



“The SQP-ICC legal context could be the most powerful existing defense to preserve the world’s greatest ecosystems & environments, where governments & judicial systems pursue private & corporate profit, in priority protecting the planet and people.”

Brought to life faster with your support for the ‘**International Criminal Court for Sustainability**’ & the ‘elements of the crime’ text amendment required for ‘**equal protection of all life groups**’

Miriam Clements.

[Sustainable Quality Premium](#)



The campaign
VICTORY WORLD

Campaign founded & curated by



The only existing international law that defines industrial destruction and contamination of ecosystems as illegal, with the power to order and enforce penalties upon individual decision-makers; thus directing the culture of investment and development toward sustainability.

On September 15th 2016, five years after identifying this law possible, the court announced this environmental destruction SQP-ICC argument to be valid.

INTERNATIONAL CRIMINAL COURT [FOR SUSTAINABILITY]

The SQP-ICC legal context brings to life an existing law, with the power to prevent and halt thousands of industrial developments and operations that are causing devastation to people and the planet.

The SQP-ICC context provides one of the most powerful and direct mechanisms to force the world's transition to clean industry, prevent impending harm and force accountability upon those advancing substantial destruction.

Support our active facilitation of the only existing legal mechanism with the power to force the compromise of power and profit, for the benefit of human and environmental health.

* Join the commitment to request that the ICC and UN vote for an amendment to the Rome Statute 'Interpretation text', which would extend the protection offered by the SQP-ICC context, to all life groups, including coral reefs and rainforest ecosystems; creating the only law that offers these ecosystems international protection through criminal penalties.

* Join the commitment to request that the ICC and UN formalise the ICC extension for sustainability cases, as an 'International Criminal Court for Sustainability' with existing law within the SQP-ICC context of the Rome Statute, to immediately apply.

[view previews](#)



[Read more...](#)



Victory
Amazon



Campaign Development

[Children across the Amazon begin to give the signal for this law to protect them]





Get Involved

The first SQP-ICC Case lodged with the International Criminal Court was Victory Amazon, which focused on stopping the Belo Monte and Tapajós hydrodams. The court invited a detailed evidence submission on September 6th 2013.

[Read more...](#)

BE A LEGAL OR SCIENTIFIC EXPERT, researcher or contributor, TO SUPPORT THE EVIDENCE PROFILE

*Each contributor is credited

DOWNLOAD THE VICTORY AMAZON PROMOTIONAL FLYER TO SHARE ON SOCIAL MEDIA

*Spread the word about a legal case to stop the Belo Monte dam

PROMOTE * LOBBY VICTORY AMAZON AWARENESS + SUPPORT for this rainforest case IN YOUR LOCAL AREA

*Talk with us about your plans

GIVE THE HAND SIGNAL OF VICTORY AMAZON AS FEATURED, TO SHARE ON SOCIAL MEDIA

*Click to see the sign given by famous faces of the campaign.

LIKE VICTORY AMAZON ON FACEBOOK and SHARE for AWARENESS + SUPPORT

*Click to visit the facebook page

DONATE TO SUPPORT THE OF VICTORY AMAZON LEGAL AND CAMPAIGN TEAM BECOME LARGER & LOUDER

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Victory Amazon - SQP-ICC case

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Campaign

Victory Amazon | Victory Australia | Victory Arctic



Defending our coral reefs with the international law that holds corporate and government decisionmakers criminally liable for advancing ecosystem destruction for private economic benefit within the ordinary course of events



The VICTORY AUSTRALIA campaign is developing the detailed evidence profile to submit to the ICC [International Criminal Court], that will advance the case profiled to the prosecutors office in 2014, to protect the Great Barrier Reef from industrial destruction.





SQP submits an argument against ROYAL DUTCH SHELL DIRECTORS TO THE INTERNATIONAL CRIMINAL COURT applying the SQP-ICC context extracted from the Rome Statute to prevent SHELL drilling for oil in the ARCTIC

Author: Miriam Clements of Sustainable Quality Purpose [SQP]
www.sustainablequalitypurpose.com | www.victoryarctic.com
 contact : miriam.clements@sustainablequalitypremium.com

The Office of the Prosecutor of the International Criminal Court has acknowledged receipt and review of the Victory Arctic case profile on June 15th 2015.

[View the Prosecutor's Confirmation of Review](#)

On Tuesday June 3rd, 2015, Miriam Clements submitted an argument to the International Criminal Court, that applies the SQP-ICC context from the Rome Statute, to charge the directors of ROYAL DUTCH SHELL with personal criminal liability, for intending and attempting to inflict conditions of life upon the Arctic people, that will bring about their physical destruction, in whole or in part; with awareness of both the circumstance and consequence of harm they inflict.

This case profile submission to the court, launches the 'Victory Arctic' campaign, which offers perhaps the final chance to legislatively prevent Shell from drilling for oil in the Arctic; due to otherwise begin within 5 weeks of this case submission to the court.

