sick, and will abstain from every voluntary act of mischief and corruption...",
- "...I will be honest, respectful, and compassionate towards patients...",
- "...I will make every effort to ensure that the rights of all patients are respected...",
- "...I will exercise my professional judgment as independently as possible, uninfluenced by political pressure or the social standing of my patient...",
- "...I will not provide treatments that are pointless or harmful, or which an informed and competent patient refuses...",
- "...I will acknowledge my mistakes...",
- "...I will try to influence and redirect authorities whose policies harm public health...",
- "...I will strive to change laws that are contrary to patients interests or to my professional ethics...", and
- "...I will oppose policies which breach internationally accepted standards of human rights..." — — ;

it certainly looks glorious on paper and screen, doesn't it...? The revolting truth, however, is that preaching human rights and ethical code observance to Norwegian authorities — the public "health" service vastly included — in this case invariably have had the same, questionable effects as solemnly offering a literally bloody, honeyed and invigorating sacrament to a swarm screwy, hell-ordained and plague-spreading rat fleas...:

“As regards official criminality in Norway, the number explicit lawbreakings recorded by adjacent branch of Hellvow Anticorruption clearly reflects the execrable and usually well-masked contempt for human rights, democratic standards and the basic principles of

corresponding legal system distinctly prevalent amongst Norwegian officaries practically routinely abusing their professional privileges to e.g seriously offend fellowmen and consequently elude the criminal investigation and prosecution juridically pertinent.

The blatant hypocrisy and treacherous opportunism by and large characterizing nowadays Norwegian officials, was befittingly coined "bigoterie" in medieval France — germanely delineating the grungy and widespread practice amongst Norwegian Normans to worship the Christian Trinity as well as their heathen deities out of strictly materialistic motives.....whereas — following Christian baptism, the French regularly bestowed generous gifts on "converted" pagans. So, the largely marauding Norwegians shamelessly exploited Gallic benevolence and Catholic naïveté maximally, and quite a few of them underwent sacramental affusion and immersion more than seven times!"

(Doc #2037, p 90);

"Acquainted with various Christian doctrines, the Norwegian prime minister — Mr Kjell Magne Bondevik (cf Doc's ##1022 and 1049 above) — and his religious accomplices believed they ruthlessly, endlessly and unpunished could exploit/abuse evangelical reassurances about forgiveness to repetitively commit the most disgusting offences! While seeing the pope for absolution or praying for exculpation, their ignoble minds were busy planning new, abominable violations!"

(Doc #2037, p 97);

"Priestly educated, the Norwegian Prime Minister found it highly praiseworthy to consecrate heaven-born righteousness on his filthy scaffold of thoroughly condemned post hoc fallacies ex ministerii — offering the human rights ritualistic irreverence and, devil-may-care, sacrilegiously slaughtering the cardinal virtues on his hellhole altar of mephitic self-gratification while passionately blessing the sepulchral liturgy satanically dictating the ceremonious under-the-table molestation of supernal sinlessness.....all the time disgracefully attempting to convince God that his bloody peccancy ex officio eucharistically glorified the macabrely pretended transubstantiation of political headlessness to deified ingenuity celestially appraised and factio-

nally benedictive; proh pudor — what a messy mass!”
(Aphorisms &c, #37);

“The ‘Norwegian plague’* (*ie the ‘cobweb-optics’) is now rapidly spreading throughout the world, and we hereby encourage the nations to battle this hellborn technology fiercely!”
(Doc #3217, p 106);

“Long-standing, ample and bitter experience ’ve duly confirmed Norwegian authorities object vg generosity, compassion and mildness as exploitable weaknesses — as a frank invitation to carry on and intumesce their manipulative hellishness.....and; — if ever accepting their seemingly charitable offers, you give ’em the upper hand, and they’ll despise you even more because of your manifest humble and gullible nature!”
(Doc #3217, p 104);

“Yes indeed — we’re chronic crooks, murderers, perjurers, maniacs, forgers, dopenicks, drunkards, corrupted lamebrains and moral lepers.....but; since we effectively ’ve blocked criminal investigation of our iniquity, dexterously embezzled proofs against ourselves and successfully hampered a diversity of legal actions opposed to our inveterate transgressions and misfeasance, there exist no legally enforceable judgments against us.....and for that reason we are — at least in a profanely juridical sense — not guilty (cf the Courts of Justice Act sec 53, third per)!”

Moreover we strongly feel that the Norwegian society generally should bestow significantly more of their attention purely revering our allelopathic lawbreaking..... ’cause it’s an established truism that our surreptitious foulness keep back the constitutional Ragnarok and scandalous imprisonment etc of Norwegian top politicians and Government officials unavoidably following unwarped trials and objective, judicial factfinding procedures! So.....treat us courteously, please, and immortalize our satanic statutory offenses and monumental corruption by placing a luciferous statue outside the Parliament Building, and a leviathan monument at the royal palace square in Oslo where noble-minded adulators can bring their burnt offerings and confer dignity upon our accomplished forensic diabolism and — also — squareshootingly commemorate the many illustrious adamites slain by our minister extolled vice.....AMEN!”

(The professional philosophy of Norwegian judges. Doc #627, p 58);

“Norwegian authorities will comply with international law and human rights conventions exclusively if forced to by v.g military pressure, serious political scandals or massive fiscal/material/human losses.”

(Doc #4588, p 121);

“For more than 15 — fifteen — years I’ve been working actively and altruistically with disclosing severe human rights violations and variform criminality committed by Norwegian officials. My human rights agitation and justifiable stinging reports ’ve significantly disturbed culpable and heinously corrupted politicians, judges and police officers et al who, consequently, ’ve done their very best to conceal their offences and to harm me.

Representatives from the Norwegian Police ‘Security’ Service ’ve also, several times, attempted to assassinate me — apparently with utterly scandalous assent from v.g the Supreme Court and the Norwegian Minister of ‘Justice’.”

(Doc #4588, p 119);

“It’s perfectly evident the rotten terrorism steadily exercised by Norwegian authorities aims at ruining my general health, mutilating my social relationships, marring my reputation, adding to my pecuniary expenses and — if possible — provoking criminality.

My sociomedical situation here in Norway ’ve been intolerable the last 12 — twelve — years, and I’ve never had any future whatsoever in a nation satanically persecuting me because I’m noble, insist on justice and vigorously defends the human rights and fundamental freedoms of man. Shortly; the ghoulisn corruption, abject poltroonery and utterly unreasonable fiendishness abidingly brandished by Norwegian authorities in my case, will fill every honorable man and woman with the most intense and enduring contempt and hostility towards them!

There’s no hope my situation here in Norway will improve — on the contrary Norwegian authorities will continue and extend their swinish violations of the human rights, and the exceptionally prolonged, intense and hateful terrorist attacks are doubtlessly strongly detrimental to my health etc.”

(Doc #4588, p 121);

“The downright corruption and hell-destined iniquity abidingly displayed by Norwegian magistracy in juxtaposed facts of nearby case, are unparalleled in modern monarchic history of law, and execrable diabolism and gangrenous ghoulishness interoscultates their exceedingly opprobrious criminality.”
(Doc #103, pp 1–2);

“Norwegian authorities has hitherto manifested nothing but depraved disrespect for international declarations and covenants of human rights when independent, extraterritorial investigators etc, potentially could uncover the heinous corruption which, especially the last 5 years, have infected increasingly larger parts of the official functions in the country.”
(Doc #123, p 9);

“Studying enclosed documents — Doc’s ## 103, 108, 115, 123, 135, 147, 161, 214, 240, 315, 339, 377, 590, 599 and 627 (tot 54, fifty-four, pp) — makes unequivocally plain that we’re dealing with multifold, aggravated, protracted and premeditated violations of the human rights and fundamental freedoms scornfully preplotted and deliberately perpetrated by Norwegian authorities. The systematic, repugnant, recidivistic and long-drawn-out violations does not only attest to a deep-rooted disrespect for basal human rights and lawfulness, it also demonstrate a transparent contempt for the discerning qualities and safeguarding potency of other nations. The sociopathic manipulation of facts and emetic hypocrisy wontedly promulgated by Norwegian politicians and their official delegates to cosmopolitan fora, circumstantiate the fact that Norwegian authorities furtively look upon — inter alios — the United Nations, the Council of Europe and the International Helsinki Federation as inferior assemblages of retarded easy marks and puling cowards! It’s nevertheless perfectly clear that the depraved conduct abidingly exhibited by Norwegian government officials, police officers and judges etc in adjacent case complex, not ’ve emerged from sane, honorable, equilibrated or brilliant minds — though they are criminally responsible, as they volitionally — fully aware the detrimental and lethal consequences of their undertakings — ’ve chosen to breach the law, disregard the human rights, ignore contractual provisions and exuberantly indulge in putrid and lavish evildoing.”
(Doc #633, pp 66–67);

“Ad nauseam we’ve witnessed how Norwegian police officers expediently perpetrates and provokes grave criminality exclusively to ride high on the confusion and fear thereby produced. Besides, aposematically liberticidal bureaucrats opportunistically championing gross injustice steadfastly goosesteps towards the totalitarian, Norwegian police state.....and in major respects the democratic government system has proven ruefully deficient. In a regular tyranny statutes and the application of law normally will be adapted so as to legitimate, simplify and consolidate authoritarian oppression of ‘commoners’ item — of course — the right to criminalize, confine and suitably stigmatize ‘dangerous’ libertarians etc.”

(Doc #2907, p 102);

“Considered the occurrence of pathologic depression and stark madness are comparatively more frequent in Norway than elsewhere in Europe, it's especially noticeable Norwegian physicians clearly and statistically negatively distinguish themselves as proner to psychiatric suffering and bizarre fits etc than the population generally.”

(Doc #1536, p 85);

“Much in the same manner as the Sacred College of Cardinals and the pope symbolizes divine enlightenment and moral splendor to pious Catholics and Christians globally, the Norwegian Parliament and present (anno 2003) prime minister serve as perfect epitomes of eclipsing diabolism and benighted depravity to philanthropists and human rights activists nationwide!”

(Aphorisms &c, #54);

“The Devil and accomplished evildoers may be hard to detect when lurking beneath Norwegian altars, judgements-seats or corresponding parliament rostrum, and cumbersome to exorcise when visibly safeguarded by national interests!”

(Aphorisms &c, #56);

“After thoroughly studying the present Norwegian government, I feel absolutely convinced they’re totally unable to behave ethical and wise inasmuch as it’s a matter of choice — I’ve never seen them

doing anything honorable or otherwise correct when opposing alternatives exist!”
(Aphorisms &c, #63);

“Suicide is generally the last successful attempt Norwegian physicians makes to avoid justice!”
(Aphorisms &c, #71);

“According to Mr Oscar Wilde ‘any preoccupation with ideas of what is right or wrong in conduct shows an arrested intellectual development’ — hence the thoughtless injustice, unrestrained mindlessness and prodigiously liberal interpretation of facts so peculiar to Norwegian judges and Christian politicians, I suppose...!”
(Aphorisms &c, #72);

“Bountiful evidence attests to the disturbing fact many Norwegian health professionals opportunistically confuses occupational success, deontological integrity and juridical blamelessness with illegally omissive and even resolutely untruthful patient journals!”
(Aphorisms &c, #76);

“In steadfast concordance with his fragile psyche and social touchiness, the average Norwegian physician exclusively admits his gruesome mistakes inasmuch as you or somebody else are willing to take the whole and unabridged responsibility — the worst and best doctors will all valiantly stand by their errors to confirm their professional aptness!”
(Aphorisms &c, #81);

“I’m cultured, valiant, savvy, likeable, ingenious, truthful and incorruptible — in all major respects the manifest horror and living nightmare of most Norwegian bureaucrats!”
(Aphorisms &c, #84);

“The present (A 2004) Norwegian government has unveeringly demonstrated conspicuous tolerance and significantly advanced the nation’s commerce;

*state aided lawbreaking generously appanaged
by fateful misconceptions is by now an accepted
way of living amongst officials, and parliament
incited troublemaking has become
a major industry!”*

(Aphorisms &c, #89);

*“Beware professional fools who’ve exalted sheer
stupidity and vice to religion and thus faithfully
believes in their ‘sacred’ misconceptions,
liturgical wickedness and ‘God-given’
praiseworthiness!”*

(Aphorisms &c, #90);

*“Law-abiding Norwegians should forthright join
forces — fully prepared to protect themselves
and suffering fellowmen against the rampageous
criminality of Norwegian police officers!”*

(Aphorisms &c, #98);

*“It’s the moral and patriotic obligation of all worthy
Norwegians to condemn and forcefully battle the
ravaging assaults of nowadays (A 2004)
Norwegian government!”*

(Aphorisms &c, #99);

*“Above 90 percent of the crimes committed in Norway
anno 2002 was triggered by public injustice reflecting
addlepatated directives of governmental easy marks
insidiously aimed at casuistic legitimation of state
propelled offences hitting beguiled victims of ballistic
law-abidingness notoriously scoreboarded by bully
pulpited mass media unawarely publishing political
propaganda secularly enhancing criminality through
additional restrictions following dioristic misconceptions
of ontologic fractions embodying the societal mosaic
broken by penal provisions obscuring clear-sightedness
eo ipso segregating vitreous humor gnomologically
expounded — respice finem!”*

(Aphorisms &c, #38);

“The council physician accompanying the spiteful rascals exhibited a most charming, helminthoid appetency for dragging himself along the chitterling ambages of swinish, verminous, hog wild and bootlicking pig in a poke venality.....so, indeed; I was forthwith cloistered in one of the glorified state tophets of Norway — a loony bin and satanic point d’appui for governmental beastliness (excerpt from Doc #377)!”

(Aphorisms &c, #103);

“You won’t tell this uppish meshuggener the truth — you’re going to fabricate a tenable nursery-tale closely matching his unsightly ignorance.....yeah; you’ll cheerfully piggyback his self-deceptive paralogisms and nod slyly approvingly when his shamus-amenable moonshine casts grotesque shadows onto the lunatic quagmire of grey matter constituting the firmament of his castle-in-the-sky haecceity (about the ‘Norwegian physician injudiciously gawking at you behind his rosepink spectacles’)!”

(Aphorisms &c, #104);

“Keep the body armor on and your first aid kit at hand — Norwegian authorities are likely to stab you in the back anytime these days!”

(Aphorisms &c, #112);

“Norwegian authorities appreciates nice lads and good girls — usually they’re the simplest and most agreeable victims!”

(Aphorisms &c, #114);

“The various facilities found in the Parliament Building (‘the Pillbox’) in Oslo, is a touching example of the altruistic compassion Norway shows her psychiatric outcasts!”

(Aphorisms &c, #64);

“Synchronously with steadily growing disrespect for the human rights amongst Norwegian officials, the need to report related violations increases accordingly. Norwegian authorities routinely steals, obstructs, destroys and illegally copies etc jural communications to and from human rights tribunals/organizations AO, and actual

complainers 've been incriminated, terrorized, confined, infected/poisoned and — murdered.

Vanguarded by the national police force, Norwegian authorities systematically attempts to eradicate all possibilities for transmitting unbiased and wholly lawful reports on human rights conditions and official corruption etc in Norway —; thus special safeguarding of human rights communications to/from Norway is a must!”

(Doc #3611, p 107).

Preceding quotations clearly reflects much of the cap-à-pie Pharisaism and scurvy misconduct wontedly showed off by Norwegian officials attempting to belittle, conceal and obstruct adequate investigation etc of their extensive corruption. To these chronic and obtrusively arrogant malefactors, your adherence to soft-boiled human rights and ethical codes simply means they can protract and possibly intensify their obnoxious offences without risking dismaying sanctions and burdensome, international interference.....verily; your idealistic and perchance pusillanimous approach is nothing but an enheartening incitement to these naturally schizoid and overly low-minded felons!

Instead of mollycoddling and inadvertently spurring Norwegian authorities mayheming the human rights, the world community at large and international fora in particular should go for explicitly pragmatic solutions to halt and legally punish corresponding and vaingloriously contemptuous criminality. More precisely, we can imagine a highly specialized, mobile and cosmopolitan intervention unit of superbly fit and comprehensively trained police officers duly commissioned to secure final proofs and forcibly apprehend state supported culprits — e.g in Norway...

Principally dedicated to human rights' enforcement rather than conventional counterterrorist tasks, judicious application of cogent measures to prevent abuse of portrayed unit is crucial.

In any event — and this point can hardly be overstressed: before international and politically powerful alliances are willing to resolutely and with required sternness arrest, imprison, convict and otherwise treat Norwegian officials in accordance with the categorical condemnation the latter's satanic fiendishness, double-dealing and odious corruption ex officio en effet calls for, the well-meant but woefully uncharged pro forma chiding normally launched by human rights organizations/tribunals scarcely becomes more than a waggish and downright encouraging brutum fulmen to Norwegian authorities...!

More specifically returning to the Norwegian public "health" service, it should be properly emphasized some of the meanest villains hired to routinely and absolutely illegally terrorize me here in NO-Brattvåg neither are physicians nor nurses, but fulsomely rotten ambulance drivers. A fairly homogeneous pack sociopaths and grubby good-for-nothings with a general Stanford-Binet IQ clustered betwixt 118 and 121, three of these befittingly and irrevocably hell-doomed chauffeurs has distinguished themselves by particularly swinish behavior — viz:

1. Mr **Ron Borge "Schizo" FINNØY**, NO-Brattvåg,
2. Mr **Torgeir "Rattus" AKSLEN**, NO-Brattvåg, and
3. Mr **Kjell-Arne OTTERLEI**, NO-Brattvåg.

For years on end we've witnessed how this accursed troika and other depraved "health" professionals wholly on their own initiative — or to carry out orders unlawfully sanctioned e.g by Norwegian government/parliament officials — orgiastically and with diabolic delight 've trampled to pieces central articles of the **International Covenant on Civil and Political Rights**...:

Article 6

Every human being has the inherent right to life. This right shall be protected by law. No one shall be arbitrarily deprived of his life.

Article 7

No one shall be subjected to torture or to cruel, inhuman or degrading treatment or punishment. In particular, no one shall be subjected without his free consent to medical or scientific experimentation.

Article 9

Everyone has the right to liberty and security of person. No one shall be subjected to arbitrary arrest or detention. No one shall be deprived of his liberty except on such grounds and in accordance with such procedure as are established by law.

Article 10

All persons deprived of their liberty shall be treated with humanity and

with respect for the inherent dignity of the human person.

Article 12

Everyone lawfully within the territory of a State shall, within that territory, have the right to liberty of movement and freedom to choose his residence.

Everyone shall be free to leave any country, including his own.

The above-mentioned rights shall not be subject to any restrictions except those which are provided by law, are necessary to protect national security, public order (*ordre public*), public health or morals or the rights and freedoms of others, and are consistent with the other rights recognized in the present Covenant.

No one shall be arbitrarily deprived of the right to enter his own country.

Article 14

All persons shall be equal before the courts and tribunals. In the determination of any criminal charge against him, or of his rights and obligations in a suit at law, everyone shall be entitled to a fair and public hearing by a competent, independent and impartial tribunal established by law. The Press and the public may be excluded from all or part of a trial for reasons of morals, public order (*ordre public*) or national security in a democratic society, or when the interest of the private lives of the parties so requires, or to the extent strictly necessary in the opinion of the court in special circumstances where publicity would prejudice the interests of justice; but any judgment rendered in a criminal case or in a suit at law shall be made public except where the interest of juvenile persons otherwise requires or the proceedings concern matrimonial disputes or the guardianship of children.

Article 16

Everyone shall have the right to recognition everywhere as a person before the law.

Article 19

Everyone shall have the right to hold opinions without interference.

Everyone shall have the right to freedom of expression; this right shall include freedom to seek, receive and impart information and ideas of all kinds, regardless of frontiers, either orally, in writing or in print, in the form of art, or through any other media of his choice.

Article 21

The right of peaceful assembly shall be recognized. No restrictions may be placed on the exercise of this right other than those imposed in conformity with the law and which are necessary in a democratic society in the interests of national security or public safety, public order (*ordre public*), the protection of public health or morals or the protection of the rights and freedoms of others.

