

COMPLAIN LETTER

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High Council of Justice

Ijzerenkruisstraat 67
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Dear members of the Council ,

I wish to bring to you the last year of my family life. Trusting and hoping: there is more people that care!

I. **School**

All of it began in September 2018. My son Ethan 6y/o at that time was bullied by some of his classmates. After talking with the principal and Ethan's teacher i left the school reassured that the principal will have conversation with the kids it will be ok.

I was wrong ! It got worse...

The next day I went to pick him up from school and he had bruises on his face and body. I didn't know what else to do besides asking the police office in Leuven to help me. What I did in attempt to protect my son was taken personal by the school and it seem will destroy us .

End of November'18 the principal went to the police of Rotselaar and filled in untruthful complain against me. Because of it, everything went down hill for me and my son. I'm Bulgarian citizen, the system here wasn't that well known to me.

II. **OCJ**

January 2019 I received letter from the Public Prosecutor Services requesting from me to contract **OCJ**. I couldn't understand why. I asked the school if they knew anything about it. The principal juf Evy told me they wouldn't know why. **CLB** was there too, also did not know why.

I believed it was the truth!

The meeting with **OCJ** it was very disappointing and threatening experience for me. I wasn't given the chance to explain myself or given a chance to understand what is happening and what should I do to make sure Ethan is safe. The sentence I did not feel comfortable with in the beginning by the end of the conversation I was afraid of:

“We need to have conversation with Ethan alone “

Did not make sense to me why I can not be there with him. The way things were happening I couldn't entrust my son to stranger's that I was afraid of. I told to the Team leader that I'm ok if they talk to the school, speech therapist, the therapists of my son if that would be helpful. **CLB** and my adviser from **MSOC** were with me confirming there is no reason for such a pressure. I invited them to come at my home several times so I can get to know them and understand the system before i can decide. Nothing was an option Only talking with him alone. That wasn't an option for me.

In the afternoon I called Christof Luyts **CLB** and ask if it would be ok for him to be with Ethan during the conversation, it wasn't an issue for him, he called **OCJ** asking if that would be an option.

We were too late. The file was sent back to the Public Prosecutor.

III. SDJ

From this point forward the fear and the pressure I experienced, took hold on Ethan as well. It was inevitable!

March'19 he began stuttering which of course maked his daily life in school unbearable. Till then the bullying was physical.. it went to mental and emotional hurtful humiliation. Every single day from then it was our personal living hell created for us from people claiming that what they wanted is:

“best interests of my child”

I did not see it that way. Every single person we encountered on the way to here did their part as result of ; **Ethan got hurt**. It was sadness, pain and unwillingness to go on... Every day my heart was shattered on million pieces by his struggle.. And there was nothing I could do to help him .

At that point my rights as a mother were taken away. I had only responsibilities. I hated that situation and I hated myself due to the fact that I failed to protect him.

The guilt and the embarrassment to look my son in the eyes took hold on me... I tried to explain once again this time to Shanna Van der Haeghen, that if the school didn't frame me she wouldn't know Ethan existed.

Although she saw I was framed she didn't care. Instead she began to look for other reasons to tell me where I felt as a mother and that I wasn't good enough to take care of my son. At that point she went back at 2017 saying that Ethan previous school said that Ethan is behind, having problems with expressing him self, and with the fine motoricks.

That wasn't news to me

I knew that before the school. It took me 2 months chasing Ethan teacher to have conversation with her . I was concerned and needed her opinion. It never happened.

I found out through friends and Google about **CLB** . It took extra 2 week before they got back to me. By that time I already had spoken with speech therapist and had appointment. I did forwarded the emails between me and the **CLB** (Bosstraat Wilsele Putkapel) to Mrs. Van der Haeghen + I went to Haacht and got letter from the kinesis I took Ethan back in June'17. The 2 kinesiologist told us he does not need therapy

In September'18 I had conversation with Christof Luyts **CLB** because I didn't think Ethan can keep it up in regular school, I asked his advice. He thought best way is to put him on the waiting list of **COS**. I agreed. Mr. Luyts subscribe Ethan on the waiting list.