In accordance with the Rome Statute, the Office of the Prosecutor must analyse all information submitted in order to determine whether the rigorous criteria of the Statute are satisfied.

Once a decision is taken whether or not there is a reasonable basis to proceed with an investigation, the Office will promptly inform 'Sustainable Quality Purpose' [SQP] of the courts decision.

VICTORY ARCTIC

Prevented Shell from drilling the Arctic

The SQP-ICC context holds the directors criminally liable

DONATE YOUR TIME - Law, Science, PR, etc...

INDIVIDUALS ALLEGED with PERSONAL CRIMINAL LIABILITY



Charles O. Holliday
Chairman



Hans Wijers
Deputy Chairman and
Senior Independent



Ben van Beurden
Chief Executive Officer



Simon Henry
Chief Financial Officer



Guy Elliott
Non-executive Director



Euleen Goh
Non-executive Director



Gerard Kleisterlee
Non-executive Director



Sir Nigel Sheinwald ...
Non-executive Director



Linda G. Stuntz
Non-executive Director



Patricia A. Woertz
Non-executive Director



Gerrit Zalm
Non-executive Director



Michiel Brandjes
Company Secretary

the world's
governments
declare new law
at COP21, Paris, 2015

DIRTY INDUSTRY NOT FOR PROFIT

Business will no longer profit from operations causing environmental or humanitarian contamination, pollution or destruction that is large-scale, widespread or severe
GDP calculations will exclude value derived from harm

Conversion to sustainable industry will become the global mechanism to retain private profit and public power with benefits compelling destructive industry eliminated

Governments will redirect dirty industry profits to finance clean industry transition, which will prevent thousands of humanitarian crisis's due from developments progressing

Cop21 currently intends to increase taxes to pay for damage that dirty industry will continue to cause without legislative limitation
Legislating Dirty Industry 'Not for Profit' will eliminate the harm

... otherwise who will we become



Air pollution

Land
destruction

Water
contamination

**May the Leaders
of Great Nations
Fall before the Death
of another Syrian Child**

The legal argument written by Miriam Clements, Director of SQP, applying the Rome Statute of the International Criminal Court to argue the judicial power to force an end to the Syrian War and force the financial accountability of the beneficiaries of the war - was accepted by the court for review on August 16th 2016.
To make war non-profit is a possibility that no-one has previously argued this law can achieve - to motivate an end to the war

THE SQP LEGAL ARGUMENT
NOW UNDER REVIEW BY THE
WORLDS HIGHEST COURT
TO END THE SYRIAN WAR
AND SEIZE THE PROFITS OF
THE ARMS AND RESOURCE
TRADE – FOR THE BENEFIT
OF THE VICTIMS – WHICH
WILL PROVIDE A BUDGET
FOR REFUGEES TO RECOVER
AND REBUILD THEIR LIVES

We await the courts decision to transition to investigation and trial

What if all of our fuel & electricity came from a small processing unit located down the street.

What | Why | How



ENERGY
Eminence

The curation of a fuel, electricity, waste & water evolution.

[Donate](#)

& multiple installations of these units provided all the fuel & electricity needs for entire cities.



Allowing self-sufficient generation of energy, within small-scale, adjacent groups, with no harm to the environment.



This new independent, decentralized route to market for energy, rapidly spread around the world to replace the traditional central grid electricity & fossil fuel markets.



With each 'micro' generation unit hosting a grid of integrated energy technologies that harness power through artificial photosynthesis, water, plant material, rubbish & sewage waste & biological cells; into electricity & E100 Ethanol, biobutenol & hydrocarbon fuels.

Centrally connected online by a supervised Virtual Power Plant that switches between fuel & electricity output, according to needs, for a complete solution.



Rubbish Waste
Organics to E:100 ethanol or biobutenol fuel & Plastic to diesel
ELIMINATES LANDFILLS

Sewage Waste
disinfected & converted to electricity

Algae
to fuel or electricity

Water Hydrogen Fuel Cells
to fuel or electricity

Solar Fuel Cells by Artificial Photo Synthesis
to fuel or electricity

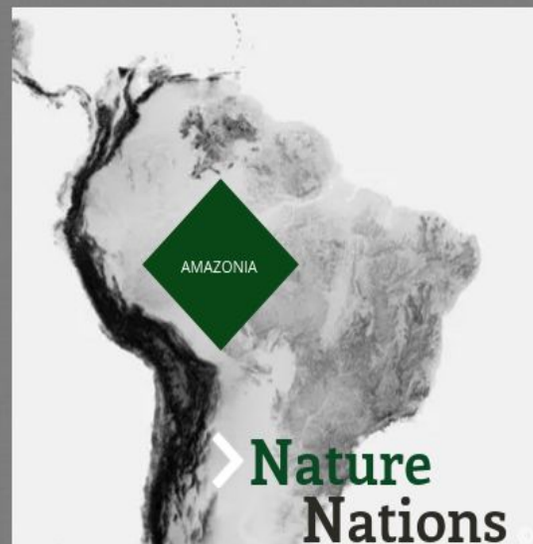
Microbial Fuel Cells
to electricity

Electro Activation Water Purification
utilizing a frequency to restructure the water.