Article 22

Everyone shall have the right to freedom of association with others, including the right to form and join trade unions for the protection of his interests.

No restrictions may be placed on the exercise of this right other than those which are prescribed by law and which are necessary in a democratic society in the interests of national security or public safety, public order (*ordre public*), the protection of public health or morals or the protection of the rights and freedoms of others.

This article shall not prevent the imposition of lawful restrictions on members of the armed forces and of the police in their exercise of this right.

Article 26

All persons are equal before the law and are entitled without any discrimination to the equal protection of the law. In this respect, the law shall prohibit any discrimination and guarantee to all persons equal and effective protection against discrimination on any ground such as race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status.

We shall also take a further look at the UN **Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment** (cf p 9 of this Complaint)...:

The States Parties to this Convention,

Considering that, in accordance with the principles proclaimed in the Charter of the United Nations, recognition of the equal and inalienable rights of all members of the human family is the foundation of freedom, justice and peace in the world,

Recognizing that those rights derive from the inherent dignity of the human person,

Considering the obligation of States under the Charter, in particular Article 55, to promote universal respect for, and observance of, human rights and fundamental freedoms,

Having regard to article 5 of the Universal Declaration of Human Rights and article 7 of the International Covenant on Civil and Political Rights, both of which provide that no one shall be subjected to torture, or to cruel, inhuman or degrading treatment or punishment,

Having regard also to the Declaration on the Protection of All Persons from Being Subjected to Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment, adopted by the General Assembly on 9 December 1975,

Desiring to make more effective the struggle against torture and other cruel, inhuman or degrading treatment or punishment throughout the world,

Have agreed as follows (**Part I**):

Article 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.

This article is without prejudice to any international instrument or national legislation which does or may contain provisions of wider application.

Article 2

Each State Party shall take effective legislative, administrative, judicial or other measures to prevent acts of torture in any territory under its jurisdiction.

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.

An order from a superior officer or a public authority may not be invoked as a justification of torture.

Article 4

Each State Party 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 State Party shall make these offences punishable by appropriate penalties which take into account their grave nature.

Article 6

Upon being satisfied, after an examination of information available to it, that the circumstances so warrant, any State Party in whose territory a person alleged to have committed any offence referred to in Article 4 is present shall take him into custody or take other legal measures to ensure his presence. The custody and other legal

measures shall be as provided in the law of that State but may be continued only for such time as is necessary to enable any criminal or extradition proceedings to be instituted.

Such State shall immediately make a preliminary inquiry into the facts.

Article 7

The State Party in the territory under whose jurisdiction a person alleged to have committed any offence referred to in Article 4 is found shall in the cases contemplated in Article 5, if it does not extradite him, submit the case to its competent authorities for the purpose of prosecution.

These authorities shall take their decision in the same manner as in the case of any ordinary offence of a serious nature under the law of that State. In the cases referred to in Article 5, paragraph 2, the standards of evidence required for prosecution and conviction shall in no way be less stringent than those which apply in the cases referred to in Article 5, paragraph 1.

Any person regarding whom proceedings are brought in connection with any of the offences referred to in Article 4 shall be guaranteed fair treatment at all stages of the proceedings.

Article 9

States Parties shall afford one another the greatest measure of assistance in connection with criminal proceedings brought in respect of any of the offences referred to in Article 4, including the supply of all evidence at their disposal necessary for the proceedings.

States Parties shall carry out their obligations under paragraph 1 of this Article in conformity with any treaties on mutual judicial assistance that may exist between them.

Article 10

Each State Party shall ensure that education and information regarding the prohibition against torture are fully included in the training of law enforcement personnel, civil or military, medical personnel, public officials and other persons who may be involved in the custody, interrogation or treatment of any individual subjected to any form of arrest, detention or imprisonment.

Each State Party shall include this prohibition in the rules or instructions issued in regard to the duties and functions of any such person.

Article 11

Each State Party shall keep under systematic review interrogation rules, instructions, methods and practices as well as arrangements for the custody and treatment of persons subjected to any form of arrest, detention or imprisonment in any territory under its jurisdiction, with a view to preventing any cases of torture.

Article 12

Each State Party shall ensure that its competent authorities proceed to a prompt and impartial investigation, wherever there is reasonable ground to believe that an act of torture has been committed in any territory under its jurisdiction.

Article 13

Each State Party shall ensure that any individual who alleges he has been subjected to torture in any territory under its jurisdiction has the right to complain to, and to have his case promptly and impartially examined by, its competent authorities. Steps shall be taken to ensure that the complainant and witnesses are protected against all ill-treatment or intimidation as a consequence of his complaint or any evidence given.

Article 16

Each State Party shall undertake to prevent in any territory under its jurisdiction other acts of cruel, inhuman or degrading treatment or punishment which do not amount to torture as defined in Article 1, when such acts are committed by or at the instigation of or with the consent or acquiescence of a public official or other person acting in an official capacity. In particular, the obligations contained in Articles 10, 11, 12 and 13 shall apply with the substitution for references to torture or references to other forms of cruel, inhuman or degrading treatment or punishment.

The provisions of this Convention are without prejudice to the provisions of any other international instrument or national law which prohibits cruel, inhuman or degrading treatment or punishment or which relates to extradition or expulsion.

Whereas the Hippocratic oath lay emphasis on honesty, respectfulness and benevolence towards patients and impels physicians to champion international human rights and exercise their professional judgment uninfluenced by political pressure, physicians and other "health" personnel involved in this ill-omened case maliciously 've displayed the most inexpiable disregard inasmuch as dutiful compliance with ethical stipulations, the statutory rights of others and their vocational integrity otherwise are concerned.....honestly; it's stark impossible to find even the slightest trace of formally mitigating circumstances, respectability or professional adequacy in the uninterrupted orgy of lawless terrorism satanically indulged in by Norwegian medics AO since 1992!

Anyhow, let's make it perfectly clear right now; the actual and radically massive violations of quoted articles noways applies to the Norwegian public "health" service alone — corresponding malversation has continuously been schemed and illicitly ratified v.g by diverse governmental bodies (cf pp 24–25, 29–31, 68–74 and 83–88 usw), and does also — largely — include the other officials and establishments referred to as "**Accused**" at page 2 of nearby Complaint. Cf Doc #4575, p 117 etc:

"All interference from Norwegian authorities in this case 've been **unilaterally destructive, invidious, unwelcomed and largely criminal** — clearly reflecting the mental illness, habitual double-dealing and emetic disregard for the human rights and fundamental freedoms of man indeed characterizing most of the malefactors."

The manifestly morbid preoccupation with supernormal intelligence and human genius constantly displayed by Norwegian physicians, psychologists, politicians, police officers et al has been touched upon earlier in this report (v p 118 — cf Doc #1536, p 85), and it should be timely to supply foregoing information with a few germane remarks.

Studying the thousands of registered crimes and calamitous boo-boos wholly ascribable to Norwegian officials and local authorities the last decennium, we are struck not only by the unprovoked diabolism and radical unsoundness characterizing these misdeeds, but by the marked lack of foresight and stark fatuity as well.

Inasmuch as essential parts of our noometric capability may be adequately evaluated through standardized and accurately scaled intelligence tests....and given that we fairly correctly may equate corresponding IQ scores with our immanent/potential ability to acceptably handle diverse practical situations and precisely grasp more or less abstract/intricate problems/ideas professionally or otherwise encountered, we may assuredly ascribe much of said improvidence and bêtises ex officio to insufficient psychometric intelligence.

At this point those of you familiar with the common classification of IQ scores may feel somewhat bewildered, as it previously 've been correctly stated several of the culprits actual to prosecute in this case possess' a general IQ equal or superior to 140 on the Stanford-Binet scale (cf pp 9–10). IQs corresponding to — or exceeding — indicated score are normally regarded as highly impressive, and many psychologists will set the intelligence quotient for "potential genius" at 140 or over. In the general Norwegian population 1 out of 190 people are expected to achieve a Stanford-Binet IQ of 140, and there are roughly 3 men for every woman reaching specified score.

Howbeit —; comprehensive observations here in Norway bears witness to the fact individuals with a Stanford-Binet IQ in the 130–155 range are essentially unable to meet the dianoetic requirements necessary to acquire even passable understanding of more intricate scientific, moral and purely logical &c causata/implications/problems. Typically earning their university and first-class degrees relatively hands down, these noometrically — and oftentimes professionally — incompetent persons are likely to occupy central community positions. In cases where the shortcomer has maintained his/her moral and eunoic integrity, the psychometric inadequacy may be accidentally fatal indeed — though — regularly and pragmatically amendable, as the intellectually subpotent faultdoer will be genuinely eager to admit, correct and avoid e.g professional mistakes induced by noometrically overtaxing demands.

Inasmuch as the dianoetic deficiency and related/professional fall downs are directly pertinent to NPSMS afflicted individuals/officials* (*cf pp 122–124) — which conspicuously often is the case in Norway, we empirically knows these

severely disordered and thoroughly dikephobic wrongdoers will do whatever practically feasible to cover up and belittle their errors/unsuitability/corruption — frequently at the expense of wholly guiltless persons facing false accusations and unwarranted castigation etc.

As for the latter case, special attention should be called to the average Stanford-Binet IQ of Norwegian Parliament/Storting representatives at 127,5 (cf p 10) — which, not surprisingly, is 10–14 crucial points below corresponding scores for national/federal assembly members in any Euro-American country/state socioeconomically comparable with Norway.

Without validating the factual foundation of his suppositions etc, it may be thematically justifiable though to refer to assistant professor of psychology at Princeton University* (*New Jersey, USA) — Mr Carl C BRIGHAM* (*creator of the well-known "**Scholastic Aptitude Test**") — who, in 1923, published "**A Study of American Intelligence**" where he concluded that the IQ of immigrants increased in proportion to the number of years of US residence — a phenomenon he ascribed to a lower proportion of Nordic blood over the years, rather than increased familiarization with cultural and educational factors...! Anyhow; the **US Immigration Restriction Act of 1924** favored immigration from northern Europe, and restricted the entry of persons from other areas referred to as "biologically inferior" —

At the pages 9 and 85 I've fixed the lowest acceptable Stanford-Binet IQ of different judges/experts at 145 and 140, respectively — but indeed; this does not imply said scores are absolutely and professionally adequate! What indicated minimum levels does mark, however, are the highest IQ scores practically attainable a number of circumstantial factors and conventional requirements* realistically considered (*amongst the formal prerequisites, a sufficient and high degree of moral integrity, impartiality/independence and educational competency are indispensable).

While a general Stanford-Binet IQ of 140 typically will enable otherwise competent members of the Norwegian courts of appeals to handle around 80% of the various lawsuits in a justifiable manner, a ditto IQ of 258 are required to keenly perceive and adequately evaluate usw the intricate nuances and multifarious facts relevant to the most complicated cases brought before these appellate tribunals. Although the present courts of appeals comprises a few judges with a Stanford-Binet IQ equalling or slightly exceeding 140, 45–50% of nowadays judgments/sentences should be overruled on account of regular corruption and the number/severity of procedural errors.....and, finally; whereas corruption are exlex altogether and portrayed degree of erroneousness legally unacceptable, it should be formally correct to render null and void all verdicts and conclusions passed on by these incompetent and obscenely pretentious kangaroo courts whatsoever — cf Doc #627 item nearby Complaint pp 2–8 and 84–88 etc!

As for the widespread depravity amongst Norwegian judges, much of it is reflected by "**The Professional Code and Ethical Philosophy of Norwegian Judges**"* (*cf Aphorisms &c 107–109):

*“**Yes indeed** — we’re chronic crooks, murderers, perjurers, maniacs, forgers, dopenicks, drunkards, corrupted lamebrains and moral lepers.....**but**; since we effectively ’ve blocked criminal investigation of our iniquity, dexterously embezzled proofs against ourselves and successfully hampered a diversity of legal actions opposed to our inveterate transgressions and misfeasance, there exist no legally enforceable judgments against us.....and for that reason we are — at least in a profanely juridical sense — **not guilty** (cf the Courts of Justice Act sec 53, third per)!*

*Moreover we strongly feel that the Norwegian society generally should bestow significantly more of their attention purely revering our allelopathic lawbreaking.....’cause it’s an established truism that our surreptitious foulness keep back the constitutional Ragnarok and scandalous imprisonment etc of Norwegian top politicians and Government officials unavoidably following unwarped trials and objective, judicial factfinding procedures! So.....treat us courteously, please, and immortalize our satanic statutory offenses and monumental corruption by placing a luciferous statue outside the Parliament Building, and a leviathan monument at the royal palace square in Oslo where noble-minded adulators can bring their burnt offerings and confer dignity upon our accomplished forensic diabolism and — also — squareshootingly commemorate the many illustrious adamites slain by our minister extolled vice.....**AMEN!**”*

Verily; though stinking, a shitfilled sack will stand upright...!

Much silly has been said and written about supernormal IQs and persons of genius, and my personal comments on these touchy topics naturally ought to be very restricted in a UN report supposedly and largely dealing with — human rights violations...!

First — let's take a look at the theoretical/global distribution of different IQ scores derived from standardized intelligence tests:

STANFORD-BINET IQ	WECHSLER IQ	CATTELL IQ	Expected RARITY, 1/x
130	128	145	33
135	133	153	70
140	138	160	190
145	142	168	400
150	147	175	1020
155	152	183	3400
160	156	190	11 000
165	161	198	40 000
170	166	205	160 000
175	170	213	700 000
180	175	220	3 500 000
185	180	228	20 000 000
190	184	235	110 000 000
195	189	243	700 000 000
200	194	250	5 000 000 000
205	198	258	33 333 330 575
210	203	265	99 999 991 726
215	208	273	
220	213	280	
258	248	337	

Based on statistical distribution etc, the various levels of superior IQs may be classified suchwise:

STANFORD-BINET IQ	CLASSIFICATION
135–149	"high IQ"
150–164	"very high IQ"
165–179	"superhigh IQ"
180–	"noometric genius IQ"

Arguably there are several degrees and categories of human genius, and I shall briefly specify but two of the latter — viz; "**noometric**" and "**creative**" genius.

To satisfy the categorical and exclusively psychometric requirement for **noometric genius**, a general score equalling or exceeding a full-scale Stanford-

Binet IQ* of **180** must be obtained on a correctly standardized, time limited and supervised intelligence test of high quality (*presently the Stanford-Binet intelligence test for adults are divided into 15 categories — viz; Vocabulary, Codes, Differences between Abstract Words, Arithmetical Reasoning, Proverbs, Ingenuity, Memory for Sentences, Repeating Digits Reversed, Sentence Building, Essential Similarities, Finding Reasons, Reconciliation of Opposites, Repeating Thought of Passage, Orientation and Opposite Analogies).

To gain status as a **creative genius**, one must single-handedly create or blueprint an unspecified but normally considerable number of commonly valuable/interesting or distinctly serviceable products reflecting a degree of originality and general perfection unattainable through mere talent.

Though a noometric genius don't have to demonstrate extraordinary creative ability — or a creative genius exceptional noometric capacity, there is a statistically significant correlation between extremely high IQ and first-class creativity; in an otherwise randomly selected group composed of 600 grown men and women who all have a general Stanford-Binet of 150, we'll expect to find but 1 — one — creative genius....in a similarly composed group exclusively comprising individuals with a full-scale Stanford-Binet IQ of 180, we should normally find 66 — sixty-six — creative geniuses.

The English philosopher and economist John STUART MILL* (*1806–1873) had a general Stanford-Binet IQ of 200, and his remarks on genius and originality etc were well-founded...:

"Persons of genius, it is true, are, and are always likely to be, a small minority; but in order to have them, it is necessary to preserve the soil in which they grow. Genius can only breathe freely in an atmosphere of freedom. Persons of genius are, ex vi termini, more individual than any other people — less capable, consequently, of fitting themselves, without hurtful compression, into any of the small number of moulds which society provides in order to save its members the trouble of forming their own character. If from timidity they consent to be forced into one of these moulds, and to let all that part of themselves which cannot expand under the pressure remain unexpanded, society will be little the better for their genius. If they are of a strong character, and break their fetters, they become a mark for the society which has not succeeded in reducing them to commonplace, to point out with solemn warning as 'wild,' 'erratic,' and the like; much as if one should complain of the Niagara river for not flowing smoothly between its banks like a Dutch canal.

I insist thus emphatically on the importance of genius, and the necessity of allowing it to unfold itself freely both in thought and in practice, being well aware that no one will deny the position in theory, but knowing

also that almost every one, in reality, is totally indifferent to it. People think genius a fine thing if it enables a man to write an exciting poem, or paint a picture. But in its true sense, that of originality in thought and action, though no one says that it is not a thing to be admired, nearly all, at heart, think that they can do very well without it. Unhappily this is too natural to be wondered at. Originality is the one thing which unoriginal minds cannot feel the use of. They cannot see what it is to do for them: how should they? If they could see what it would do for them, it would not be originality. The first service which originality has to render them, is that of opening their eyes: which being once fully done, they would have a chance of being themselves original. Meanwhile, recollecting that nothing was ever yet done which some one was not the first to do, and that all good things which exist are the fruits of originality, let them be modest enough to believe that there is something still left for it to accomplish, and assure themselves that they are more in need of originality, the less they are conscious of want.

In sober truth, whatever homage may be professed, or even paid, to real or supposed mental superiority, the general tendency of things throughout the world is to render mediocrity the ascendant power among mankind."

"No government by a democracy or a numerous aristocracy, either in its political acts or in the opinions, qualities, and tone of mind which it fosters, ever did or could rise above mediocrity, except in so far as the sovereign Many have let themselves be guided (which in their best times they always have done) by the counsels and influence of a more highly gifted and instructed One or Few. The initiation of all wise or noble things comes and must come from individuals; generally at first from some one individual. The honour and glory of the average man is that he is capable of following that initiative; that he can respond internally to wise and noble things, and be led to them with his eyes open. I am not countenancing the sort of 'hero-worship' which applauds the strong man of genius for forcibly seizing on the government of the world and making it do his bidding in spite of itself. All he can claim is freedom to point out the way. The power of compelling others into it is not only inconsistent with the freedom and development of all the rest, but corrupting to the strong man himself. It does seem, however, that when the opinions of masses of merely average men are everywhere become or becoming the dominant power, the counterpoise and corrective to that tendency would be the more and more pronounced individuality of those who stand on the higher eminences of thought. It is in these circumstances most especially, that exceptional individuals, instead of being deterred, should be encouraged in acting differently from the mass. In other

times there was no advantage in their doing so, unless they acted not only differently but better. In this age, the mere example of non-conformity, the mere refusal to bend the knee to custom, is itself a service. Precisely because the tyranny of opinion is such as to make eccentricity a reproach, it is desirable, in order to break through that tyranny, that people should be eccentric. Eccentricity has always abounded when and where strength of character has abounded; and the amount of eccentricity in a society has generally been proportional to the amount of genius, mental vigour, and moral courage it contained. That so few now dare to be eccentric marks the chief danger of the time."

(From the essay "On Liberty", 1859)

As for Mr Mill's ready treatise on genius and originality/eccentricity, it should be sternly emphasized any creative genius or person with a general Stanford-Binet IQ equalling/exceeding 165 runs a practically constant and very considerable risk of being misunderstood, persecuted and unlawfully exploited by less gifted and perhaps violently envious individuals. While creative geniuses may sublimate and turn (inter-)personal conflicts to astounding account, purely noometric geniuses may frequently get the best of it by minimizing intimate association with those sporting a full-scale Stanford-Binet IQ below 160.....

Quite a few things are left to say about human genius and supernormal IQs, but I'm afraid we must stick to our guns and already now concentrate on how these topics concerns certain human rights matters.

Behind the previously indicated and markedly pathological interest in paranormality and genius exhibited by Norwegian authorities, we find the deep-seated inferiority complex and narrow-minded egotism broadly explaining their preoccupation. From the very first these natural-born villains and mountebanks searched for esoteric and absurd ways to elevate their base intellect...; perhaps geniuses depended on some secret ingesta or regimen skyrocketing their creativity and IQs....?!