I had to go on my first appointment with Shanna Van der Haeghen, which took place on 03/04/2019 in the building of **SDJ**. Ethan had stomach flu which is why I had him with me. As we arrived I asked Mrs. Van der Haeghen if they have someone to look after him while we discuss. She told me not to worry and showed me the room where my **attorney Rector Lisalotte, CLB- Christof Luyts** and **MSOC- Veerle Bex** were waiting for me. Mrs. Van der Haeghen came in the room and told me that Ethan is ok and safe. I trusted it was so after all that is what she supposed to do, make sure the kids are safe!

I was wrong , trusting again!

Ethan was in the room across the room we had the conversation for over an hour (door's were mat glass with about 2cm opening on both sides up and down) As you can predict all possibilities and outcomes were discussed including my biggest fear

He will be **TAKEN AWAY!**

Dear members of the Council, **my child heard everything!** That was the very first time she saw him and because of neglect he was exposed to hear the horror of what can happen with him. The same day in the evening, he was telling me story, that I couldn't make sense of. His story it didn't happen, at least not yet.

It was he realizing what would be without mommy It's heart breaking!

I did record him in the USB stick " Ethan is sad" please make time and listen to him. Listen what **the voice of my child saying** as I can't even begin telling you the pain and guilt are bigger than me....

I should have never entrusted him to someone I meant for the second time. No matter if is a social worker ! I did and my child is dramatised till point of having nightmares and being afraid to be a kid because he thinks Shanna will come in the night and take him while mammy sleeps. From that day until day of today he sleeps with me . He is afraid if the door is closed because if Shanna comes to take him I may not hear him screaming for help. Or if the light is off he may not see her in time to call me and she will take him. It's 8 months already and he is still terrified just as the first night after she neglected him!

IV. COS

As I mentioned above on my request Mr. Luyts put Ethan on the waiting list of **COS** the idea behind it was after standard testing of his speech level, motoricks and intellectual abilities to get an advice what best for Ethan would be. Was he able to attend to regular school or he needed specialist education. And maybe some kind of additional help or guidance. After the test were done **COS** had to give me evaluational letter containing advice and possibly suggestions on what now..?! So they did as they should.

On 10/05/2019 was scheduled the evaluation. I was gonna finally have what I was waiting for approximately 6 months .

Answer's, Advise and some suggestions

Unfortunately Mrs. Van der Haeghen had planned something I couldn't predict. On 03/04/2019 she asked me if she could come on the evaluation with **COS** I agreed thinking she will see I'm using every help that is available to help my son . Which will help her to realize, there is no need of juvenile court services supervision.

I was wrong once again to trust/believe there wasn't a hidden agenda

She didn't come to make sure I'm looking and doing what best for Ethan is. She knew that al ready !!!
That was her last chance to get my son ! She planned to use the advice from **COS** to keep Ethan's file open.

IT WORKED!

SDJ have **STOLEN** something I asked for, something that would help me to make decision what else besides specialist school would help us! Again rollercoaster of emotions . I couldn't understand and still can't, why the exact people that suppose to make sure the kids are safe under their right are the one using their rights against them.

From January '19 until until now the words I hear mostly from the **after school care, the school, OCJ, SDJ, the juvenile court and court of Appeal** are:

- "Child interest first!"

- "The voice of the child must be heard"

- "We want only what best for your child is"

- "You have to trust us..."

Yes I could and I did, but something has to make sense. And nothing does

That exactly what they are ! Words! Ideal's that society cannot live up to it! Not from what I saw and i was forced to go through with my child ...

I witness how my child rights were used against him in the last year every day in the ways that are fundamentally wrong.

I came to believe that those people don't see nothing wrong in it!