& the world's new energy industry profit financed free healthcare for every living being

The law of nature is self evident.
The rights of the ancestral people to autonomously govern their lands,
in protection of nature, the same.

NEXT



a new nation state

Ancestral guardians of the rainforest declare sovereignty over their sacred territory as the Confederation of Indigenous Tribes, who codify their ancient belief system to govern the rainforest as a sanctuary for life, realised through a wisdom economy

"A sacred territory, revered as a sanctuary for life, in all it's manifestations. A co-existence in harmony between nature and people. Embodied with co-operation and mutual support, a powerful indigenous leadership of spiritual and cultural cohesion, will give internal strength, external presence and international governance. A land where identity, unity, spirituality and culture is valued. A nation lead by the ancestral people of the Amazon, may become renowned, loved, respected and admired, nationally and across the world"



Kazike Taita Querubin Queta Alvarado

JAGUAR MAN

Spiritual Leader of the Amazon Rainforest

Master of the jungle
Guardian of the spirit world
Leader of Humanity
Shaman of medicines
Teacher of ancient wisdom
Keeper of life's mysteries
Protector of nature
Divinity for the living
Healer of souls

When the night falls,
only a divine living soul
can transform into the most
powerful spirit of the jungle
as the JAGUAR MAN
entering the spiritual realm of wisdom
to heal the souls of other

'AMAZONIA' – Indigenous lands constitute a nation state

The Montevideo Convention, signed at Montevideo, Uruguay, on December 26th 1933, during the Seventh International Conference of American States.

Codified the declaration of statehood as accepted into customary international law on December 26, 1934; Registered in League of Nations Treaty Series on January 8, 1936.

In accordance with Article 1 of the Montevideo Convention, the Confederation of Amazonia qualifies as a state:

1. a defined territory,
2. a permanent population,
3. a confederate government
4. the capacity to enter into relations with other states.

In accordance with Article 3 of the Montevideo Convention, the political existence of the Confederation of Amazonia as a nation-state is **independent of recognition by the other states. Even before recognition, the state has the right to defend its integrity and independence, to provide for its conservation and prosperity, and consequently to organize itself as it sees fit, to legislate upon its interests, administer its services, and to define the jurisdiction and competence of its courts.**

'AMAZONIA' – Inadequacy is not grounds for delay

- Transfer of power must be immediate and unreserved

On 15 December 1960 the United Nations General Assembly adopted United Nations General Assembly Resolution 1541 [XV].

Article 3 importantly provided that an inadequacy of political, economic, social or educational preparedness, should never serve as a pretext for delaying independence. This article relevantly determines that any inadequacy perceived, is not grounds for the international rejection of the nation state of Amazonia.

On 14 December 1960, the United Nations General Assembly adopted the United Nations General Assembly Resolution 1514 (XV), titled the Declaration on the Granting of Independence [to Colonial Countries and Peoples],

Article 5 it states that immediate steps shall be taken in Trust and Non-Self-Governing Territories, or all other territories, which have not yet attained independence, to transfer all powers to the peoples of those territories, without any conditions or reservations, in accordance with their freely expressed will and desire, without any distinction as to race, creed or color, in order to enable them to enjoy complete independence and freedom.

The power to protect the Rain-forest, lies entirely with the rights of the indigenous people under international law

Yet the indigenous are entirely exploited, oppressed and impoverished by all those who surround them.

The indigenous speak of various forms of exploitation, including;

- NGO's promoting their image and stories, raising millions and not sharing the money with them.
- Other NGO's raising donations to genuinely help them but treating them as children and determining the allocation of funds.
- National laws which prohibit them earning money as a people.
- Government, oil and mining companies bribing them but providing their only available access to money, in order to secure deals OR alternatively, when opposed, the development consortium actors kill, rape, militarise, intimidate and force their displacement - literally bulldoze their homes - to ensure development advances.
- People stealing their ancient spiritual rituals such as Ayahuasca and running international ceremonies, stealing their pharmaceutical plants without paying royalties and taking their resources.

The indigenous need to be financially empowered to sustainably develop with their incredible value as the world's guardians of the rain-forest 'recognized', so that they are not vulnerable to exploitation bribes and can afford to act in accordance with their ancient belief system to protect the rain-forest.

This requires all the forms of exploitation to be legally challenged.

I have different complaints based on the three international legal mechanisms that i have identified exist to resolve this problem.

The International Criminal Court is proving itself UNABLE to act with the speed required of the responsibility to 'prevent the crime'.

The national judicial systems are all almost entirely corrupt in favor of economic development at whatever cost.

The United Nations has laws, rules and conventions capable to offer protection but prove themselves UNWILLING to act,

With the staff and administrators within the UN organisation, openly declaring that they represent government interests,

As such, supporting the objectives that bring about most of the destruction

Which is why i launched my most recent campaign

We need a governance revolution

Donate



Vote for a new Direction at the United Nations

REVOLUTION

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