Fatefully mixed with archtypical **NPSMS symptoms*** (*cf pp 122–124) as v.g psychiatric idiosyncrasies, pronounced criminalism and unjustifiable hostility, said selfishness has — in any case — triggered the most pernicious chain of wholly deliberate, systematical and decidedly ill-starred human rights violations ever seen in Norway! It's perfectly evident many of the crimes dealt with in this petition and corresponding documents had been very difficult to commit and impossible to get away with in a relatively uncorrupted and otherwise healthy society.....and lo — as might be expected; behind the wormy stage settings we find the meanest herd of mentally deranged, felonious, self-aggrandizing and

utterly condemnable misfits and conspiring officials ever sighted in a claimed — not to say pretended — democracy! — and, behold; I'm truthfully characterizing the innately psychopathic descendants of a notoriously fiendish people duly mentioned by the hounded and grotesquely misknown genius William James SIDIS (1898–1944)...:

"These Norse invaders in 'Vinland,' as they named the country, treated the native inhabitants (whom they named 'Skrellings,' or 'skinned people') about the same way as they did in Europe — as subjects for pillage and slave-raids. They raided as far as the 'Wonderstrand' (Cape Cod), and they usually made themselves enemies wherever they went, in America as in Europe."

(From Chapter III of the unpublished manuscript "**The Tribes and the States**")

Mr Sidis, by the way, most effectively revenged himself by withholding, forswearing and burlesquing his gorgeous genius....and the witlessly harassing world shall certainly be unable to make up for the scientific losses thereby imposed!

In regard to the recurrently described and vehemently prevailing rottenness among Norwegian officials, it should be highly seasonable to quote some up-to-the-situation passages from the oftentimes misinterpreted Bible:

(God speaking:)

"Here is my servant, whom I uphold, my chosen one in whom I delight; I will put my Spirit on him and he will bring justice to the nations. He will not shout or cry out, or raise his voice in the streets. A bruised reed he will not break, and a smouldering wick he will not snuff out. In faithfulness he will bring forth justice; he will not falter or be discouraged till he establishes justice on earth. In his law the islands will put their hope."

(The LORD's Servant speaking:)

"Listen to me, you islands; hear this, you distant nations: Before I was born the LORD called me; from my birth he has made mention of my name. He made my mouth like a sharpened sword, in the shadow of his hand he hid me; he made me into a polished arrow and concealed me in his quiver. He said to me, 'You are my servant, Israel, in whom I will

display my splendour.'

But I said, 'I have laboured to no purpose; I have spent my strength in vain and for nothing. Yet what is due to me is in the LORD's hand, and my reward is with my God.'

And now the LORD says — he who formed me in the womb to be his servant to bring Jacob back to him and gather Israel to himself, for I am honoured in the eyes of the LORD and my God has been my strength— he says:

'It is too small a thing for you to be my servant to restore the tribes of Jacob and bring back those of Israel I have kept. I will also make you a light for the Gentiles, that you may bring my salvation to the ends of the earth.'

This is what the LORD says — the Redeemer and Holy One of Israel — to him who was despised and abhorred by the nation, to the servant of rulers; 'Kings will see you and rise up, princes will see and bow down, because of the LORD, who is faithful, the Holy One of Israel, who has chosen you.'

Surely the arm of the LORD is not too short to save, nor his ear too dull to hear. But your iniquities have separated you from your God; your sins have hidden his face from you, so that he will not hear. For your hands are stained with blood, your fingers with guilt. Your lips have spoken lies, and your tongue mutters wicked things. No-one calls for justice; no-one pleads his case with integrity. They rely on empty arguments and speak lies; they conceive trouble and give birth to evil. They hatch the eggs of vipers and spin a spider's web. Whoever eats their eggs will die, and when one is broken, an adder is hatched. Their cobwebs are useless for clothing; they cannot cover themselves with what they make. Their deeds are evil deeds, and acts of violence are in their hands. Their feet rush into sin; they are swift to shed innocent blood. Their thoughts are evil thoughts; ruin and destruction mark their ways. The way of peace they do not know; there is no justice in their paths. They have turned them into crooked roads; no-one who walks in them will know peace.

The Sovereign LORD has given me an instructed tongue, to know the word that sustains the weary. He wakens me morning by morning, wakens my ear to listen like one being taught. The Sovereign LORD has opened my ears, and I have not been rebellious; I have not drawn back. I offered my back to those who beat me, my cheeks to those who pulled out my beard; I did not hide my face from mocking and spitting. Because the

Sovereign LORD helps me, I will not be disgraced. Therefore have I set my face like flint, and I know I will not be put to shame. He who vindicates me is near. Who then will bring charges against me? Let us face each other! Who is my accuser? Let him confront me! It is the Sovereign LORD who helps me. Who is he who will condemn me? They will all wear out like a garment; the moths will eat them up. Who among you fears the LORD and obeys the word of his servant? Let him who walks in the dark, who has no light, trust in the name of the LORD and rely on his God. But now, all you who light fires and provide yourselves with flaming torches, go, walk in the light of your fires and of the torches you have set ablaze. This is what you shall receive from my hand: You will lie down in torment.

Truth is nowhere to be found, and whoever shuns evil becomes a prey. The LORD looked and was displeased that there was no justice. He saw that there was no-one, he was appalled that there was no-one to intervene; so his own arm worked salvation for him, and his own righteousness sustained him. He put on righteousness as his breastplate, and the helmet of salvation on his head; he put on the garments of vengeance and wrapped himself in zeal as in a cloak. According to what they have done, so will he repay wrath to his enemies and retribution to his foes; he will repay the islands their due. From the west, men will fear the name of the LORD, and from the rising of the sun, they will revere his glory. For he will come like a pent-up flood that the breath of the LORD drives along.

'The Redeemer will come to Zion, to those in Jacob who repent of their sins,' declares the LORD.

'As for me, this is my covenant with them,' says the LORD. 'My Spirit, who is on you, and my words that I have put in your mouth will not depart from your mouth, or from the mouths of your children, or from the mouths of their descendants from this time and for ever,' says the LORD.'

(Excerpts from Isaiah chaps. 42, 49, 50 and 59)

To enhance specific and general understanding, the biblical passages should be contextually interlinked with e.g Doc's ##115, 377, 599, 627, 633, 777, 1022, 1049, 1536, 2037, 2418, 2907, 3611, 4000, 4588, 6097 and 7011.

One should — by no means — be astonished to find perfect congruity between the fiendish persecution and various crimes outlined in said Documents, and the pervading injustice and evilness biblically depicted...:

The LORD's Servant

is of course an absolute **prime target** for all kinds of hellish onslaughts, and the Norwegian police force — in particular — has constantly been a most willing instrument of unmitigated and veritably **Satanic diabolism!**

HANDLING OF STATE SUPPORTED CRIMINALITY

Nearby Complaint and coupled Documents considered, it should be obvious enough there exist a highly acute need to counteract and permanently do away with the illegal and intensely hateful terrorism routinely exerted by Norwegian authorities.

As beforehand stated (cf p 3), it is positively laid down in sec's 2 and 3 of the Norwegian **Human Rights Act** of May 21, 1999, that various and international Human Rights conventions/covenants are fully applicable as Norwegian law — and even prior to other legislation in case of controversy.

According to the Norwegian **Criminal Procedure Act** sec's 223–225, criminal acts shall be reported to and investigated by — the police....i.e; by the slimy larrikins committing a good many of the crimes mentioned in nearby Complaint and concatenated Documents!

It is certainly in the cards the Norwegian police almost exclusively attracts notorious badasses and psychopaths wholly unfit to assume any sizable degree of responsibility (cf pp 104–121), and — as a matter of fact and course; **2000** of the worst policemen/-women in active service should be locked up straightaway (the overall treatment of these prisoners should be extraordinary harsh indeed), and another **3000** of these chronic malfeasants summarily fired (hard-core criminals who can be sentenced and enjailed somewhat later without seriously endangering the noncriminal population should, due to overcrowded nuthouses and penitentiaries etc, be assigned to this category) — remaining personnel, chiefly minor lawbreakers and incurable sociopaths, should be very closely superintended and permanently excluded from the national police force

whenever practically feasible to supplant them with morally and otherwise competent persons!

The Norwegian prison service is entirely comparable with the police in respect of downright corruption, and the actual statuses of various courts of "justice" are animadverted upon e.g at pp 146–147 — cf Doc #627 etc.

Without specifying the exact number of severely corrupted and particularly dangerous judges, district recorders, public prosecutors, politicians, "health" professionals AO necessary to shut in forthwith, a high-security prison camp providing adequate accommodations for **11 000*** non-proliferation lifers will do in this connection (*not incl the 2000 police employees/executives beforehand indicated) — another **20 000**** of the most deprived public officials and civil servants should be summarily fired and, as far as practically possible, imprisoned later on (**not incl the 3000 police employees/executives beforehand indicated).

While the Norwegian island "**Bjørnøya**" at **74.31°n 19.01°e** may be singled out as a suitable location for our gargantuan prison camp(-s), I'm afraid it's next to impossible to realize portrayed mass seizing and subsequent incarcerations without massive and hardbought international/military support.....so, in consequence, the actual and permanent eradication of Norwegian state corruption is ordained by the stipulations irrevocably laid down in **Doc #599** — cf **Doc #4000** item **pp 152–155** above.

At any rate — and for a while, we shall concentrate on certain guidelines the self-aware citizen may observe in order to battle and protect him-/herself against the subversive everyday corruption exerted by Norwegian authorities.

Generally, state initiated/supported criminality are considerably facilitated and furthered by the fact most commoners lacks reliable and sufficient information about the actual and oftentimes extensive corruption partaken by their authorities.....and those unsuspecting of — and perhaps largely unacquainted with — flagrant evilness and injustice, very easily becomes victims of e.g official propaganda and disinformation designed to create/nourish unjustified confidence and cover up corresponding depravity. Moreover, perverted officials and senior civil servants are also, normally, in a particularly convenient position when it comes to manipulating the press, hiding their malefaction, and evading criminal investigation of — and legal actions against — themselves.....and, here in Norway, they're quite ready to exploit that bothersome fact!

So, inferentially; **those caring for their personal integrity and condemning said iniquity should — first and foremost — highten their overall suspiciousness vis-à-vis the Norwegian state apparatus** (cf **PRECAUTION #1** below).

The Norwegian state apparatus are composed of individuals, and its overall quality depends on the individual capability and moral standard of these persons.....thus, in view of this fact; **one should collect/record as much relevant information about Norwegian officials and senior civil servants as practically affordable without ethically compromising oneself** (cf **PRECAUTION #2** below).

On the whole, official corruption in Norway depends on suppressing as much information about the actual malversation as possible, and — if found out — adroitly misrepresenting and belittling corresponding crimes vis-à-vis the hoi polloi and untainted public servants.....hence; **responsible persons should, as a rule, endeavor to detect and impart knowledge of state actuated/sustained lawbreaking generally** (cf **PRECAUTION #3** below).

To determine whether a given crime has been committed or not, one need a certain familiarity with the statutory provisions and practical application of law etc.....therefore; **everybody eagerly fighting state supported criminality in Norway and possessed of normal or higher IQ should strive to acquire comprehensive knowledge of international law and human rights conventions/covenants in general, and all aspects/implications of Norwegian jurisprudence/legislation and state constitution/administration in particular** (cf **PRECAUTION #4** below).

Empirically, public servants in Norway are especially prone to give their mean disposition full rein when they has an ax to grind, feel above suspicion or able to elude complications unfavorable to themselves, and whenever one of the rabid vampire bats they have in their sinister belfry — for special and perhaps unexpected reasons — runs wholly riot regardless of implications.....in any case; **upright individuals should normally denounce and attempt to prevent/avoid/eliminate situations maintaining/aggravating or particularly likely to trigger official corruption, and also take specific/concrete etc measures to guard themselves and select persons against the material manifestations and noxious implications of state waged criminality** (cf **PRECAUTION #5** below).

In order to take effective measures against the various manifestations and harmful side effects of official corruption, tactical/strategical information about the aggressor(-s) is required.....consequently; **those intending to protect themselves and others against the wide-ranging and pernicious criminality**

exercised by Norwegian authorities, should systematically gather/analyze/evaluate accurate information e.g about the attacker's target identification/description, standing operating procedure, political mandate, regular armed forces support/involvement, conflict spectrum, strategical/tactical intentions/aim, documentable/previous modi operandi, projected/actual time/point/methods of attack, principal approach, outlined withdrawal plans, pugnacity/depravity, command strength, manning level, task organization, leadership structure, mobility, general interoperability, military training/capacity, armament, technical outfit/know-how, mental/physical ability, psychiatric profile/status, formal schooling, ideological foundation, professional doctrines, former acts of violence/hostility/sabotage etc, collaborationist networking, intelligence systems/procedures/direction/build-up, countermeasures, counter-countermeasures, communication facilities/net and economic/material back-up apparatuses (cf **PRECAUTION #6** below).

As stressed in Doc's ##103, 135, 627 (p 61), 3217 and 3611 item at pp 1 and 10 of nearby Petition, Norwegian authorities are very prone to steal, obstruct, embezzle, corrupt/falsify, destroy and unlawfully copy human rights documents and formal complaints etc dealing with state supported criminality partaken or exclusively masterminded and carried out by Norwegian officials....so, for that sake; **efficient steps to guard — particularly — human rights communications and other legal correspondence against illegal interference from Norwegian authorities, should be taken** (cf **PRECAUTION #7** below).

Nowadays Norway is an irrevocably condemned and mortally wounded police state led by small-minded lower-class rascals naturally unable to handle even moderate responsibility, and Norwegian authorities are — in perfect agreement with this revolting fact — most eager to glorify and break new ground for their acutely festering corruption....so, that being the case; **high-principled nonconformists should resolutely boycott and sap the foundation of state operated and private establishments/enterprises/organizations etc actively or passively supporting said malversation** (cf **PRECAUTION #8** below).

In faithful concordance with their vitiated disposition and trivial intellect, Norwegian officials are villainously ready to spy/ill-treat/harm and ruthlessly exploit to their own advantage any person overtly demonstrating eminent intelligence and creative faculty (cf p 151 above)....so, seen that activities and products enriching/sustaining the Norwegian tyranny must be avoided; **idealists possessed of outstanding IQ and creativity should do whatever feasible to**

hide their mental excellence and render unexploitable actual creations and notes etc potentially valuable to Norwegian authorities and their collaborators (cf **PRECAUTION #9** below).

The horrid corruption consuetudinary exerted by Norwegian officials is certainly not an admirable or in any respects a copyworthy example.....so — always mindful worldly rules and regulations are nothing but spurious collections of factitious views and fallible arguments harbored and autocratically forwarded by frailty mortals; **virtuous men and women should zealously reprobate corresponding depravity and take every acceptable measure to safeguard their personal integrity while exemplarily shunning all kinds and degrees of unethical behavior themselves** (cf **PRECAUTION #10** below).

It's both arduous and largely inadvisable to fight the widespread and deep-rooted corruption systematically indulged in by Norwegian officials wholly unassisted.....so — l'union fait la force; **upright individuals earnestly battling the shockingly profuse malversation routinely partaken or exclusively actuated and carried through by Norwegian authorities, should willingly cooperate and enter into more stable alliances with — particularly — foreign organizations/companies/fora/persons honestly advocating human rights matters and possessed of specialized know-how etc** (cf **PRECAUTION #11** below).

Those efficiently persecuting the lowering criminality regularly perpetrated by Norwegian officials and senior civil servants, will frequently be exposed to hateful and illicit attacks planned, supervised and carried out by the culprits.....so — particularly if health and life is seriously endangered; **human rights activists AO subject to unlawful and markedly malevolent hostilities wholly or partially ascribable to Norwegian authorities, should normally and without undue hesitation apply for political asylum outside Norway** (cf **PRECAUTION #12** below).

The number of countermeasures and recommendations offhandedly emphasized on should certainly be both doubled and tripled in a more comprehensive and less suppressed memorandum.....so — just to level off somewhat; instead of expanding our improvised and tactically abridged list point by point, we shall now enumerate it and supply the precautions/admonitions already launched with some apposite remarks:

PRECAUTION #1

HIGHTEN YOUR OVERALL SUSPICIOUSNESS VIS-À-VIS THE NORWEGIAN STATE APPARATUS

Cf p 156 above.

Nationwide and efficient dissemination of cover-up fibs, insidious bread and circuses stuff and popularizing propaganda are vital to Norwegian authorities frenetically upkeep, camouflaging and odiously glorifying their pestilent corruption. The main dispenser of official propaganda in Norway is the state governed "**Norwegian Broadcasting Corporation**"* (*i.e. "**Norsk rikskringkasting**" — "**NRK**", cf p 14), and it's naturally imperative to warn particularly against stuff spread by this increasingly authority menial agitprop — though; one should constantly be on one's guard against all kinds of irregular and schemingly victim directed/designed press elements in general (cf p 114 etc).

As stressed above, the fatally contaminated Norwegian state apparatus are composed of individuals. . . . and the individual corruptibility and actual depravity of these persons determines — summa summarum — the degree of corruption generally ascribable to Norwegian authorities. While the satanic iniquity of Norwegian authorities are befittingly underscored many places in this Complaint — cf e.g pp 10, 68–69, 72–73 and 104–137 (cf Doc's ##103, 115, 339, 377, 627, 633, 1022, 1536, 2037, 2418, 2907, 3217, 3611, 4000, 4575, 4588, 5007, 5817, 6097, 7011 and 7084 &c), the actual point here, in any case, is that our alertness in no way should be limited to the various parts of the state apparatus per se — our suspiciousness should indeed encompass the corresponding culprits' private activities and circle of acquaintances too.

None possessed of an adequate degree of moral integrity, perspicacity and information would nowadays — and voluntarily — work as a senior civil or public servant here in Norway. . . . and, dealing with the actual officeholders, we should always keep in mind we're up against individuals not quitting their despective jobs either because they — for various reasons — feels forced to stay, are unaware serious corruption, are unable to comprehend the nature or implications of their own or others' malfeasance, or because they consciously — sufficiently aware the incriminating/ponerological/immoral aspects of their misconduct — supports or actively partakes indicated malversation.

Although there are multifarious and hitherto undescribed aspects and degrees of

the foregoing assertion, the golden rule is **never** to rely on a Norwegian senior civil servant or official whatsoever....whereas unimpelled employment with and amicable contributions to nowadays Norwegian authorities normally points to dangerous moral/intellectual/informational defects.

Regardless of our empirically and otherwise well-founded distrust, we may to a given extent intercommunicate and associate feignedly jovially with the actual officeholders to meet tactical requirements like the gathering, evaluation and spreading of essential intelligence....in most circumstances, however, it's generally unbecoming to distinctly respectable persons to communicate needlessly and unobliged/volitionally keep company with these authority hired individuals who for preventive reasons should be brusquely denied admittance to all assemblies of zealously upright and sharply discerning men and women. As an absolute debarment of Norwegian senior state and public officials from all groups of superbly wise and virtuous persons may seem unduly extreme to some of you, I shall spend a few minutes explaining why such radical measures nevertheless are recommendable.

Initially we shall pay particular attention to some articles of "**The Constitution of the Kingdom of Norway**":

ARTICLE 1

The Kingdom of Norway is a free, independent, indivisible and inalienable Realm. Its form of government is a limited and hereditary monarchy.

ARTICLE 3

The Executive Power is vested in the King, or in the Queen if she has succeeded to the Crown pursuant to the provisions of Article 6 or Article 7 or Article 48 of this Constitution. When the Executive Power is thus vested in the Queen, she has all the rights and obligations which pursuant to this Constitution and the Law of the Land are possessed by the King.

ARTICLE 4

The King shall at all times profess the Evangelical-Lutheran religion, and uphold and protect the same.

ARTICLE 5

The King's person is sacred; he cannot be censured or accused. The responsibility rests with his Council.

ARTICLE 9

As soon as the King, being of age, accedes to the government, he shall take the following oath before the Storting: "I promise and swear that I will govern the Kingdom of Norway in accordance with its Constitution and Laws; so help me God, the Almighty and Omniscient."