That terrifies me! The fact that they all know I was framed and I shouldn't have answering and being prosecuted for trying to protect my son! My rights to protect him should be taken away based on :

"She said, He said and Rumor has It"

Advice/Motivational letter - SDJ

According to **SDJ** the advice in their letter is basically based on the advice I received from **COS** as follows:

MDT:

“From the social services we advice to please Ethan under the supervision of the social services for judicial social assistance.

*This is anticipation of a start-up of context guidance to work with the mother on the theme of “ **Trust and distrust** ”and the impact on Ethan. And to work on pedagogical themes .*

This considering the COS notes, that mother Ethan sometimes overestimate and on occasions the difficulties Ethan experience with fear of failure .

In addition we also want to emphasize mother her self takes steps in the voluntary process and goes of search the right help for her son.

It’s noted that mother is open for conversation and if she have any questions and concerns she also signals them “

- It wasn’t me who was evaluated by **COS**
- Ethan was subscribed in the beginning of May’19 in specialized school
- Ethan is already on some waiting list **Bamboo, Resonans, CKG Schommel, Auxilia** and **Domo** (I need to see what all of them offer discuss it with his school and decide)
- 18/12/2019 we can begin home guidance with **CKG SCHOMMEL**
- I’m more than capable to subscribe him and find the exact help we need
- The comment that I overestimate Ethan which makes him anxious and contributing to his fear of failure. It’s indeed creative but false statement
 - **I know my son abilities. And yes I try to encourage him and motivate him. But never ever made him anxious !**
 - **We got to know that It’s ok to make mistakes . Through mistake’s it is**

that we learn. If you don't make mistakes it is because you do nothing.

- So instead of feeling bad we "high five"-it ! He knows for while now that mistakes are something to learn from not to be afraid of!
- At COS was never discussed or even assumed I'm overestimate him! (See COS)

- Concerning my trust "issues" I would like to keep "them" for a little while, as it looks like "they" are the only thing that will save my son. How he is effected by the fact me not trusting people that are hurting him ?! I would say it is in **his best interest** . He should know he cannot trust everyone no matter age, status , reputation. Ect..

He should learn to make different between **TRUST** and **NAIVETY**

TRUST is not given or taken but **EARNED!**

- If after what I when through and witness I still had trust in the service's I faced until now that would be "**worrying situation** ". And indeed I was gonna need some life couch. In that case **SDJ** would have all rights even obligated to act as they see fits

But not now . Not at that point .

» The letter from COS was never given to the judge , neither the method with the three houses Mrs. Van der Haeghen did with Ethan.

» The advice by SDJ to the judge was submitted on 19/06/2019. The conversation with Ethan was on 24/06/2019

» Something else that I found as suspicious contradiction is the file of Ethan was sent back to the to the public Prosecutor by OCJ because they say:

- " Refusal to participate in social necessity investigation ;

Mamma does not allow no one from OCJ to be in contact with Ethan and can't be spoken to. Without speaking with the child OCJ can not conduct MaNo investigation . We refer the matter to the Public

Prosecution Services.....”

How **SDJ** was able to conduct MaNo Investigation WITHOUT speaking with the child ? Actually it is so **UNIMPORTANT** to those services that **“THE Conversation”** is left to be done at last!!!

The MTD [*as they call themselves*] meeting to come up with advice was on **23/05/19** (*¿ 13 days after the COS i*)

Submit to the Prosecution on **19/6/19**. Conversation with Ethan was on **24/06/19 afternoon** (+ - 35 hours before the hearing in Court of First instance)

According to **OCJ** and **SDJ** **“THE Conversation”** with the child is **crucial...**

***[i]As a matter of fact “THE conversation” is so UNIMPORTANT that was never submitted to the Public Prosecutor ?!**

Conclusion:

The importance of **“THE conversation ”** is used by **both services** to fit **their** specific needs to accomplish **their specific GOAL/S**

After the method with the 3 house Mrs.Van der Heighen , the father and myself were gonna have another meeting to go through the fact’s. Each of us had the right to say their opinion and to be noted in the advice letter with their on words.

