

Lawyer Peter Stassen on fire at the Amsterdam Court of Appeal

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Peter Stassen in the Amsterdam Court of Appeal | ©mkfotografie

“Epstein files prove that a malicious elite wants to exterminate the world population”

A satanic elite with a mafia code of silence, opponents imprisoned or murdered, vaccines promoted using propaganda methods straight out of Goebbels' playbook. Lawyer Peter Stassen, who was on fire, used strong words last Monday during an appeal hearing at the Amsterdam Court of Appeal to explain to the judges why 'his' expert witnesses must be heard under oath in the coronavirus vaccine lawsuit against Bill Gates, Mark Rutte, and a

host of other key players from the corona era. In doing so, he drew upon the much-discussed Epstein files. “Today we are hearing a case of global importance.”

The appeal case in Amsterdam is part of an overarching mega-trial that began on July 14, 2023, with a summons in so-called substantive proceedings against the Dutch State and key players from the coronavirus period, including billionaire Bill Gates, Pfizer CEO Albert Bourla, former Prime Minister Mark Rutte, then Minister of Health Hugo de Jonge, and twelve others. Lawyers Arno van Kessel and Peter Stassen did this on behalf of seven clients, one of whom has since passed away, who claim to have suffered serious health damage as a result of the mRNA injections and hold the aforementioned parties personally liable for this.

Almost three years later, this main proceedings has yet to begin, but the story already features a series of twists that would not be out of place in a thriller. For instance, American professor Francis Boyle, an authority on bioweapons legislation, died suddenly on January 30, 2025, at the age of 74, shortly after it became known that he intended to testify before Dutch judges that the COVID-19 mRNA vaccine is a bioweapon. “He was healthy and was likely murdered,” Stassen said regarding this during last Monday’s hearing. A second major twist followed in June 2025, when Van Kessel was taken from his bed by an arrest team and detained on suspicion of preparing a terrorist attack, although the Public Prosecution Service has failed to produce any hard evidence for this to this day. After more than 250 days in pre-trial detention, Van Kessel was finally allowed to leave Vught prison two weeks ago to await the trial at home with an ankle monitor, but in the meantime, his license has been revoked, leaving Stassen on his own.

In the meantime, Stassen wanted to add statements from five international experts to the proceedings who can substantiate that the mRNA vaccines are “indistinguishable from a bioweapon.” These are psychotherapist Joseph Sansone, former pharmaceutical executive Sasha Latypova, researcher Katherine Watt, former Pfizer executive Mike Yeadon, and former top US civil servant Catherine Austin Fitts. Two of them had come to Amsterdam to attend the hearing from the gallery. Sansone bases his argument on the sworn statement of the late Professor Boyle, the core of which is that the mRNA injections contain derivatives of illegal military *gain-of-function* research. Latypova argues that COVID-19 mRNA injections have been officially recognized as *Dual Use Technology*, meaning they can have both medical and military applications.

According to Stassen, the defendants' lawyers are trying with all their might to keep these experts out of the court. “Last year I submitted their written statements to the court,” he explains to De Andere Krant, “but these documents can be quite easily set aside by the opposing party. That changes completely when the experts give sworn statements before the court and answer questions from the judge. As a result, you get a report of which the judge says: this is the expert opinion that was arrived at during the trial. That carries much more probative weight than the written documents.”

Last year, however, the District Court of the Northern Netherlands rejected the request to have the five expert witnesses heard under oath. The appeal against that decision was heard in Amsterdam last Monday, March 9. Stassen did so on behalf of three new clients with vaccine damage who also believe that the vaccines are a biological weapon.

In a fiery hour-long speech, during which you could hear a pin drop in the packed stands, he argued that the Covid-19 pandemic was not a spontaneous event, but part of a global conspiracy he *calls Covid-19: The Great Reset*. In doing so, Stassen listed “facts of general knowledge” about the corona period that have been admitted by official bodies.

Covid-19 was never more than a mild flu, as confirmed by the WHO, among others, “so why administer injections to the entire world population that offered no effective protection against infection?” Stassen wondered. The latter was already known in 2022, as evidenced by leaked protocols from the RKI Krisenstab, the German counterpart of the OMT. “It is therefore a well-known fact that the official Covid-19 narrative is incorrect and that all campaigns with 'you do it for someone else' are based on nothing but deception.” The use of the PCR test was also flawed, because this test cannot detect infections, “which has been repeatedly stated publicly by its inventor, Nobel laureate Kary Mullis.”

To these and other arguments that Stassen had already put forward during previous hearings, he added an entirely new dimension: “You have surely heard of the Epstein files,” he told the judges. “There is no escaping that. Without any form of speculation or uncertainty, the contents of those files establish the following: there exists a globally organized evil elite.” According to Stassen, it is also certain that Epstein played a central role in this: “Mr. Epstein is a self-proclaimed transhumanist, someone who has no regard for the creation of man, unless he belongs to the moneyed aristocracy. On the orders of his superiors, Epstein shapes the transhuman agenda, which is largely formed by the desire to exterminate the world population to a large extent. This agenda is a significant part of the Great Reset agenda of which the defendants are executors.”

Stassen explained to the judges how Jeffrey Epstein mediated between Bill Gates and the American JP Morgan bank to set up a financial system aimed at making money from vaccines. “The trigger mechanism in the complicated and shady financial construct was the number of 'PCR deaths,' which makes it clear now why the defendants, as implementers of the Covid-19: The Great Reset project, pushed through the PCR test. The planned Covid-19 crisis with sufficient 'PCR deaths' was a condition to enable the planned financial gain and therefore did not occur by chance.”

The judges listened to Stassen's explanation with stern faces; the lawyers for the opposing parties — who were not present themselves — did not deign to respond to it substantively.

“We are simply witnessing a desperate attempt by the defendants here to keep the debate closed,” Stassen concluded. “How is it possible that they still maintain the position that there is no malevolent elite, while everything is on the table—millions of pages! It is not normal that this is still being denied. In that context, what is happening here today is absolutely scandalous.”

Following the hearing, the Recht Op Recht Foundation held a press conference in an Amsterdam restaurant, where the mainstream press was conspicuously absent. “Mainstream media have failed to show up again, but fortunately real journalists did turn up,” said Stassen to the cameras, phones, and microphones pointed at him by some twenty citizen journalists.

There was another person who was conspicuously absent: Arno van Kessel. The question of whether his former colleague, now that he is free, is playing a role again in the COVID vaccine lawsuit visibly embarrassed Van Stassen: “I never respond to questions about Van Kessel and I am not doing so today either.” Later, he explained to De Andere Krant: “I am under a magnifying glass and have to watch my words extremely carefully outside the courtroom. The formal situation is that Van Kessel is no longer a lawyer and no longer plays a role in this case. That position may sound unsympathetic, but it is professional.” Nevertheless, the press conference ended on a collegial note from Leeuwarden. Abe Dijkstra, chairman of the Recht op Recht Foundation, concluded with: “Arno Van Kessel just sent us a message letting us know that he followed the court hearing via the livestream and that he is super proud of Peter.”

The court will deliver its verdict on April 9.