If the Storting is not in session at the time, the oath shall be made in writing in the Council of State and be repeated solemnly by the King at the first subsequent Storting.

ARTICLE 12

The King himself chooses a Council from among Norwegian citizens who are entitled to vote. This Council shall consist of a Prime Minister and at least seven other Members.

More than half the number of the Members of the Council of State shall profess the official religion of the State.

The King apportions the business among the Members of the Council of State, as he deems appropriate. Under extraordinary circumstances, besides the ordinary Members of the Council of State, the King may summon other Norwegian citizens, although no Members of the Storting, to take a seat in the Council of State.

Husband and wife, parent and child or two siblings may never sit at the same time in the Council of State.

ARTICLE 13

During his travels within the Realm, the King may delegate the administration of the Realm to the Council of State. The Council of State shall conduct the government in the King's name and on his behalf. It shall scrupulously observe the provisions of this Constitution, as well as such particular directives in conformity therewith as the King may instruct.

The matters of business shall be decided by voting, where in the event of the votes being equal, the Prime Minister, or in his absence the highest-ranking Member of the Council of State who is present, shall have two votes.

The Council of State shall make a report to the King on matters of business which it thus decides.

ARTICLE 19

The King shall ensure that the properties and prerogatives of the State are utilized and administered in the manner determined by

the Storting and in the best interests of the general public.

ARTICLE 21

The King shall choose and appoint, after consultation with his Council of State, all senior civil, ecclesiastical and military officials. Before the appointment is made, such officials shall swear or, if by law exempted from taking the oath, solemnly declare obedience and allegiance to the Constitution and the King, although senior officials who are not Norwegian nationals may by law be exempted from this duty.

The Royal Princes must not hold senior civil offices.

ARTICLE 22

The Prime Minister and the other Members of the Council of State, together with the State Secretaries, may be dismissed by the King without any prior court judgment, after he has heard the opinion of the Council of State on the subject. The same applies to senior officials employed in government offices or in the diplomatic or consular service, to the highest-ranking civil and ecclesiastical officials, commanders of regiments and other military formations, commandants of forts and officers commanding warships. Whether pensions should be granted to senior officials thus dismissed shall be determined by the next Storting. In the interval they shall receive two thirds of their previous pay.

Other senior officials may only be suspended by the King, and must then without delay be charged before the Courts, but they may not, except by court judgment, be dismissed nor, against their will, transferred.

All senior officials may, without a prior court judgment, be discharged from office upon attaining the statutory age limit.

ARTICLE 30

All the proceedings of the Council of State shall be entered in its records. Diplomatic matters which the Council of State decides to keep secret shall be entered in a special record. The same applies to military command matters which the Council of State decides to keep secret.

Everyone who has a seat in the Council of State has the duty to frankly express his opinion, to which the King is bound

to listen. But it rests with the King to make a decision according to his own judgment.

If any Member of the Council of State is of the opinion that the King's decision conflicts with the form of government or the laws of the Realm, or is clearly prejudicial to the Realm, it is his duty to make strong remonstrances against it, as well as to have his opinion entered in the records. A Member who has not thus protested is deemed to have been in agreement with the King, and shall be answerable in such manner as may be subsequently decided, and may be impeached by the Odelsting before the Court of Impeachment.

ARTICLE 31

All decisions drawn up by the King shall, in order to become valid, be countersigned. The decisions relating to military command are countersigned by the person who has presented the matter, while other decisions are countersigned by the Prime Minister or, if he has not been present, by the highest-ranking Member of the Council of State present.

ARTICLE 41

If the King is absent from the Realm unless commanding in the field, or if he is so ill that he cannot attend to the government, the person next entitled to succeed to the Throne shall, provided that he has attained the age stipulated for the King's majority, conduct the government as the temporary executor of the Royal Powers. If this is not the case, the Council of State will conduct the administration of the Realm.

ARTICLE 44

The Princess or Prince who, in the cases mentioned in Article 41, conducts the government shall make the following oath in writing before the Storting: "I promise and swear that I will conduct the government in accordance with the Constitution and the Laws, so help me God, the Almighty and Omniscient."

If the Storting is not in session at the time, the oath shall be made in the Council of State and later be presented to the next Storting. The Princess or Prince who has once made the oath shall not repeat it later.

ARTICLE 81

All Acts (with the exception of those mentioned in Article 79) are drawn up in the name of the King, under the seal of the Realm of Norway, and in the following terms; "We, X, make it publicly known: that the decision of the Storting of the date stated has been laid before Us: (here follows the decision). In consequence whereof We have assented to and confirmed, as We hereby do assent to and confirm the same as Law under Our Hand and the Seal of the Realm."

ARTICLE 96

No one may be convicted except according to law, or be punished except after a court judgment. Interrogation by torture must not take place.

ARTICLE 99

No one may be taken into custody except in the cases determined by law and in the manner prescribed by law. For unwarranted arrest, or illegal detention, the officer concerned is accountable to the person imprisoned.

The Government is not entitled to employ military force against citizens of the State, except in accordance with the forms prescribed by law, unless any assembly disturbs the public peace and does not immediately disperse after the Articles of the Statute Book relating to riots have been read out clearly three times by the civil authority.

ARTICLE 102

Search of private homes shall not be made except in criminal cases.

ARTICLE 110

It is the responsibility of the authorities of the State to create conditions enabling every person capable of work to earn a living by his work.

Specific provisions concerning the right of employees to co-determination at their work place shall be laid down by law.

ARTICLE 110 C

It is the responsibility of the authorities of the State to re-

spect and ensure human rights. Specific provisions for the implementation of treaties hereof shall be determined by law.

We shall also take a look at some sections of the Norwegian **Civil Service Act** of March 4, 1983 (no. 3):

SECTION 1

This Act applies to employees of the Norwegian Civil Service. The Act applies to senior civil servants where expressly stated. The Act does not apply to ministers or state secretaries.

A *senior civil servant* (embetsmann) is either a government official appointed by the King and installed as a senior civil servant or an official who is temporarily appointed by the King in a senior administrative post.

A *civil servant* (tjenestemann) is any employee of the Norwegian Civil Service who is not a senior civil servant.

The King may stipulate that the Act shall apply to other employees whose salary and working conditions are laid down through collective agreements between the government and Civil Service unions. In cases of doubt, the King may stipulate to whom the Act shall apply, and may also decide that groups of employees wholly or partly shall be excepted from the Act when special grounds so indicate.

The King may then lay down special regulations.

SECTION 5

Civil servants are appointed by the King, or if the King so directs, by a ministry, by a collegiate board for an agency or group of agencies, or by an appointment committee. The procedure to be followed in connection with appointments is laid down in regulations. The King may set out general guidelines for the practice of the right of appointment.

The appointment committee shall have an equal number of representatives from the staff and from the management.

The chairman shall be appointed by the management.

Regulations shall also be laid down giving further particulars concerning the composition of the committee and the appointment of staff representatives.

If the civil servants are not represented in the board of an agency or group of agencies, at least two representatives for the civil servants shall sit on the board when appointment cases are handled in such cases as referred to in sections 8–10 and 12–17.

If a board or appointment committee does not reach agreement about an appointment, each member may demand that the case be referred to the ministry concerned or to the agency designated in the regulations. The demand shall be submitted in writing. The candidate appointed must then be chosen from the applicants supported by members of the appointment committee.

If among the applicants there are any who have been dismissed or summarily discharged pursuant to section 10 or have received notice of dismissal or summary discharge from a post with equal or higher pay and the appointment committee wishes to appoint another applicant, the case shall be decided by the King or by an agency thereby authorized. This applies also in cases where the right of appointment is laid down in a separate Act.

The person appointed shall be notified of the appointment in writing. The notification shall contain information about any special conditions decided. In the case of temporary appointments the notification shall also specify the duration of the appointment or the assignments that shall be carried out.

SECTION 11

A civil servant always has a right to resign his post. The period of notice shall be, unless otherwise laid down in regulations:

- during the probationary period: three weeks,
- if the length of service is one year or less: one month,
- if the length of service exceeds one year: three months.

Shorter periods of notice may be laid down in regulations or collective agreements.

SECTION 14

Senior civil servants (other than judges) and civil servants

who are not by Statute subject to another disciplinary authority may be subjected to disciplinary measures for:
infringement of official obligations or failure to fulfil
official duties,

improper behaviour in or outside of the service that damages the respect or confidence essential to the post.

As disciplinary measures, senior civil servants and civil servants may be subjected to a written reprimand, or to loss of seniority for a period of one month to two years.

Civil servants may also as a disciplinary measure, either permanently or for a limited period be demoted to a lower grade.

An ordinary service reprimand shall not be regarded as a disciplinary measure.

Disciplinary measures are entered in the officer's record or personnel card. Regulations stipulate when the entry shall be removed.

Any officer may demand a printout of his/her record or personnel card.

SECTION 15

A senior civil servant or civil servant may be summarily discharged when he:

has shown gross negligence in the service or is guilty of a gross breach of official duties or despite a written warning or reprimand has repeatedly breached his official duties, by improper behaviour in or outside the service proves himself unworthy of his post or damages the respect or confidence that is essential to the post.

The provision in this section shall not restrict the right to punish a senior civil servant or civil servant by depriving him of his post pursuant to the rules of penal legislation.

SECTION 21

If a senior civil servant or civil servant is subjected to disciplinary measures or summary discharge for a criminal offence, this shall not preclude normal criminal prosecution, but assessment of the sentence shall take the disciplinary measures or summary discharge into consideration.

Voilà!

In nearby Complaint the terms "**senior civil servant**" and "**senior state official**" applies to any government official and official permanently/temporarily appointed by the Norwegian King in Council of State pursuant to Article 21 of the here-inabove cited Constitution.

A "**civil servant**", "**public servant**", "**public official**" or an "**official**" may, in this Complaint, be any person employed by the Norwegian Civil Service or by a local authority in Norway who is not a senior civil servant or a senior state official.

Studying Article 1 of the Norwegian Constitution, we learn that Norway is a limited and hereditary **monarchy**. The present monarch — King Harald V the Headless (cf pp 31 and 68–69), was born the 21th of February 1937, and formally swore the oath specified in Article 44 of the Norwegian Constitution Feb 21, 1958. Mr Headless, upon the death of his father, took office as Norwegian head of state January 17th 1991, and officially swore the oath laid down in Article 9 of the Norwegian Constitution four days later.

To those acquainted with the innate corruptibility, judgmental maladroitness and psychopathological temperament prevalent amongst Norwegian senior civil servants and officials (cf pp 122–124 above), it should be no surprise to find essential parts of the Norwegian Constitution going on the rocks right from the start.....

The "**hereditary monarchy**" referred to in Article 1 of said Constitution, is founded on the regulations of **Article 6** ib — sic:

"The order of succession is lineal, so that only a child born in lawful wedlock of the Queen or King, or of one who is herself or himself entitled to the succession may succeed, and so that the nearest line shall take precedence over the more remote and the elder in the line over the younger.

An unborn child shall also be included among those entitled to the succession and shall immediately take her or his proper place in the line of succession as soon as she or he is born into the world.

The right of succession shall not, however, belong to any person who is not born in direct line of descent from the last reigning Queen or King or a sister or brother thereof, or is herself or himself a sister or brother thereof.

When a Princess or Prince entitled to succeed to the Crown of Norway is born, her or his name and time of birth shall be notified to the first Storting in session and be entered in the record of its proceedings. For those born before the year 1971, Article 6 of the Constitution as it was passed on 18 November 1905 shall, however, apply. For those born before the year 1990 it shall nevertheless be the case that a male shall take precedence over a female."

Now — to cut this gangrenous matter short:

We're convinced Mr Headless' father, **King Olav V**, was an illegitimate child clearly and legally unentitled to inherit and in any respects occupy the Norwegian Throne (cf Article 6 above).....and — even if King Headless claims he heretofore has been completely ignorant of his familial illegitimacy, we feel quite sure he has been fully cognizant of this scandalous fact since his youth (cf **Aphorisms &c ##135 and 137**).

In any event **King Harald V the Headless** most flagrantly has violated the oaths laid down in Article 9 and Article 44 of the Norwegian Constitution — he has repetitively and mala fide sanctioned and awarded the most serious and dishonorable examples of state supported rottenness and premeditated human rights violations ever seen in modern Norway (cf pp 31, 68–69 and 126 etc), and his regal malversation are intensely disgraceful and totally condemnable indeed.

The **Council of State** (cf Article 12 of the Norwegian Constitution) — or "**King's Council**" (cf pp 30–31 above) — normally consist of the Norwegian King en personne, the Prime Minister, the Minister of Finance, the Minister of Local Government and Regional Development, the Minister of Foreign Affairs, the Minister of Defence, the Minister of Environment, the Minister of Petroleum and Energy, the Minister of International Development, the Minister of Trade and Industry, the Minister of Transport and Communications, the Minister of Education and Research, the Minister of Labour and Social Inclusion, the Minister of Justice and the Police, the Minister of Children and Equality, the Minister of Culture and Church Affairs, the Minister of Health and Care Services, the Minister of Government Administration and Reform, the Minister of Agriculture and Food, the Minister of Fisheries and Coastal Affairs, and the administrative head of the Office of the Prime Minister functioning as the Council's secretary.

The various members of the Council of State represents the political core of the Norwegian Government, and the nation's highest administrative authority are correspondingly vested in the King's Council (cf Article 3 of the Norwegian Constitution). Said minister councillors acts in their capacity as political supremos of their respective government ministries — e.g the Ministry of Justice and the Police or the Ministry of Health and Care Services, and more or less subordinate to these ministries we find a conglomerate of directorates and different administrative organs.

Norway is divided into 19 distinct **counties**, and each county consists of a number of **municipalities** together forming the **county municipality** — partially self-governing, said counties and corresponding municipalities are balefully under the heel of central/national authorities though.

Basically the county municipalities and attingent **county councils** with their **boards of aldermen/-women** represents the main link between the Norwegian state administration and local authorities — the respective **county governors**, **county executives** and **chairmen/-women of the county councils** being principal collaborators (cf p 34 etc).

In addition to more exoteric channels, the subversive influence of central Norwegian authorities may reach local government officers AO through a truly lavish number of alternative, obscure and irregular pathways — local members of political parties/organizations, police/customs/prison officers, military personnel (frequently occupying civilian posts), tax office staffers, fire marshals, Red Cross principals, journalists/editors, local industrialists, council engineers, Civil Defence regional commissioners, chairmen/-women of municipal councils, deputy chiefs, city managers, district recorders, public prosecutors, professional/lay judges, Probation and Aftercare Service confederates, State Agency for the Recovery of Fines/Damages/Costs associates, social security & health sector employees/executives, and friends/relatives etc of said/potential agents may oftentimes be of particular interest on that score.

No matter how; the crucial point is that corruption initiated by the Norwegian government apparatus — empirically — spreads rapidly to the remotest and most subordinate officials at municipality level....and, in many cases, vice versa!

Obviously enough it's practically impossible, even for extraordinary gifted and otherwise well-informed persons, to be sufficiently acquainted with all the strictly individual personality traits and widely different circumstances determining the professional career and political sympathies usw of everyone employed by central/local authorities in Norway, and — complementarily — **our preventive measures must be adapted to counteract the negative consequences of our ignorance.**

On the other hand, to be sure, we don't actually need a lot of specifically personal information about one and all serving as a senior civil or public servant here in Norway to wholly justifiable declare these officeholders personae non gratae as a group, in general, and under certain circumstances, in particular...

What's truly indispensable in this connection — besides the fact we next to never are possessed of the information strictly required to assess precisely all relevant aspects of said officeholders professional attachment etc — are reliable/copious/varied/long-standing and preferably firsthand **experience** as for the crimes factually brought about or actively sustained by a statistically significant number and blend of Norwegian senior state and public officials....and the recurrent theme in this Petition is, assuredly ipso facto, various aspects of the accursed corruption amongst persons employed by the Norwegian state or a local authority in Norway!

On the basis of reliable data on criminality committed or explicitly patronized by Norwegian authorities since 1992, it's certain beyond the shadow of a doubt afore-

mentioned officeholders generally represents an **extreme threat** not only to the individual joie de vivre, security and integrity usw of Norwegian citizens, but — on the whole — to **the human race and Earthly existence** as well (cf pp 122 and 152–155, item Doc's ## 555 [pp 55–56], 633, 777, 2037 and 4000 etc)!

While the grisly prevalence of NPSMS-related misconduct amongst Norwegian senior civil servants and officials has been touched upon earlier (cf pp 122–124 and 151–152 &c), it should be underscored the prognosis in full-blown sociopathy is quite unfavourable — a troublesome fact rendering medical efforts to weaken and eradicate the psychopathological foundation of the fulsome corruption practically useless.so, tant mieux; let's return to our prison camps at Bjørnøya (cf pp 155–156)! The most warped and dangerous Norwegian officeholders should be interned forthwith for the same reason as it normally makes sense to isolate patients suffering from highly communicable and potentially fatal diseases from the healthier part of the general population — **it's a matter of preventing the spread and influence of illness-/havoc-causing agents!**

Possessed of no artistic talent or noometric potential of great import and lacking patrician refinement, dignity and leadership qualities altogether, these scandalously appointed officeholders and natural born losers has no beneficial functions in a wholesome, human rights respecting and meritoriously sophisticated society whatsoever...; the morbid lawbreaking, low-brow insensateness and truculent terrorism of these state paid villains and archpharisees are absolutely detrimental to all kinds of intellectual, cultural and moral excellence, and — consequently — they represents a **special danger** to distinctly noble-minded and superbly gifted individuals whose creative zest, health and socioeconomic prosperity Norwegian authorities are exceedingly likely to mess up illegally and ruin completely as far as practically possible.

So, to sum up a couple of main points:

1. **NEVER RELY ON A NORWEGIAN SENIOR CIVIL SERVANT OR OFFICIAL WHATSOEVER.**
2. **NORWEGIAN OFFICEHOLDERS NORMALLY AND IN VARIOUS WAYS/DEGREES ADDS A CLEARLY DESTRUCTIVE AND INFERIOR ANGLE TO WHATEVER GATHERING AND ASSOCIATION THEY'RE PERMITTED TO JOIN, AND SHOULD — IN PARTICULAR AND AS A GROUP — BE MERCILESSLY AND COMPLETELY BARRED FROM PARTICIPATION AND INCLUSION IN ALL MEETINGS AND ORGANIZED FELLOWSHIPS OF OUTSTANDINGLY GIFTED AND HONORABLE MEN/WOMEN.**

THIS SUBSECTION IS INTENTIONALLY INCOMPLETE, AND MAY BE SUBJECT TO FUTURE ALTERATION/EXPANSION!

PRECAUTION #2

RECORD AS MUCH RELEVANT INFORMATION ABOUT NORWEGIAN OFFICIALS AND SENIOR CIVIL SERVANTS AS PRACTICALLY AFFORDABLE WITHOUT ETHICALLY COMPROMISING YOURSELF

Cf p 157 above.

Information about intelligence targets/procedures/evaluation etc is of particular interest to Norwegian authorities, and this Precaution is therefore left provisionally uncommented.

PRECAUTION #3

RESPONSIBLE PERSONS SHOULD, AS A RULE, ENDEAVOR TO DETECT AND IMPART KNOWLEDGE OF STATE ACTUATED/SUSTAINED LAWBREAKING GENERALLY

Cf p 157 above.

The extent of this Precaution should be obvious enough — further comments deemed unnecessary in praesent!

PRECAUTION #4

EVERYBODY EAGERLY FIGHTING STATE SUPPORTED CRIMINALITY IN NORWAY AND POSSESSED OF NORMAL OR HIGHER IQ SHOULD STRIVE TO ACQUIRE COMPREHENSIVE KNOWLEDGE OF INTERNATIONAL LAW AND HUMAN RIGHTS CONVENTIONS/COVENANTS IN GENERAL, AND ALL ASPECTS/IMPLICATIONS OF NORWEGIAN JURISPRUDENCE/LEGISLATION AND STATE CONSTITUTION/ADMINISTRATION IN PARTICULAR

Cf p 157 above.

Explanatory comments are hardly required!

PRECAUTION #5

UPRIGHT INDIVIDUALS SHOULD NORMALLY DENOUNCE AND ATTEMPT TO PREVENT/AVOID/ELIMINATE SITUATIONS MAINTAINING/AGGRAVATING OR PARTICULARLY LIKELY TO TRIGGER OFFICIAL CORRUPTION, AND ALSO TAKE SPECIFIC/CONCRETE ETC MEASURES TO GUARD THEMSELVES AND SELECT PERSONS AGAINST THE MATERIAL MANIFESTATIONS AND NOXIOUS IMPLICATIONS OF STATE WAGED CRIMINALITY

Cf p 157 above.

Amongst the many material manifestations and noxious implications of state waged criminality, it may be worthwhile to say a few words about the illicit break-

ins, thefts and monitoring frequently approved or personally carried out by Norwegian senior civil and civil servants.

To some extent this disgusting and weighty topic has been focused on earlier — cf pp 105–115, but it may be appropriate to supply the foregoing information with a handful useful annotations.

Safeguarding your dwelling house, apartment, commercial premises, office building — or whatever — against unwarranted intrusion and burglary, almost invariably implies installing high security locks/doors and a sophisticated alarm and access control system....the standard five pin household lock and US\$250 burglar alarm you purchased through your local hardware dealer or a celebrated online shop won't stop a dedicated and professional cracksman!

As for the security locks and alarm/access system the rule of thumb is:

BUY SUCH ITEMS — as well as all computer supported surveillance devices/systems, safes, reinforced stationery/filing cabinets, safety glass, fiber optics, video monitors/units/cameras, CCTV connection panels, communications equipment generally, switchboards/terminals, microwave transmitters, GPS articles, tamper indicating sensors, ELINT/SIGINT/electromagnetic/acoustoelectronic/nuclear usw shielding...etc — **OUTSIDE NORWAY!**

There are quite a few and widely different kinds of **high security locks** being manufactured today, and some of them can't be purchased by "the man in the street". Anyhow; you're looking for an **up-to-date security lock produced outside Norwegian borders by a company/lockmaker wholly without significant ties to Norway.**

High security locks are normally spacer-free, biaxial with solid sidebars, and the deadbolt are thoroughly ruggedized — the keyways, plugs/rotors, hulls/cylinder cases, rings and massive face- and strike plate are most likely made of first class hardened steel, and they're efficiently secured against the "*vibration*" and "*one-pin-at-a-time*" lock picking techniques.

High security doors are usually made of hardened steel, and should be dimensioned to stop NATO's 7.62 x 51mm armor-piercing rounds. Each door should be furnished with at least two high security locks, oversized/bulletproof escutcheons covering the shutting stile all the way to the closest jamb, and ultrasolid hinges impossible to demolish with a gauge 12 shotgun and slugs at point-blank range (jambs, thresholds and top rails etc should all be extremely solid, of course, and preferably made of steel).

Otherwise, your security measures may include e.g; guards, watchdogs, door/window bars, steel shutters, exit/entrance turnstiles, gates, containers, advanced cipher locks, massive padlocks/chains, barbed wire, reinforced concrete barri-

acades, fortified walls/fences/stockades, augmentation of natural impediments, tactical compartmentalization of out-/indoor spaces (vg secure/private/administrative/public areas), moats, various traps, footbridges, underground/secret rooms/passageways, protective lighting, elevators, and numerous security systems.

All strategic doors, windows, skylights/trapdoors, ladders etc should be equipped with high-quality tamper indicating devices, and particularly strict monitoring of stairwells and hallways are obligatory.

Electronic/audiovisual etc surveillance of your **strictly private/professional premises and sites** should always be **generously indicated** by easily visible/understandable warning/safety/prohibition symbols/signs/notices, and welcomed guests should — if deemed necessary — be informed orally about the monitoring. Moreover, it should be clearly emphasized that all security measures dealt with in this subsection are **specifically and exclusively aimed at preventing/detecting unwarranted INTRUSION and BURGLARY; corresponding surveillance should — ON NO ACCOUNT — include audiovisual etc monitoring of accepted visitors'/employees'/executives' strict privacy*** (*a senior civil or civil servant forcing his way into your private house/apartment or office building on the pretext of carrying out his/her duty, is **not** an "accepted visitor" — he/she is an **unwanted INTRUDER**). Said surveillance should — **IN NO CIRCUMSTANCES** — trespass the following Regulation (cf Doc #2037, pp 92–93):

REGULATION

“Whoever supposing they actually are, has been or in the future will become victims of uninvited and undesirable monitoring, overhearing or spying in their private houses, apartments, lodgings, vehicles or abodes or in any unspecified dwelling, construction or place of residing apart from this where compelled* to stay for a given time, can — independent of religious faith and theological opinions and whether the spy-technology are mobile or stationary — by addressing God Almighty in silent or voiced prayer, righteously demand eternally condemned and maximally severely punished in Hell anybody directly or indirectly guilty in exercising or authorizing aforesaid violations of their privacy, and their application shall immediately be registered and granted in agreement with the stipulations laid down by Me, God’s Servant, in nearby Regulation and otherwise.”

*Welcomed guests should, of course, be entirely free to leave your premises/sites whenever you or themselves want — they are in no way, and as far as this Regulation applies, "compelled to stay"!

REGULATORY

PARTICULARIZATION/AMPLIFICATION

- 1) Those applying for condemnation and punishment of their aggressors in conformity with above Regulation, can't themselves employ v.g. electronic, technical, wave-based, optical, vitreous or visual contrivances, composites, arrangements or constructions offending others privacy pursuant to said Regulation.
- 2) As for Jewish officials directly acting on behalf of Israeli authorities and for information gathered through clairvoyance, there are moderate modifications in respect of above Regulation, but abuse are punished in either case.
- 3) The Regulation is wholly inapplicable vis-à-vis God's and Satan's angels, and does primarily — but not exclusively — apply to mankind.
- 4) The human body is a most private and inalienable abode, and the Regulation perfectly apply to all kinds of detectors, sensors, transmitters, electronics and technology etc installed in or at it — item in or at clothing, movables, paraphernalia, outfit and personal luggage — without the owners explicit and voluntary consent.
- 5) In regular psychiatric institutions, medical hospitals and authentic health care situations where observation is strictly required for life rescuing reasons, observers/sensors/cameras wholly visible or tactile for the patient may be employed in critical phases — whereas secret monitoring is punishable in agreement with above Regulation.
- 6) The Regulation wholly apply to hidden and overt audiovisual surveillance in buildings and constructions formally and authentically consecrated worship of God Almighty — whereas use of plain smoke/fire/gas detectors/alarms in said structures are permissible.
- 7) Divine enforcement of the Regulation is entirely independent of and unaffected by human, worldly and transmundane beliefs/opinions, sanctions/conventions/agreements, laws/rules/jurisprudence and approval etc.

- 8) The Regulation has Tellurian and cosmical extent and applicability.

**THIS SUBSECTION IS INTENTIONALLY INCOMPLETE, AND
MAY BE SUBJECT TO FUTURE ALTERATION/EXPANSION!**

PRECAUTION #6

THOSE INTENDING TO PROTECT THEMSELVES AND OTHERS AGAINST THE WIDE-RANGING AND PERNICIOUS CRIMINALITY EXERCISED BY NORWEGIAN AUTHORITIES, SHOULD SYSTEMATICALLY GATHER/ANALYZE/EVALUATE ACCURATE INFORMATION E.G ABOUT THE ATTACKER'S TARGET IDENTIFICATION/DESCRIPTION, STANDING OPERATING PROCEDURE, POLITICAL MANDATE, REGULAR ARMED FORCES SUPPORT/INVOLVEMENT, CONFLICT SPECTRUM, STRATEGICAL/TACTICAL INTENTIONS/AIM, DOCUMENTABLE/PREVIOUS MODI OPERANDI, PROJECTED/ACTUAL TIME/POINT/METHODS OF ATTACK, PRINCIPAL APPROACH, OUTLINED WITHDRAWAL PLANS, PUGNACITY/DEPRAVITY, COMMAND STRENGTH, MANNING LEVEL, TASK ORGANIZATION, LEADERSHIP STRUCTURE, MOBILITY, GENERAL INTEROPERABILITY, MILITARY TRAINING/CAPACITY, ARMAMENT, TECHNICAL OUTFIT/KNOW-HOW, MENTAL/PHYSICAL ABILITY, PSYCHIATRIC PROFILE/STATUS, FORMAL SCHOOLING, IDEOLOGICAL FOUNDATION, PROFESSIONAL DOCTRINES, FORMER ACTS OF VIOLENCE/HOSTILITY/SABOTAGE ETC, COLLABORATIONIST NETWORKING, INTELLIGENCE SYSTEMS/PROCEDURES/DIRECTION/BUILD-UP, COUNTERMEASURES, COUNTER-COUNTERMEASURES, COMMUNICATION FACILITIES/NET, AND ECONOMIC/MATERIAL BACK-UP APPARATUSES

Cf pp 157–158 above.

Much of the wide-ranging and pernicious criminality exercised by Norwegian authorities may correctly be described as downright/unprovoked/brainsick/systematic/premeditated/satanic and totally illegal/condemnable **TERRORISM**...and naturally; in order to protect yourself and others from destructive terrorist acts, you need **reliable/ample/detailed background information etc on the attacker!**

Otherwise, this Precaution is left tactically uncommented (cf Precaution #2)... whereas one of the thumb rules in this and some other connections is:

NORWEGIAN AUTHORITIES WILL, SOONER OR LATER, CRIMINALLY/VEHEMENTLY ABUSE ANY PIECE OF INFORMATION/EQUIPMENT THEY CAN LAY THEIR BLOOD-STAINED HANDS ON!

PRECAUTION #7

EFFICIENT STEPS TO GUARD — PARTICULARLY — HUMAN RIGHTS COMMUNICATIONS AND OTHER LEGAL CORRESPONDENCE AGAINST ILLEGAL INTERFERENCE FROM NORWEGIAN AUTHORITIES SHOULD BE TAKEN

Cf p 158 above.

Postal safeguarding of human rights communications in Norway are briefly dealt with in Doc #3611 — cf Doc #3217 etc.

Total boycott of **DHL** and the official postal services of Norway* (*i.e; **Posten Norge BA**) are recommended.

Human rights documents and legal correspondence etc may be sent successfully from one of Norway's neighboring countries — e.g Sweden.

Application of sophisticated encryption devices/systems and unconventional stratagems should be considered.

PRECAUTION #8

**HIGH-PRINCIPLED NONCONFORMISTS SHOULD RESOLUTELY
BOYCOTT AND SAP THE FOUNDATION OF STATE OPERATED AND
PRIVATE ESTABLISHMENTS/ENTERPRISES/ORGANIZATIONS
ETC ACTIVELY OR PASSIVELY SUPPORTING OFFICIAL
NORWEGIAN MALVERSION**

Cf p 158 above.

With reference to this matter, it should be appropriate to quote a few passages from Doc #599, pp 55–56 (figures were up-to-date by Nov 2002):

"The loss of human lives through above referred atrocities and lawlessness wholly attributable to the Norwegian police, Government and Parliament etc, has already surpassed the total number of killed — civilians/militaries — due to World War II...!"

*Basically Norwegian authorities — through longtime and premeditated criminality and terrorism — efficiently, and in spite of hundredfold warnings, **have rendered impossible the introduction of medicaments practically 100% effective in the treatment of all groups and varieties of malignant neoplasms** (notice that **cancer** not is a single disease, but at least 120 variform diseases with, however, the common characteristic of abnormal cell growth [cycles]).*

How many persons will die of cancer in, e.g, the USA alone this year — 550 000...?

Very aware their horrid crimes against mankind could create major problems if and when discovered, the Norwegian Parliament established a separate committee to evaluate the danger of war — the actual committee were formally dissolved last spring.

*Nothwithstanding that — I'll explain why farther down — it would be highly appropriate, wise and advantageous to **embargo, exclude** and in other ways **boycott** Norway the next 500 years, ye shall not military attack the country during stated **Quingentium**.*

*Howbeit; if I — no matter how — as a direct or an ambagious result of my mortal enemies gangrenous hostilities should become lethally injured, the global outlook is apocalyptically different from the guaranteed security offered through the **Quingentium-Agreement** alluded to by Nostradamus, and I shall lay no restrictions on you.*

*Nostradamus, through seraphic/empyrean guidance, truly knew I were the **one and only** ever able to empower and offer you a quingentium-agreement in order to secure planet Earth from destruction 500 years onward from AD 2002!*

*No matter how dark and dangerous the situation might appear; **planet Earth will endure as long as the Quingentium-Agreement are observed**.*

During corresponding quingentium waging war would be difficult and unnecessary — it'll always be possible to contrive more intelligent solutions...and as far as the populace of the Earth observe the actual Agreement, so will I, and throughout the duration of the contract (*500 years) ye will be given several and reassuringly auguries proving that our treaty indeed is valid.*

*For the next quingentium there'll be no great prophet — and **ye won't be in need of one either...***

If you want me set going the

QUINGENTIUM-AGREEMENT,

I solely demand that you, the nations of the world, in confederacy and for the next 500 years to come effectively embargo (not medical remedies and drugs), exclude and in most ways boycott the Kingdom of Norway and its official representatives by reason of the 50 000 000 (— fifty mil —) persons who, hitherto, have suffered and finally died due to the sheer and unprovoked evilness exercised by Norwegian authorities since AD 1992!

*I'm quoting some passages from the composition "**Woe unto you, Norway**" (Cf Doc #108):*

Woe unto you, dissembling Norway, who deceive the world and bamboozle pious politicians to honor Satan!

***Woe unto you, dissembling Norway, who drink to one another
with blood from blameless victims of your evilness!***
***Woe unto you, dissembling Norway, who globally pretends to help
while devastating righteousness and succoring flagitiousness!***
***Verily, scurvy Norway; your heinous wickedness and nefarious lies
shall vehemently torment you till Earth passes away!***
***Verily, scurvy Norway; those supporting or trading with you shall
inexorably gather God's scathing wrath!***
***Verily, scurvy Norway; you've cogently aroused the ire of heavenly
hosts and shall ride your condigned fate!***

*Norway will survive your boycott, and normal sociodynamic etc conditions and progress swiftly regained when the last traces of hooked wickedness and hamartiological vitiation substantiated by the very being and nitwitted villainy of the offenders in casu are sufficiently extirpated.....which render necessary an intestine **purgatory** lasting 500 years.*

*Whether you wish to turn me down upon reading this document or — as Nostradamus predicts — let me illuminate you and brighten your future.....that's up to **you** now!"*

Whereas Norwegian authorities hitherto has exerted themselves to prevent the boycott required by the **Quingentium-Agreement**, they will — in the near future — be among those most eagerly encouraging it!
Anyhow — let me remind you of what's written in the Bible (cf pp 152–155 of this Petition, item Doc #4000 etc):

***"Who among you fears the LORD and obeys the word
of his servant?
Let him who walks in the dark, who has no light, trust
in the name of the LORD and rely on his God.
But now, all you who light fires and provide yourselves
with flaming torches,
go, walk in the light of your fires and of the torches you
have set ablaze.
This is what you shall receive from my hand:
You will lie down in torment."***

(Isaiah 50:10–11)

When it comes to "*state operated and private establishments/enterprises/organizations etc actively or passively supporting official Norwegian malversation*", the list of actual culprits are **quite long** ...nevertheless — it'll serve a couple of supreme objectives to, eventually, present a more elaborate survey later on.

In the meantime and independent of your nationality/whereabouts;
boycott Norwegian authorities and their known/vile collaborators pitilessly at every turn and down the line!

**THIS SUBSECTION IS INTENTIONALLY INCOMPLETE, AND
MAY BE SUBJECT TO FUTURE ALTERATION/EXPANSION!**

PRECAUTION #9

IDEALISTS POSSESSED OF OUTSTANDING IQ AND CREATIVITY SHOULD DO WHATEVER FEASIBLE TO HIDE THEIR MENTAL EXCELLENCE AND RENDER UNEXPLOITABLE ACTUAL CREATIONS AND NOTES ETC POTENTIALLY VALUABLE TO NORWEGIAN AUTHORITIES AND THEIR COLLABORATORS

Cf pp 158–159 above.

Though the term "**outstanding IQ**" exclusively applies to a full-scale Stanford-Binet IQ ≥ 165 (cf pp 148–151), it'll be wise to make precautionary allowances for the fact Norwegian authorities are damned liable to persecute illegally top-notchers and markedly creative individuals with a ditto IQ as low as 125.

Nowadays high IQ societies exists all over the world, and they're all — in general — quite honest and above board as regards membership personalia and organizational details. Such openheartedness may certainly be convenient if you happens to live in a country where Civil Service employees/executives and top politicians won't conspire against you solely on account of your superior IQ....

'cause, quorum pars magna fui; Norway, in symptomatic conformity with its star-crossed **NPSMS prevalence*** (*cf pp 122–124 &c), is — as far as one knows — the only nation where official "health" personnel AO has rushed off a formal application for carte blanche experimentation with and illegal/lifelong incarceration of a completely unconsenting/guiltless person exclusively because he, supposedly, were possessed of outstanding intelligence!

According to the partially disallowed plot, the chosen victim and experimentee was to be portrayed as a particularly dangerous maniac by means of false accusations/statements and massive psychotomimetic drugging — thus "justifying" the internment usw (cf pp 22–31 and 80–103 etc)!

Careful investigation has confirmed the planned experiments included regular/diversified torture, sexual abuse, and a considerable number life-endangering hostilities which — perhaps — had shocked the infamous Nazi doctor Josef MENGELE...!

Notwithstanding the fact Norwegian senior civil, ecclesiastical (cf Doc #7011 &c) and military officials solemnly has declared obedience/allegiance to the **Constitution*** (*cf **ARTICLE 21**, p 163 of this Petition), **Article 7** in the **International Covenant on Civil and Political Rights** unambiguously lays down that:

“No one shall be subjected to torture or to cruel, inhuman or degrading treatment or punishment. In particular, no one shall be subjected without his free consent to medical or scientific experimentation.”

The Norwegian **Human Rights Act** of May 21, 1999, has turned international human rights conventions/covenants into a fundamental part of Norwegian legislation (cf pp 3 and 155), and **Article 110 c.** of the **Norwegian Constitution** correspondingly reads (cf pp 165–166) — sic:

"It is the responsibility of the authorities of the State to respect and ensure human rights. Specific provisions for the implementation of treaties hereof shall be determined by law."

Anyway — as things actually have turned out in this exceedingly macabre case, said experimentee has been diabolically and continuously terrorized/surveilled in his private house etc since 1992 (cf pp 15–25, 28–31, 68–74 and 80–84, item Doc #4588 &c), and the stark psychopathic culprits has all the time, and without exception, been perfectly aware the thoroughly criminal extent/implications of

their nefarious malversation — cf **Section 15** of the Norwegian **Civil Service Act** of March 4, 1983 (no. 3):

"A senior civil servant or civil servant may be summarily discharged when he: has shown gross negligence in the service or is guilty of a gross breach of official duties or despite a written warning or reprimand has repeatedly breached his official duties, by improper behaviour in or outside the service proves himself unworthy of his post or damages the respect or confidence that is essential to the post. The provision in this section shall not restrict the right to punish a senior civil servant or civil servant by depriving him of his post pursuant to the rules of penal legislation."

Essential and engaging though, I won't discuss the purely juridical/psychopathological aspects of official Norwegian corruption further in this specific subsection (if this and related topics are of particular interest, you may e.g. study my **Aphorisms &c** ##1–4, 7–14, 16, 19–34, 37–52, 54–67, 71–72, 74, 76–82, 84, 96, 98–120, 123–128, 130, 134, 136–140, and 143–166) — we shall, on the other hand, take a look at some practical precautions against the explicitly morbid/unlawful persecution of outstandingly intelligent/creative individuals wantonly indulged in by Norwegian authorities the latter years:

Whereas the **cobweb-optics*** (*cf pp 105–111, item Doc #3217 [pp 105–107]) and eavesdropping devices are vehemently abused by state paid baddies practically everywhere in Norway — in/at airports, railroad stations/cars, subways, ferryboats, havens, busses, taxicabs, rent-a-cars, hotels/motels/hostels, tourist homes/accommodations, restaurants/cafés, barrooms, cabarets/casinos/resorts, playhouses, cinemas, museums/collections/galleries, stadia/gyms, travel agencies, lobbies, commercial premises, shops, office buildings, conference centers, universities/schools, embassies/consulates, churches/meetinghouses, hospitals, ticket counters, campgrounds, parks, bathrooms/pissoirs/WCs, private houses/apartments/cottages/vehicles...etc, the two most important rules in this connection are:

- 1. Unless strictly required;
DON'T ENTER NORWEGIAN TERRITORY!**

&

**2. If already inside Norwegian borders;
LEAVE NORWEGIAN TERRITORY AS SOON AS
AFFORDABLE!**

Possessing a Norwegian citizenship or displaying goodwill vis-à-vis Norwegian officials and senior civil servants, significantly increases the risk Norwegian authorities will persecute/surveil/exploit you illegally — therefore the next pair of rules are:

**3. If you're a Norwegian subject;
ANNUL YOUR NORWEGIAN CITIZENSHIP AS
SOON AS JURIDICALLY FEASIBLE!**

**4. Independent of your nationality/whereabouts;
AVOID CONTACT WITH NORWEGIAN AUTHORITIES AND ALL KINDS OF PRO-NORWEGIAN ELEMENTS, AND NEITHER SAY NOR DO ANYTHING SOCIOPOLITICALLY ADVANTAGEOUS TO NORWAY!**

Observance of these four basic rules will, as far as Norwegian authorities are implicated, normally render steps to hide your intellectual superiority unnecessary.

I'm completely aware the explicit exhortations laid down in **PRECAUTION #9** not yet has been touched upon directly, and it should be underscored a more extensive and scientifically well-founded treatise on the actual topics and some inter-related themes are appropriate. Nonetheless — I shall launch a few provisional guidelines applying insofar as you're staying within Norwegian territory or are closely monitored by Norwegian authorities:

Norwegian authorities will almost invariably try to obtain authentic test results confirming your superior intelligence level — consequently;

A. RENDER ALL TEST RESULTS REFLECTING NOO-METRIC EXCELLENCE WHOLLY INACCESSIBLE/UNVERIFIABLE TO NORWEGIAN AUTHORITIES, AND — GIVEN A STANDARD DEVIATION OF 16

POINTS — MAKE SURE ALL SCORES OFFICIALLY AVAILABLE INDICATES A GENERAL IQ ANYWHERE IN THE 92–116 RANGE!

B. CAREFULLY IMITATE THE TYPICAL BEHAVIOR OF PERSONS WITH A FULL-SCALE STANFORD-BINET IQ IN THE 105–115 RANGE, AND DO NOTHING POINTING TO A GENERAL IQ MORE THAN ONE STANDARD DEVIATION ABOVE THE POPULAR MEAN!

Moreover...:

C. In their frenzied quest for your real IQ, Norwegian authorities are highly liable to employ trickish/damnable methods — so;

CONSTANTLY BE ON YOUR GUARD AGAINST V.G FLASHING/SCINTILLATING LIGHTS/DISPLAYS &C DESIGNED TO MEASURE THE PUPILLARY LIGHT REFLEX, PET/MEG/MRI/CT/BRAIN SCANNING TO DETERMINE THE COMPARATIVE SIZE/COMPACTNESS/SHAPE OF CERTAIN BRAIN STRUCTURES, EEG/TACHISTOSCOPE/VISUOSENSORY/NEUROLOGICAL EXAMINATIONS, COVERT/SUBTLE CHECKUPS/INTERVIEWS/QUESTIONNAIRES, COMPUTER GAMES, PUZZLES/LABYRINTHS, BRAINY/POINTLESS WITTICISMS/CARTOONS, PREARRANGED SITUATIONS/SETUPS/DILEMMAS INTENDED TO TEST YOUR QUICK-WITTEDNESS/KNOWLEDGE/SKILLS, AND ALL KINDS OF DISGUISED/PLAIN PERSONALITY/APTITUDE/MULTIPLE-CHOICE/ASSOCIATION/VOCABULARY/MEMORY/NUMERIC/SPATIAL/SPEED/ACCURACY/SOCIOMETRIC USW TESTS!

D. Always remember your very presence and outstanding intelligence are regarded as an imminent danger by Norwegian authorities anxious to cover up their opprobrious cor-

ruption — hence;

BE MENTALLY AND OTHERWISE PREPARED TO CONFRONT E.G UNWARRANTED INTERNMENTS/ SEIZURES/SEARCHES/INTERROGATIONS/ENFORCEMENTS/FINES/FEES/REJECTIONS, FALSE ACCUSATIONS/COMPLAINTS, FORGERIES, KANGAROO COURTS, MISCARRIAGES OF JUSTICE, CHARACTER ASSASSINATIONS, BREAK-INS/THEFTS/VANDALISM/SABOTAGE, UNPROVOKED/PERNICIOUS ASSAULTS, INTENTIONAL NEGLIGENCE/INDISCRETION, AND ILLEGAL/EXTENSIVE SPYING/HARASSMENT/PROVOCATIONS/INTERFERENCE/RESTRICTIONS...ETC!

E. Norwegian authorities, suspecting your offspring has inherited your superior IQ, are extremely apt to persecute/abuse/harm/intern/retain/indoctrinate usw your descendants — thus;

NEITHER GIVE BIRTH TO NOR RAISE CHILDREN WITHIN NORWEGIAN TERRITORY/JURISDICTION!

Finally...:

F. **EMPLOY/ADAPT PRECAUTIONS/ADMONITIONS/ INFORMATION GIVEN ELSEWHERE IN THIS PETITION, AND DON'T BE AFRAID TO MAKE ENTIRELY NEW PROVISIONS!**

THIS SUBSECTION IS INTENTIONALLY INCOMPLETE, AND MAY BE SUBJECT TO FUTURE ALTERATION/EXPANSION!

PRECAUTION #10

VIRTUOUS MEN AND WOMEN SHOULD ZEALOUSLY REPROBATE THE HORRID CORRUPTION CONSUE TUDINARY EXERTED BY NORWEGIAN (SENIOR) CIVIL SERVANTS AND POLITICIANS AND TAKE EVERY ACCEPTABLE MEASURE TO SAFEGUARD THEIR PERSONAL INTEGRITY WHILE EXEMPLARILY SHUNNING ALL KINDS AND DEGREES OF UNETHICAL BEHAVIOR THEMSELVES

Cf p 159 above.

On account of "chronological implications", I've decided to leave this otherwise interesting Precaution uncommented...!

PRECAUTION #11

UPRIGHT INDIVIDUALS EARNESTLY BATTLING THE SHOCKING- LY PROFUSE MALVERSATION ROUTINELY PARTAKEN OR EXCLU- SIVELY ACTUATED AND CARRIED THROUGH BY NORWEGIAN AUTHORITIES, SHOULD WILLINGLY COOPERATE AND ENTER INTO MORE STABLE ALLIANCES WITH — PARTICULARLY — FOREIGN ORGANIZATIONS/COMPANIES/FORA/PERSONS HONEST- LY ADVOCATING HUMAN RIGHTS MATTERS AND POSSESSED OF SPECIALIZED KNOW-HOW ETC

Cf p 159 above.

The scope of this Precaution is largely self-evident...!

PRECAUTION #12

HUMAN RIGHTS ACTIVISTS AS SUBJECT TO UNLAWFUL AND MARKEDLY MALEVOLENT HOSTILITIES WHOLLY OR PARTIALLY ASCRIBABLE TO NORWEGIAN AUTHORITIES, SHOULD NORMALLY AND WITHOUT UNDUE HESITATION APPLY FOR POLITICAL ASYLUM OUTSIDE NORWAY

Cf p 159 above.

The heinous array of crimes habitually indulged in by Norwegian officials and senior civil servants the latter years, are largely and manifestly ascribable to the tremendous prevalence of **indigenous sociopathy*** characteristic of Norway (*cf pp 122–124 &c). Based on continuous and exacting observations since 1992, it's perfectly evident Norwegian "health" personnel and police officers directly executing and criminally liable for the atrocities partially described in nearby Petition and elsewhere has derived sexual excitement and significant satisfaction from their systematic nefariousness and lawbreaking. Combined with fixed and markedly paranoid personality traits, the deep-rooted psychopathy and sadism by and large hallmarking Norwegian senior state officials and public servants are practically **incurable*** (*cf pp 122–127, 155–156 and 172 &c).

Under otherwise "normal" circumstances and the disastrous ascendancy and profane catholicity of state supported criminality considered, it's hardly anything but a waste of time and energy to bring legal/intrastatal actions against the slimy politicians and (senior) civil servants constituting the rotten hard core of official Norwegian malversation....and, especially if you're a high-principled human rights activist, the only acceptable alternative left may be to **apply for political asylum outside Norway** in order to escape explicitly nocent and unlawful persecution.

Article 14 in the **Universal Declaration of Human Rights** and **Article 12** in the **International Covenant on Civil and Political Rights** respectively reads — sic:

ARTICLE 14

"Everyone has the right to seek and to enjoy in other countries freedom from persecution."

ARTICLE 12

- "1. Everyone lawfully within the territory of a State shall, within that territory, have the right to liberty of movement and freedom to choose his residence.**
- 2. Everyone shall be free to leave any country, including his own.**
- 3. The above-mentioned rights shall not be subject to any restrictions except those which are provided by law, are necessary to protect national security, public order (*ordre public*), public health or morals or the rights and freedoms of others, and are consistent with the other rights recognized in the present Covenant.**
- 4. No one shall be arbitrarily deprived of the right to enter his own country."**

Whereas the official obligation to recognize and ensure effective observance of international human rights treaties are firmly established in current Norwegian legislation &c (cf pp 3, 155, 165–166 and 184, item Doc #633), the obnoxious malfeasance and systematic disregard for lawfulness actually displayed by Norwegian authorities charged with easily documentable and serious human rights violations necessitates extraordinary steps to ensure the complainant's personal security!

As regards applications for political asylum, those submitting such requests should pay close attention to these well-founded guidelines:

1. One of the main rules in this connection is;
APPLICATIONS FOR POLITICAL ASYLUM SHOULD NORMALLY BE LAUNCHED OUTSIDE NORWEGIAN TERRITORY.
2. If Norwegian authorities realizes you're going to lodge an application for political asylum somewhere, they'll normally do their very best to terrorize/surveil you and sabotage the actual and perfectly legal request — so;
AVOID IMPRUDENT REMARKS AND DETECTABLE PREPARATIONS/ACTIONS INDIRECTLY OR OTHERWISE BETRAYING YOUR OBJECTIVES, AND CARRY OUT YOUR PLANS WITHOUT UNDUE HESITATION/COMPLICATIONS.*

*Be especially aware that all information stored in digital/personal computers/databanks/diaries and cellular phones etc easily may be intercepted and accurately reconstructed by Norwegian authorities AO utilizing more or less distant ELINT/TEMPEST equipment!

3. I guess it's rather unnecessary to warn particularly against the official postal services of Norway (i.e "Posten Norge BA") and formally registered courier/transport agencies operating within Norwegian territory — in any case;
APPLICATIONS FOR POLITICAL ASYLUM SHOULD AS FAR AS PRACTICALLY POSSIBLE BE SUBMITTED DIRECTLY TO RESPONSIBLE AUTHORITIES OF THE ADDRESSED NATION(-S) — ACTIVE COOPERATION WITH NATIVE NORWEGIANS SHOULD NORMALLY BE AVOIDED AT ALL STAGES OF THE APPLICATION PROCESS.

4. Be aware Norwegian authorities or their accomplices possibly has contaminated your vehicles, luggage, clothes, passport, driver's license, and VISA/credit/ID card(-s) &c with minuscule tracking/eavesdropping devices — hence;
LET AN AUTHORIZED AND TRUSTWORTHY EXPERT ON TECHNICAL SURVEILLANCE COUNTERMEASURES SPEND A FEW MINUTES CHECKING OVER POTENTIALLY INFECTED PARAPHERNALIA/OBJECTS.

5. If your application for political asylum is granted, Norwegian authorities will go to great lengths to pinpoint your new whereabouts — thus;
CHANGE ALL ESTABLISHED BEHAVIOR PATTERNS, PERSONAL PECULIARITIES AND HOBBIES ETC POTENTIALLY PROVIDING YOUR ENEMIES WITH A CLUE TO YOUR HIDEOUT.

6. When your application for political asylum has been granted, Norwegian authorities will scrutinize each letter/fax/e-mail and phone call &c from you reaching their territory in order to find compromising information — therefore;
REDUCE ALL CONTACT WITH NORWEGIAN CITIZENS/COMPANIES/ORGANIZATIONS USW TO AN ABSOLUTE MINIMUM, AND FOLLOW THE DIRECTIONS FOR SUCH COMMUNICATION ORDAINED BY THE NATIONAL SECURITY/INTELLIGENCE SERVICES OF YOUR RESIDENTIAL COUNTRY.

7. No matter how well-founded and formally correct your application(-s) for political asylum are — Norwegian authorities are highly apt to expose you to new and potentially life-endangering atrocities inasmuch as they're able to locate and approach you....consequently;

MAKE SPECIFIC PREPARATIONS — PREFERABLY IN COOPERATION WITH THE AUTHORITIES OF YOUR RESIDENTIAL COUNTRY — ENABLING YOU TO DETECT AND EFFICIENTLY STOP POTENTIAL ASSASSINS AND TERRORISTS UNDERHANDEDLY EMPLOYED BY NORWEGIAN AUTHORITIES.

Recipients of political asylum applications submitted by Norwegian citizens should among other things:

- A. **Keep in mind it's quite unlikely a Norwegian subject would take the trouble to launch an application for political asylum unless he/she is an authentic victim of serious human rights violations actively supported or carried out by Norwegian authorities.**
- B. **Take adequate measures to protect the applicant against further hostilities/criminality brought about or carried out by Norwegian authorities.**
- C. **Be aware Norwegian authorities are highly liable to spread false/detrimental information about the applicant.**
- D. **Offer the applicant a new identity if this is likely to improve his/her personal security.**
- E. **Clandestinely transfer the applicant to a new country if this makes it more difficult for Norwegian authorities to detect/attack him/her.**
- F. **Encourage the applicant to make a formal human rights complaint against the Kingdom of Norway.**

- G. Take into consideration the conspicuous prevalence of psychopathology, sadism and double-dealing amongst Norwegian politicians and (senior) civil servants at all stages of the formal application management.**

A few jury-rigged remarks on the 2007 edition of

FORMAL COMPLAINT

VS THE KINGDOM OF NORWAY

The 2007 version of this official — though tactically incomplete and slightly unconventional — human rights petition, gives a partially unique and unvarnished picture of certain aspects and implications of the state supported corruption obnoxiously suffusing next to all parts of the Norwegian Civil Service.

Precisely as anticipated, Norwegian authorities has maintained and segmentally reinforced their intensely criminal, human rights violating, and contemptuously subhuman terrorism throughout AD 2007 (cf pp 1, 10, 122–124, item Doc #4588 etc), and I've described and formally reported a tiny fraction of the various offences only. On the whole, this year may be seen as a practically unbroken chain of state actuated crimes, insanities, and malicious provocations massively corroborating and justifying whatever denouncement of Norwegian authorities set forth in nearby Complaint...indeed; the execrable picture of a nation governed by a pack evil-minded, lunatic, and vehemently depraved lowbrows enthusiastically subverting justice and promoting stark diabolism has become still clearer (cf p 126 &c), and my beforehand well-set antipathy toward these slimy and absolutely condemnable representatives of mankind are significantly strengthened!

Whereas — as continuously and unambiguously demonstrated since 1992 — Norwegian authorities are both unable and totally unwilling to behave in compliance with international human rights conventions and globally accepted etiquette, it's certainly high time drastic steps are taken to remove, incarcerate, and replace the heinously foul recidivists responsible for the corresponding and state supported criminality dealt with in nearby Complaint and enclosed documents* (*cf p 2 ib). Without efficient neutralization of these arrantly criminal elements and — preferably — stabilizing international intervention, Norwegian politicians and (senior) civil servants will continue to annihilate essential human rights regulations just for hell of it, and arrogantly — typically with **distinct delight** — ignore Norwegian law whenever deemed necessary to upkeep/escalate/hide etc their sociopathic terrorism or protect themselves and their rotten accomplices against legal prosecution.

As expectable — the endemic character and genetic base of the “**Norwegian Police and Statesman Malignant Syndrom**”* (*“**NPSMS**”, cf pp 122–124 etc) considered, the extensive criminalism, general ineptness, theological insecurity,

and psychopathological disregard for ethical norms usw by and large typifying nowadays Norwegian politicians and (senior) civil servants, has an abundance of historical parallels.

In 1388/-89 popular vacuity, religious confusion, aristocratic disintegration, and a fatal lack of higher leadership qualities among the native administrators forced Norway into a political union with Denmark lasting until 1814. During said epoch Norway — more or less — functioned as a Danish province, and most administrative posts were permanently occupied by Danes and Germans.

In July 1814 Sweden launched a military attack on Norway, and within two weeks the Danish/Norwegian king — **Christian Frederick** — resigned....and, in consequence, the politically fatuous Norwegians had to accept a union with Sweden lasting until 1905 (cf the “**Treaty of Kiel**”).

One of many things worth emphasizing in this connection is the upsetting fact the political impotence, goofiness, self-conceit, irresponsibility, unsoundness, and general degeneration etc necessitating the unions with Denmark and Sweden are inheritable defects very much alive and kicking AD 2007.....and, as stated beforehand (cf p 122 &c), the state supported criminality described in this report and enclosed documents **couldn't** have been planned and carried out by mentally sound individuals. We're up against a most felonious bunch psychopathic good-for-nothings, and — demonstrably incapable of governing themselves and others in a juridically and otherwise acceptable manner, I firmly believe nowadays Norwegian Government and national assembly should be forcibly and completely replaced by way of **well-accommodated international intervention**.

Notwithstanding the self-evident fact we can't accept a soiled pack criminal insanes as administrators, official representatives and civil servants, it may be convenient to take a further look at the

United Nations Convention against Corruption*

***Preamble:**

The States Parties to this Convention,

Concerned about the seriousness of problems and threats posed by corruption to the stability and security of societies, undermining the institutions and values of democracy, ethical values and justice and jeopardizing sustainable development and the rule of law,

Concerned also about the links between corruption and other forms of crime, in particular organized crime and economic crime, including money-laundering,

Concerned further about cases of corruption that involve vast quantities of assets, which may constitute a substantial proportion of the resources of States, and that threaten the political stability and sustainable development of those States,

Convinced that corruption is no longer a local matter but a transnational phenomenon that affects all societies and economies, making international cooperation to prevent and control it essential,

Convinced also that a comprehensive and multidisciplinary approach is required to prevent and combat corruption effectively,

Convinced further that the availability of technical assistance can play an important role in enhancing the ability of States, including by strengthening capacity and by institution-building, to prevent and combat corruption effectively,

Convinced that the illicit acquisition of personal wealth can be particularly damaging to democratic institutions, national economies and the rule of law,

Determined to prevent, detect and deter in a more effective manner international transfers of illicitly acquired assets and to strengthen international cooperation in asset recovery,

Acknowledging the fundamental principles of due process of law in criminal proceedings and in civil or administrative proceedings to adjudicate property rights,

Bearing in mind that the prevention and eradication of corruption is a responsibility of all States and that they must cooperate with one another, with the support and involvement of individuals and groups outside the public sector, such as civil society, non-governmental organizations and community-based organizations, if their efforts in this area are to be effective,

Bearing also in mind the principles of proper management of public affairs and public property, fairness, responsibility and equality before the

law and the need to safeguard integrity and to foster a culture of rejection of corruption,

Commending the work of the Commission on Crime Prevention and Criminal Justice and the United Nations Office on Drugs and Crime in preventing and combating corruption,

Recalling the work carried out by other international and regional organizations in this field, including the activities of the African Union, the Council of Europe, the Customs Cooperation Council (also known as the World Customs Organization), the European Union, the League of Arab States, the Organisation for Economic Cooperation and Development and the Organization of American States,

Taking note with appreciation of multilateral instruments to prevent and combat corruption, including, inter alia, the Inter-American Convention against Corruption, adopted by the Organization of American States on 29 March 1996, the Convention on the Fight against Corruption involving Officials of the European Communities or Officials of Member States of the European Union, adopted by the Council of the European Union on 26 May 1997, the Convention on Combating Bribery of Foreign Public Officials in International Business Transactions, adopted by the Organisation for Economic Cooperation and Development on 21 November 1997, the Criminal Law Convention on Corruption, adopted by the Committee of Ministers of the Council of Europe on 27 January 1999, the Civil Law Convention on Corruption, adopted by the Committee of Ministers of the Council of Europe on 4 November 1999, and the African Union Convention on Preventing and Combating Corruption, adopted by the Heads of State and Government of the African Union on 12 July 2003,

Welcoming the entry into force on 29 September 2003 of the United Nations Convention against transnational Organized Crime,

Have agreed as follows:

CHAPTER I

General provisions

Article 1

Statement of purpose

The purposes of this Convention are:

- (a) To promote and strengthen measures to prevent and combat corruption more scientifically and effectively;
- (b) To promote, facilitate and support international cooperation and technical assistance in the prevention of and fight against corruption, including in asset recovery;
- (c) To promote integrity, accountability and proper management of public affairs and public property.

Article 6

Preventive anti-corruption body or bodies

1. Each State Party shall, in accordance with the fundamental principles of its legal system, ensure the existence of a body or bodies, as appropriate, that prevent corruption by such means as:
 - (a) Implementing the policies referred to in Article 5 of this Convention and, where appropriate, overseeing and coordinating the implementation of those policies;
 - (b) Increasing and disseminating knowledge about the prevention of corruption.
2. Each State Party shall grant the body or bodies referred to in paragraph 1 of this article necessary independence, in accordance with the fundamental principles of its legal system, to enable the body or bodies to carry out its or their functions effectively and free from any undue influence. The necessary material resources and specialized staff, as well as the training that such staff may require to carry out their functions, should be provided.
3. Each State Party shall inform the Secretary-General of the United Nations of the name and address of the authority or authorities that

may assist other State Parties in developing and implementing specific measures for the prevention of corruption.

Article 7

Public sector

1. Each State Party shall, where appropriate and in accordance with the fundamental principles of its legal system, endeavour to adopt, maintain and strengthen systems for the recruitment, hiring, retention, promotion and retirement of civil servants and, where appropriate, other non-elected public officials:
 - (a) That are based on principles of efficiency, transparency and objective criteria such as merit, equity and aptitude;
 - (b) That include adequate procedures for the selection and training of individuals for public positions considered especially vulnerable to corruption and the rotation, where appropriate, of such individuals to other positions;
 - (c) That promote adequate remuneration and equitable pay scales, taking into account the level of economic development of the State Party;
 - (d) That promote education and training programmes to enable them to meet the requirements for the correct, honourable and proper performance of public functions and that provide them with specialized and appropriate training to enhance their awareness of the risks of corruption inherent in the performance of their functions. Such programmes may make reference to codes or standards of conduct in applicable areas.
2. Each State Party shall also consider adopting appropriate legislative and administrative measures, consistent with the objectives of this Convention and in accordance with the fundamental principles of its domestic law, to prescribe criteria concerning candidature for and election to public office.
3. Each State Party shall also consider taking appropriate legislative and administrative measures, consistent with the objectives of this Convention and in accordance with the fundamental principles of its domestic law, to enhance transparency in the funding of candidatures for elected public office and, where applicable, the funding of political parties.

4. Each State Party shall, in accordance with the fundamental principles of its domestic law, endeavour to adopt, maintain and strengthen systems that promote transparency and prevent conflicts of interest.

Article 8

Codes of conduct for public officials

1. In order to fight corruption, each State Party shall promote, inter alia, integrity, honesty and responsibility among its public officials, in accordance with the fundamental principles of its legal system.
2. In particular, each State Party shall endeavour to apply, within its own institutional and legal systems, codes or standards of conduct for the correct, honourable and proper performance of public functions.
3. For the purpose of implementing the provisions of this article, each State Party shall, where appropriate and in accordance with the fundamental principles of its legal system, take note of the relevant initiatives of regional, interregional and multilateral organizations, such as the International Code of Conduct for Public Officials contained in the annex to General Assembly resolution 51/59 of 12 December 1996.
4. Each State Party shall also consider, in accordance with the fundamental principles of its domestic law, establishing measures and systems to facilitate the reporting by public officials of acts of corruption to appropriate authorities, when such acts come to their notice in the performance of their functions.
5. Each State Party shall endeavour, where appropriate and in accordance with the fundamental principles of its domestic law, to establish measures and systems requiring public officials to make declarations to appropriate authorities regarding, inter alia, their outside activities, employment, investments, assets and substantial gifts or benefits from which a conflict of interest may result with respect to their functions as public officials.
6. Each State Party shall consider taking, in accordance with the fundamental principles of its domestic law, disciplinary or other

measures against public officials who violate the codes or standards established in accordance with this article.

Article 11

Measures relating to the judiciary and prosecution services

1. Bearing in mind the independence of the judiciary and its crucial role in combating corruption, each State Party shall, in accordance with the fundamental principles of its legal system and without prejudices to judicial independence, take measures to strengthen integrity and to prevent opportunities for corruption among members of the judiciary. Such measures may include rules with respect to the conduct of members of the judiciary.
2. Measures to the same effect as those taken pursuant to paragraph 1 of this article may be introduced and applied within the prosecution service in those State Parties where it does not form part of the judiciary but enjoys independence similar to that of the judicial service.

Article 19

Abuse of functions

Each State Party shall consider adopting such legislative and other measures as may be necessary to establish as a criminal offence, when committed intentionally, the abuse of functions or position, that is, the performance of or failure to perform an act, in violation of laws, by a public official in the discharge of his or her functions, for the purpose of obtaining an undue advantage for himself or herself or for another person or entity.

Article 24

Concealment

Without prejudice to the provisions of article 23 of this Convention, each State Party shall consider adopting such legislative and other measures as may be necessary to establish as a criminal offence, when committed intentionally after the commission of any of the offences established in accordance with this Convention without having participated in such offences, the

concealment or continued retention of property when the person involved knows that such property is the result of any of the offences established in accordance with this Convention.

Article 25

Obstruction of justice

Each State Party shall adopt such legislative and other measures as may be necessary to establish as criminal offences, when committed intentionally:

- (a) The use of physical force, threats or intimidation or the promise, offering or giving of an undue advantage to induce false testimony or to interfere in the giving of testimony or the production of evidence in a proceeding in relation to the commission of offences established in accordance with this Convention;
- (b) The use of physical force, threats or intimidation to interfere with the exercise of official duties by a justice or law enforcement official in relation to the commission of offences established in accordance with this Convention. Nothing in this subparagraph shall prejudice the right of State Parties to have legislation that protects other categories of public officials.

Article 32

Protection of witnesses, experts and victims

1. Each State Party shall take appropriate measures in accordance with its domestic legal system and within its means to provide effective protection from potential retaliation or intimidation for witnesses and experts who give testimony concerning offences established in accordance with this Convention and, as appropriate, for their relatives and other persons close to them.
2. The measures envisaged in paragraph 1 of this article may include, inter alia, without prejudice to the rights of the defendant, including the right to due process:
 - (a) Establishing procedures for the physical protection of such persons, such as, to the extent necessary and feasible, relocating them and permitting, where appropriate, non-disclosure or limitations on the

disclosure of information concerning the identity and whereabouts of such persons;

- (b) Providing evidentiary rules to permit witnesses and experts to give testimony in a manner that ensures the safety of such persons, such as permitting testimony to be given through the use of communications technology such as video or other adequate means.
3. States Parties shall consider entering into agreements or arrangements with other States for the relocation of persons referred to in paragraph 1 of this article.
4. The provisions of this article shall also apply to victims insofar as they are witnesses.
5. Each State Party shall, subject to its domestic law, enable the views and concerns of victims to be presented and considered at appropriate stages of criminal proceedings against offenders in a manner not prejudicial to the rights of the defence.

Article 36

Specialized authorities

Each State party shall, in accordance with the fundamental principles of its legal system, ensure the existence of a body or bodies of persons specialized in combating corruption through law enforcement. Such body or bodies or persons shall be granted the necessary independence, in accordance with the fundamental principles of the legal system of the State Party, to be able to carry out their functions effectively and without any undue influence. Such persons or staff of such body or bodies should have the appropriate training and resources to carry out their tasks.

Article 37

Cooperation with law enforcement authorities

1. Each State Party shall take appropriate measures to encourage persons who participate or who have participated in the commission of an offence established in accordance with this Convention to supply information useful to competent authorities for investigative and evidentiary purposes and to provide factual, specific help to

competent authorities that may contribute to depriving offenders of the proceeds of crime and to recovering such proceeds.

2. Each State Party shall consider providing for the possibility, in appropriate cases, of mitigating punishment of an accused person who provides substantial cooperation in the investigation or prosecution of an offence established in accordance with this Convention.
3. Each State Party shall consider providing for the possibility, in accordance with fundamental principles of its domestic law, of granting immunity from persecution to a person who provides substantial cooperation in the investigation or prosecution of an offence established in accordance with this Convention.
4. Protection of such persons shall be, *mutatis mutandis*, as provided for in article 32 of this Convention.
5. Where a person referred to in paragraph 1 of this article located in one State Party can provide substantial cooperation to the competent authorities of another State Party, the States Parties concerned may consider entering into agreements or arrangements, in accordance with their domestic law, concerning the potential provision by the other State Party of the treatment set forth in paragraphs 2 and 3 of this article.

Article 43

International cooperation

1. States Parties shall cooperate in criminal matters in accordance with articles 44 to 50 of this Convention. Where appropriate and consistent with their domestic legal system, States Parties shall consider assisting each other in investigations of and proceedings in civil and administrative matters relating to corruption.
2. In matters of international cooperation, whenever dual criminality is considered a requirement, it shall be deemed fulfilled irrespective of whether the laws of the requested State Party place the offence within the same category of offence or denominate the offence by the same terminology as the requesting State Party, if the conduct underlying the offence for which assistance is sought is a criminal offence under the laws of both States Parties.

Article 48

Law enforcement cooperation

1. States Parties shall cooperate closely with one another, consistent with their respective domestic legal and administrative systems, to enhance the effectiveness of law enforcement action to combat the offences covered by this Convention. States Parties shall, in particular, take effective measures:
 - (a) To enhance and, where necessary, to establish channels of communication between their competent authorities, agencies and services in order to facilitate the secure and rapid exchange of information concerning all aspects of the offences covered by this Convention, including, if the States Parties concerned deem it appropriate, links with other criminal activities;
 - (b) To cooperate with other States Parties in conducting inquiries with respect to offences covered by this Convention concerning:
 - i. The identity, whereabouts and activities of persons suspected of involvement in such offences or the location of other persons concerned;
 - ii. The movement of proceeds of crime or property derived from the commission of such offences;
 - iii. The movement of property, equipment or other instrumentalities used or intended for use in the commission of such offences;
 - (c) To provide, where appropriate, necessary items or quantities of substances for analytical or investigative purposes;
 - (d) To exchange, where appropriate, information with other States Parties, concerning specific means and methods used to commit offences covered by this Convention, including the use of false identities, forged, altered or false documents and other means of concealing activities;
 - (e) To facilitate effective coordination between their competent authorities, agencies and services and to promote the exchange of personnel and other experts, including, subject to bilateral agreements or arrangements between the States Parties concerned, the posting of liaison officers;
 - (f) To exchange information and coordinate administrative and other measures taken as appropriate for the purpose of early identification of the offences covered by this Convention.

2. With a view to giving effect to this Convention, States Parties shall consider entering into bilateral or multilateral agreements or arrangements on direct cooperation between their law enforcement agencies and, where such agreements or arrangements already exist, amending them. In the absence of such agreements or arrangements between the States Parties concerned, the States Parties may consider this Convention to be the basis for mutual law enforcement cooperation in respect of the offences covered by this Convention. Whenever appropriate, States Parties shall make full use of agreements or arrangements, including international or regional organizations, to enhance the cooperation between their law enforcement agencies.
3. States Parties shall endeavour to cooperate within their means to respond to offences covered by this Convention committed through the use of modern technology.

Article 49 ***Joint investigations***

States Parties shall consider concluding bilateral or multilateral agreements or arrangements whereby, in relation to matters that are the subject of investigations, prosecutions or judicial proceedings in one or more States, the competent authorities concerned may establish joint investigative bodies. In the absence of such agreements or arrangements, joint investigations may be undertaken by agreement on a case-by-case basis. The States Parties involved shall ensure that the sovereignty of the State Party in whose territory such investigation is to take place is fully respected.

Article 50 ***Special investigative techniques***

1. In order to combat corruption effectively, each State Party shall, to the extent permitted by the basic principles of its domestic legal system and in accordance with the conditions prescribed by its domestic law, take such measures as may be necessary, within its means, to allow for the appropriate use by its competent authorities of controlled delivery and, where it deems appropriate, other

special investigative techniques, such as electronic or other forms of surveillance and undercover operations, within its territory, and to allow for the admissibility in court of evidence derived therefrom.

2. For the purpose of investigating the offences covered by this Convention, States Parties are encouraged to conclude, when necessary, appropriate bilateral or multilateral agreements or arrangements for using such special investigative techniques in the context of cooperation at the international level. Such agreements or arrangements shall be concluded and implemented in full compliance with the principle of sovereign equality of States and shall be carried out strictly in accordance with the terms of those agreements or arrangements.
3. In absence of an agreement or arrangement as set forth in paragraph 2 of this article, decisions to use such special investigative techniques at the international level shall be made on a case-by-case basis and may, when necessary, take into consideration financial arrangements and understandings with respect to the exercise of jurisdiction by the States Parties concerned.
4. Decisions to use controlled delivery at the international level may, with the consent of the States Parties concerned, include methods such as intercepting and allowing the goods or funds to continue intact or be removed or replaced in whole or in part.

Although it lies outside the scope of this improvised survey to give a more comprehensive treatise on the legal applicability of the UN Convention against Corruption in this specific case, there's no doubt wise utilization of this and a couple other international conventions will provide the means necessary to remove and replace the present members of the Norwegian Government/Storting et al in a judicially acceptable manner.

On account of strong historical ties and significant linguistic/sociocultural similarities, it may be convenient to replace — inter alios — nowadays Norwegian Storting/Government/Supreme Court members with highly intelligent and reliable Swedes....and I faithfully believe international fora like — e.g — the **United Nations** and the **Council of Europe** should work systematically and fast toward indicated goal.

Oct 28 ha I officially demanded the Norwegian Prime Minister, Minister of Justice and several members of the Norwegian Supreme Court (inter alios)

summoned before a competent Court of Impeachment (cf Doc #9080)...and, as expected, Norwegian authorities immediately responded with new crimes and haughty provocations.

When it comes to the various crimes and harassments etc described in nearby UN report and corresponding documents (cf p 2), Norwegian authorities — nervously aware it'll be extremely hard to find as much as a single sane and uncorrupted psychiatrist/psychologist/judge/politician usw outside Norway not stamping their inordinate misconduct as violently psychotic and totally unacceptable — have collectively decided to deny all factualities and cover up their execrable offences as best they can (cf pp 9–10 &c). This preplanned flimflam represents no substantial hindrance in any case, whereas the putrid falsehood, ignoble low-mindedness and deep-seated criminal makeup are clearly written all over these state employed felons who'll be utterly unable to deceive or impress truly sophisticated, genuinely truth-seeking and highly intelligent/intuitive persons.

November 29, 2007

Wilh. Werner WINTHER

APPENDIX

Members of the Norwegian Storting AD 2005–

Stortinget

President: Mr JAGLAND, Thorbjørn **Vice President:** Mr HAGEN, Carl I

Lagtinget

President: Mr LØNNING, Inge **Vice President:** Mr LÅNKE, Ola T

Odelstinget

President: Ms BRØRBY, Berit **Vice President:** Mr BALLO, Olav G

Members:

- AASLAAND, Terje (Arbeiderpartiet)
- AASLAND, Tora (Sosialistisk Venstreparti)
- AGDESTEIN, Marianne Aa (Arbeiderpartiet)
- AKSELSEN, Olav (Arbeiderpartiet)
- AMUNDSSEN, Per-Willy (Fremskrittspartiet)
- ANDERSEN, Dag Terje (Arbeiderpartiet)
- ANDERSEN, Karin (Sosialistisk Venstreparti)
- ANDERSEN, Torbjørn (Fremskrittspartiet)
- ANUNDSSEN, Anders (Fremskrittspartiet)
- ARNESEN, Bendik H (Arbeiderpartiet)
- ASMYHR, Hans Frode K (Fremskrittspartiet)
- ASPAKER, Elisabeth (Høyre)
- ASPHJELL, Jorodd (Arbeiderpartiet)
- BALLO, Olav Gunnar (Sosialistisk Venstreparti)

- **BEKKEMELLEM, Karita (Arbeiderpartiet)**
- **BERGO, Magnar L (Sosialistisk Venstreparti)**
- **BJØRNFLATEN, Anne Marit (Arbeiderpartiet)**
- **BJØRNSTAD, Vidar (Arbeiderpartiet)**
- **BREDVOLD, Per Roar (Fremskrittspartiet)**
- **BREEN, Thomas (Arbeiderpartiet)**
- **BREKK, Lars Peder (Senterpartiet)**
- **BRENDE, Børge (Høyre)**
- **BRUSTAD, Sylvia (Arbeiderpartiet)**
- **BRØRBY, Berit (Arbeiderpartiet)**
- **BØHLER, Jan (Arbeiderpartiet)**
- **CHAUDHRY, Akhtar (Sosialistisk Venstreparti)**
- **CHRISTOFFERSEN, Lise (Arbeiderpartiet)**
- **DAHL, André O (Høyre)**
- **De RUITER, Freddy (Arbeiderpartiet)**
- **DJUPEDAL, Øystein (Sosialistisk Venstreparti)**
- **DUESUND, Åse Gunhild W (Kristelig Folkeparti)**
- **DØRUM, Odd Einar (Venstre)**
- **DÅVØY, Laila (Kristelig Folkeparti)**
- **ELDEGARD, Gunvor (Arbeiderpartiet)**
- **ELLINGSEN, Jan Arild (Fremskrittspartiet)**
- **ELVIK, Åsa (Sosialistisk Venstreparti)**
- **ENG, Sigrun (Arbeiderpartiet)**
- **ENGER, Inger S (Senterpartiet)**
- **ENGESET, Martin (Høyre)**
- **ERIKSEN, Dagrun (Kristelig Folkeparti)**
- **ERIKSSON, Robert (Fremskrittspartiet)**
- **FALDET, Eirin (Arbeiderpartiet)**
- **FLÅTTEN, Svein (Høyre)**
- **FOSS, Per-Kristian (Høyre)**
- **FOSTERVOLD, Kåre (Fremskrittspartiet)**
- **FREDRIKSEN, Jan-Henrik (Fremskrittspartiet)**
- **GILTUN, Vigdis (Fremskrittspartiet)**
- **GISKE, Trond (Arbeiderpartiet)**
- **GITMARK, Peter S (Høyre)**
- **GJUL, Gunn Karin (Arbeiderpartiet)**
- **GRANDE, Trine S (Venstre)**
- **GRIMSTAD, May-Helen M (Kristelig Folkeparti)**
- **GULLVÅG, Steinar (Arbeiderpartiet)**
- **GUNDERSEN, Gunnar (Høyre)**

- **GÅSVATN, Jon J (Fremskrittspartiet)**
- **HAGA, Åslaug (Senterpartiet)**
- **HAGEBAKKEN, Tore (Arbeiderpartiet)**
- **HAGEN, Carl I (Fremskrittspartiet)**
- **HAGESÆTER, Gjermund (Fremskrittspartiet)**
- **HALLERAKER, Øyvind (Høyre)**
- **HALVORSEN, Kristin (Sosialistisk Venstreparti)**
- **HANSEN, Eva Kristin (Arbeiderpartiet)**
- **HANSEN, May (Sosialistisk Venstreparti)**
- **HANSEN, Sigvald O (Arbeiderpartiet)**
- **HANSEN, Svein Roald (Arbeiderpartiet)**
- **HANSEN, Torbjørn (Høyre)**
- **HANSSEN, Bjarne Håkon (Arbeiderpartiet)**
- **HAUGEN, Arne L (Arbeiderpartiet)**
- **HEGGØ, Ingrid (Arbeiderpartiet)**
- **HELLELAND, Trond (Høyre)**
- **HENRIKSEN, Per Rune (Arbeiderpartiet)**
- **HILDENG, Britt (Arbeiderpartiet)**
- **HJEMDAL, Line Henriette H (Kristelig Folkeparti)**
- **HOKSRUD, Bård (Fremskrittspartiet)**
- **HOLMBERG, Kari Lise (Høyre)**
- **HOLMÅS, Heikki (Sosialistisk Venstreparti)**
- **HORNE, Solveig (Fremskrittspartiet)**
- **HUITFELDT, Anniken (Arbeiderpartiet)**
- **HØGLUND, Morten (Fremskrittspartiet)**
- **HØIE, Bent (Høyre)**
- **HØYBRÅTEN, Dagfinn (Kristelig Folkeparti)**
- **JACOBSEN, Bjørn (Sosialistisk Venstreparti)**
- **JAGLAND, Thorbjørn (Arbeiderpartiet)**
- **JAKOBSEN, Alf E (Arbeiderpartiet)**
- **JENSEN, Lena (Sosialistisk Venstreparti)**
- **JENSEN, Siv (Fremskrittspartiet)**
- **JOHANSEN, Irene (Arbeiderpartiet)**
- **JOHNSEN, Espen (Arbeiderpartiet)**
- **KHAN, Saera (Arbeiderpartiet)**
- **KJOS, Kari K (Fremskrittspartiet)**
- **KLEPPA, Magnhild M (Senterpartiet)**
- **KLUNGLAND, Rolf Terje (Arbeiderpartiet)**
- **KNUDSEN, Ulf Erik (Fremskrittspartiet)**
- **KNUTSEN, Tove Karoline (Arbeiderpartiet)**

- **KONGSHAUG, Leif Helge (Venstre)**
- **KORSBERG, Øyvind (Fremskrittspartiet)**
- **KOSMO, Silvia K (Arbeiderpartiet)**
- **KRISTIANSEN, Ivar (Høyre)**
- **KRISTOFFERSEN, Asmund (Arbeiderpartiet)**
- **KRISTOFFERSEN, Gerd Janne (Arbeiderpartiet)**
- **KVASSHEIM, Gunnar (Venstre)**
- **LANGELAND, Hallgeir H (Sosialistisk Venstreparti)**
- **LARSEN, Anne Margrethe (Venstre)**
- **LEIRSTEIN, Ulf (Fremskrittspartiet)**
- **LIEN, Tord (Fremskrittspartiet)**
- **LJUNGGREN, Anna (Arbeiderpartiet)**
- **LODE, Trond (Senterpartiet)**
- **LUDVIGSEN, Gunvald (Venstre)**
- **LUNDTEIGEN, Per Olaf (Senterpartiet)**
- **LYDVO, Hilde M (Arbeiderpartiet)**
- **LYSKLÆTT, Vera (Venstre)**
- **LØITE, Inger (Arbeiderpartiet)**
- **LØNNING, Inge (Høyre)**
- **LØVIK, Petter (Høyre)**
- **LÅNKE, Ola T (Kristelig Folkeparti)**
- **MANDT-BARTHOLSEN, Sonja (Arbeiderpartiet)**
- **MARTHINSEN, Marianne (Arbeiderpartiet)**
- **MICAELSEN, Torgeir (Arbeiderpartiet)**
- **MOE, Ola B (Senterpartiet)**
- **MYRLI, Sverre (Arbeiderpartiet)**
- **NAVARETE, Liv Signe (Senterpartiet)**
- **NESVIK, Harald T (Fremskrittspartiet)**
- **NIELSEN, Eva M (Arbeiderpartiet)**
- **NISTAD, Thore A (Fremskrittspartiet)**
- **NORDTUN, Tore (Arbeiderpartiet)**
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- **OPHEIM, Torfinn (Arbeiderpartiet)**
- **PEDERSEN, Helga (Arbeiderpartiet)**
- **PEDERSEN, Torny (Arbeiderpartiet)**
- **PETERSEN, Jan (Høyre)**
- **RAMIN-OSMUNDSSEN, Manuela (Arbeiderpartiet)**
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- **RIIS-JOHANSEN, Terje (Senterpartiet)**

- **RUDIHAGEN, Torstein (Arbeiderpartiet)**
- **RYAN, Inge (Sosialistisk Venstreparti)**
- **RYTMAN, Jørund (Fremskrittspartiet)**
- **RØYS, Heidi G (Sosialistisk Venstreparti)**
- **SAHL, Jan (Kristelig Folkeparti)**
- **SAMUELSEN, Alf Ivar (Senterpartiet)**
- **SANDAL, Reidar (Arbeiderpartiet)**
- **SANDBERG, Per (Fremskrittspartiet)**
- **SANDE, Erling (Senterpartiet)**
- **SANNER, Jan Tore (Høyre)**
- **SCHMIDT, Åse M (Fremskrittspartiet)**
- **SJØLI, Sonja Irene (Høyre)**
- **SKJELSTAD, André N (Venstre)**
- **SKJÆLAAEN, Rune J (Senterpartiet)**
- **SKULSTAD, Ivar (Arbeiderpartiet)**
- **SKUMSVOLL, Henning (Fremskrittspartiet)**
- **SOLBERG, Erna (Høyre)**
- **SOLBERG, Hill-Marta (Arbeiderpartiet)**
- **SOLHEIM, Erik (Sosialistisk Venstreparti)**
- **SOLHJELL, Bård Vegar (Sosialistisk Venstreparti)**
- **SOLHOLM, Lodve (Fremskrittspartiet)**
- **SOLVIK-OLSEN, Ketil (Fremskrittspartiet)**
- **SORTEVIK, Arne (Fremskrittspartiet)**
- **SPONHEIM, Lars (Venstre)**
- **STARHEIM, Åge (Fremskrittspartiet)**
- **STOKKAN-GRANDE, Arild (Arbeiderpartiet)**
- **STOLTENBERG, Jens (Arbeiderpartiet) (Arbeiderpartiet)**
- **STORBERGET, Knut (Arbeiderpartiet)**
- **STRØM, Tor-Arne (Arbeiderpartiet)**
- **STRØM-ERICHSEN, Anne-Grete (Arbeiderpartiet)**
- **STØRE, Jonas G (Arbeiderpartiet)**
- **SUND, Eirin Kristin (Arbeiderpartiet)**
- **SUNDSBØ, Dagfinn (Senterpartiet)**
- **SVENDSEN, Kenneth (Fremskrittspartiet)**
- **SYVERSEN, Hans Olav (Kristelig Folkeparti)**
- **SØREIDE, Ine Marie E (Høyre)**
- **SØRFONN, Ingebrigt S (Kristelig Folkeparti)**
- **TEIGEN, Dag Ole (Arbeiderpartiet)**
- **TENDEN, Borghild (Venstre)**
- **THOMMESSEN, Olemic (Høyre)**

- **THOMSEN, Ib (Fremskrittspartiet)**
- **THORKILDSEN, Inga Marte (Sosialistisk Venstreparti)**
- **TRETTEBERGSTUEN, Anette (Arbeiderpartiet)**
- **TYBRING-GJEDDE, Christian (Fremskrittspartiet)**
- **TØRRESDAL, Bjørg (Kristelig Folkeparti)**
- **VAKSDAL, Øyvind (Fremskrittspartiet)**
- **VALLE, Ågot (Sosialistisk Venstreparti)**
- **VALLERSNES, Finn Martin (Høyre)**
- **VEDUM, Trygve S (Senterpartiet)**
- **WICKHOLM, Truls (Arbeiderpartiet)**
- **WIDTH, Per Ove (Fremskrittspartiet)**
- **WOLDSETH, Karin S (Fremskrittspartiet)**
- **ØVERAAS, Eli S (Senterpartiet)**
- **ØYE, Signe (Arbeiderpartiet)**

The Norwegian Government Nov AD 2007

- Prime Minister:
Mr Jens STOLTENBERG (Arbeiderpartiet)
- Minister of Finance:
Ms Kristin HALVORSEN (Sosialistisk Venstreparti)
- Minister of Local Government and Regional Development:
Ms Magnhild M KLEPPA (Senterpartiet)
- Minister of Foreign Affairs:
Mr Jonas G STØRE (Arbeiderpartiet)
- Minister of Defence:
Ms Anne-Grete STRØM-ERICHSEN (Arbeiderpartiet)
- Minister of the Environment:
Ms Tora AASLAND (Sosialistisk Venstreparti)
- Minister of Petroleum and Energy:
Ms Åslaug HAGA (Senterpartiet)

- Minister of Development Cooperation:
Mr Erik SOLHEIM (Sosialistisk Venstreparti)
- Minister of Trade and Industry:
Mr Dag Terje ANDERSEN (Arbeiderpartiet)
- Minister of Transport and Communications:
Ms Liv Signe NAVERSETTE (Senterpartiet)
- Minister of Knowledge:
Mr Bård Vegar SOLHJELL (Sosialistisk Venstreparti)
- Minister of Labour and Social Inclusion:
Mr Bjarne Håkon HANSEN (Arbeiderpartiet)
- Minister of Justice:
Mr Knut STORBERGET (Arbeiderpartiet)
- Minister of Equality and Consumer Affairs:
Ms Manuela RAMIN-OSMUNDSEN (Arbeiderpartiet)
- Minister of Culture and Church Affairs:
Mr Trond GISKE (Arbeiderpartiet)
- Minister of Health and Care Services:
Ms Sylvia BRUSTAD (Arbeiderpartiet)
- Minister of Renewal:
Ms Heidi G RØYS (Sosialistisk Venstreparti)
- Minister of Agriculture and Food:
Mr Terje RIIS-JOHANSEN (Senterpartiet)
- Minister of Fisheries and Coastal Affairs:
Ms Helga PEDERSEN (Arbeiderpartiet)

A summary appendix to the 2009 edition of

FORMAL COMPLAINT

VS THE KINGDOM OF NORWAY

As for anno 2008, the scandalous and grossly criminal misconduct of Norwegian authorities throughout the year mirrors and substantially testifies to the sinister but most accurate portrayal found in **Formal Complaint vs the Kingdom of Norway*** (*FOCO) pp 196—197.

Whereas a precise and thoroughly verified description of the rotten and assuredly morbid terrorism waged by Norwegian (senior) civil servants already exist, it should be synoptically defensible to put forth a somewhat cursory presentation of a few main events taking place during 2008 and the first trisection of this year.

May 7—June 20, 2008:

On May 7 Document #9125 and corresponding enclosures (cf **Internet Documents by Wilh. Werner Winther*** – *INDO – and the separated document **Impeachment** found at www.scribd.com/wwerner778689) are formally handed over to the notoriously trustless and violently corrupted sheriff office in NO-Brattvåg.

As for this specific complaint/application and firmly based on broad/inimical experience with official corruption in general, I cherished no illusions whatsoever prosecuted authorities would comply with Norwegian law or otherwise fulfill their juridical obligations according to international covenants/regulations (cf Doc #9125, p 218)...and sure enough:

When I telephonically contacted the Norwegian Parliament archivist Ms Lene ANDREASSEN (AO) June 18, she was most astonished to discover Document #9125 and complemental attachments could be found absolutely nowhere in their – in other respects – tidy archives! Still somewhat bewildered, Ms Andreassen asked me to send a copy of Doc #9125 to her fax machine straightaway....and I did.

June 20 I had a new phone conversation with Ms Andreassen who declared she had received my fax sending and intended to place Doc #9125 before Mr Thorbjørn JAGLAND* and/or Mr Inge LØNNING* (*presidents of the Norwegian Parliament/Lagting, respectively – cf FOCO p 211) that afternoon.

It should surprise nobody harboring even a slightly realistic conception of the execrable corruption suffusing the Norwegian state apparatus to learn that heretofore – ie April 16, 2009 – **nothing** has been heard from Norwegian authorities in this matter since June 20, 2008...!

An interesting parallel to this established “shut-up-like-a-clam-policy” and “keep-up-your-appearance-tactic” has been described in INDO, p 35 (cf Doc #377, entry of Aug 26, 2000 ib).

August 26, 2008:

The low-tension distribution lines supplying electricity to my private house in Åsen 4, NO-Brattvåg, are physically disconnected by representatives of the highly questionable company Nordvest Nett AS.

While Nordvest Nett AS underhandedly talked their planned sabotage operation over with my local authority and government employed enemies, no forewarning whatever was passed on to me...of course!

Nordvest Nett AS later attempted to justify the vandalism by referring to an electricity bill I neither had paid nor by any manner of means had been informed about. When it comes to the bill, per se, it quickly – and not unexpectedly – turned out to be at least three times higher than my actual power consumption warranted...!

With reference to this foul-smelling matter, it should be emphasized that Norwegian police officers – doubtlessly with the diabolic blessings of the Norwegian government/Storting et al – maliciously has manipulated my power supply accommodations for years as a means of, e.g, sabotaging electric articles and inducing exorbitant expenditures (cf INDO Doc’s ##7084, 9257 and 9311 &c).

Moreover, one call attention the off-putting fact a boom truck belonging to Nordvest Nett AS has been employed in order to facilitate second/third/top floor Cobweb-installing* (*cf FOCO pp 105, 106, 109 and 111, item INDO pp 105—106 [Doc #3217] etc) – this company is evidently involved in aggravated criminality and human rights violations advocated and aggressively carried out by Norwegian authorities, and should be intensely distrusted!

August 28, 2008:

In the middle of the night my neighbor in Åsen 7 (Brattvåg) – Mr Ingolf Peder ABELSETH* (*cf INDO Doc #5817, p 126) – rapidly develops potentially life-threatening glossopharyngeal edema as a result of intoxication brought about by

Norwegian officials, and his emergency travel to a nearby hospital is dangerously impeded by a number of unusual occurrences.

August 29, 2008:

A comprehensive application for political asylum is formally handed in outside Norwegian borders.

This entry may be subject to future amplifications.

September 05, 2008:

The low-tension distribution lines and corresponding supply point are reconnected by representatives of Nordvest Nett AS – cf entry of Aug 26, 2008.

This entry may be subject to future amplifications.

September 09, 2008:

An unknown man associated with Norwegian authorities telephonically annoys Mr Ingolf Peder ABELSETH* (*cf INDO Doc #5817, item entries of Aug 28 2008, Sep 15 2008, Oct 22 2008, Nov 06 2008, Nov 07 2008, Nov 08 2008, Dec 05 2008 and Mar 03 2009) who refuses to talk with him.

September 15, 2008:

This night an explosive fire destroys the detached house privately owned and inhabited by a married couple related by blood to Mr Ingolf Peder ABELSETH* (*cf INDO Doc #5817, item entries of Aug 28 2008, Sep 09 2008, Oct 22 2008, Nov 06 2008, Nov 07 2008, Nov 08 2008, Dec 05 2008 and Mar 03 2009) – the husband dies in the flames, but his moderately injured and more energetic wife escapes.

Said couple and one of their sons guested Mr Abelseth habitually, and one of their granddaughters befriends Ms Kjørsti Elida GUSECK* (*cf INDO, Doc's ## 7084 and 8017) as well as the latter's mother. Mentioned granddaughter also, a few days before the fire, visited Mr Abelseth in order to rent an apartment in his house.

In the afternoon, when described fire had been extinguished, Mr Sigmund Martin EKREM* (*cf INDO, Doc's ##214 and 1536 &c) – next-door-neighbor of the burnt-out-ruins – decided to inspect the optical smoke alarm/detector affixed to the ceiling in the hall next to his kitchen and sitting room....and immediately discovers someone very recently – probably the day before – has removed/stolen his only security device!

Now – to cut the matter short; we strongly believe Mr Ekrem's smoke alarm/detector was stolen by the same Norwegian Police "Security" Service officers burglarizing the burned house less than 14 hours before the actual fire broke out, and we're absolutely convinced indicated police officers are perfectly identical with two of the slimy psychopaths terrorizing Mr Abelseth and myself...!

Furthermore one believe we're dealing with most willful and **aggravated arson**, and emphasize that the Norwegian Police "Security" Service has under-the-table access to a number of incendiary systems and – vg – acid/water/sugar based ignition/delay mechanisms leaving no documentable traces.

October 21, 2008:

A few applications for political asylum are formally/personally submitted to embassies in Oslo.

This entry may be subject to future amplifications.

October 22, 2008:

Mr Ingolf Peder ABELSETH* (*cf entry of August 28, 2008) has repetitively/telephonically been harassed by an unknown man somehow associated with Norwegian authorities.

November 06, 2008:

Mr Ingolf Peder ABELSETH* (*cf INDO Doc #5817, item entries of Aug 28 2008, Sep 09 2008, Sep 15 2008, Oct 22 2008, Nov 07 2008, Nov 08 2008, Nov 24 2008, Dec 05 2008 and Mar 03 2009) has been invited to dinner by his officially appointed support person, Mr Kjell KALVØY (NO-Brattvåg).

Mr Abelseth is away from his home several hours today, and psychopathic officials seizes the opportunity to – once again – break into his private dwelling house in Åsen 7, Brattvåg.

November 07, 2008:

Mr Ingolf Peder ABELSETH* (*cf INDO Doc #5817, item entries of Aug 28 2008, Sep 09 2008, Sep 15 2008, Oct 22 2008, Nov 06 2008, Nov 08 2008, Nov 24, 2008, Dec 05 2008 and Mar 03 2009) shows the first symptoms of the recurrent poisoning continuing till his death about four months later.

November 08, 2008:

I was making for my own home in Åsen 4 when I – at 07:45 PM – recognized that the light had been switched on in the untenanted and normally empty basement in Åsen 7, Brattvåg (I had visited corresponding house half an hour ago, and positively knew the actual light in the laundry room had been turned off when I left).

A speedy investigation testified to the fact somebody had entered and left the basement through a locked and practically unused door a few minutes earlier.

On the first floor Mr Ingolf Peder ABELSETH* (*cf INDO Doc #5817, item entries of Aug 28 2008, Sep 09 2008, Sep 15 2008, Oct 22 2008, Nov 07 2008, Nov 24 2008, Dec 05 2008 and Mar 03 2009) – the only resident and owner of the house – peacefully watched television completely unaware someone just had broken into his dwelling (Mr Abelseth was born in 1918, and depended on a walking chair and hearing aids – in the course of the year he had, with great efforts, entered the basement only once).

Well, booby-trapped/contaminated or not – for safety's sake I decided to steer clear of the basement for a couple of days...!

November 24, 2008:

Mr Ingolf Peder ABELSETH* (*cf INDO Doc #5817, item entries of Aug 28 2008, Sep 09 2008, Sep 15 2008, Oct 22 2008, Nov 07 2008, Nov 08 2008, Dec 05 2008 and Mar 03 2009) is somewhat disquieted this afternoon, because in the morning – around 08:00 AM – he'd discovered a great number of huge footprints in his private garden.

It had snowed quite a bit between 02 and 03 AM that night, and the tracks left by the paper boy about 05:15 AM had partially destroyed some of the intruder's larger/deeper footmarks....so, as the latter prints was covered by a thin snow layer, the uninvited guest had prowled around **just before 03:00 AM** studying the basement windows in Åsen 7, Brattvåg!