IT NEVER HAPPENED

On top of it Mrs. Van der Haeghen has denied me the right to see the advice letter before is sent to the judge. Instead she contradicted her self based on what she told us on 03/04/2019. On 17/06/2019 Mrs. Van der Haeghen told me that my lawyer is in title to see the letter at the Griffin and that the advice is based on :

- “...what your attorney give me ...”on 03/04/2019 (*accusing my attorney of working against me*).

» **Now I know why ;**

- *she used false statements saying that COS basically did something that they are not competent to do.*

After I saw the advice/motivational letter the first thing I did was to go and talk with pediatrician **Dr. An Wirix** that had the intake conversation on 05/04/2019 with me and **CLB** . As well as the conclusion about the evaluation on 10/05/2019 on which was **Mrs. Van der Haeghen , CLB and myself.**

Dr. Wirix told me that they can't give me any other document, that says there wasn't any talk about me overestimate **Ethan**. Except evaluation I have received already. But if needed she can be reached in **Centrum voor Ontwikkelingsstoornissen** in Leuven . Then she can confirm that statement like this it's out of their filled.

V. COURT OF FIRST INSTANCE/ JUVENILE DIVISION

† **26/06/2019 Hearing**

Al though every one around me was telling me that most likely the file will be kept open I refuse to believe that. There was no reason, I did what mother suppose to . I reached out to all available services to ask help for my son . Why would I be punished for doing what the society and the law expect me to do?! It didn't make any sense.

And yet it happened !

On the hearing were presented 6 persons:

- **MRS. Sterkx Verlee** - attorney representing Ethan's father
- **MR. Op de Beeck** - attorney appointed by the court representing Ethan
- **MRS. Rector Liselotte** - attorney representing me
- **MRS.Bex Verlee** - counselor at **MSOC**
- **MR. Luyts Christof** - social worker **CLB**
- **Diana Gayanovich** - myself/ mother

All of us had the opportunity to speak their point of view about who am I as a person and as a mother. Their experiences and of course their opinions on the matter if the case should be kept open or not. We all had reasonable arguments on why ***pedagogical measures shouldn't be imposed***.

We were heard patiently by the judge and the Public Prosecutor.

1. They agreed with us

We all were relieved! I could finally begin to live again, knowing Ethan is safe!

Here I was being foolish to believe/trust I'll be left "to get away"

I do not know, what chance? What it was about to happen, I couldn't assume, even by assuming the worst case scenario! It is beyond my comprehension and yet is fact.

2. The Verdict 25/09/2019

as follows :

" In view of the documents in which, moreover, the parties are notified of the filing of the file at the registry, which they can inspect from the moment of serving the summons;

After hearing the public prosecutor in her explanation of the case and in her claim;

Parties heard in their answers and means of defense:

- ***the minor, not 12 years old, through his counsel Mr. TIM OP BEECK loco Mr. Kristel Jansens, lawyer at the bar in Leuven;***
- ***the father is not present and is represented by his counsel Mr. VERLE STERKX, lawyer at the bar in Leuven;***
- ***the mother, through an interpreter, assisted by her counsel Mr.***

LISELOTTE RECTOR, lawyer at the bar in Leuven;

The data from the file and the investigation at the hearing revealed that there is a worrying situation;

In view of the concerns, it is appropriate that Ethan be placed under the supervision of the social service for judicial youth assistance; This is pending the start-up of context guidance to work with mother on the theme of "trust and distrust" and its impact on Ethan and to work on pedagogical themes; This in view of the COS notes that mother Ethan sometimes overestimates and, given the difficulties Ethan experiences with his fear of failure;

Mama has taken voluntary steps herself and is looking for the appropriate help for her son; She is open to conversation and if she has questions or concerns, she will signal them

At the hearing, the parties agreed that the minor should be placed under the supervision of the social service for judicial youth assistance, pending the start-up of context guidance;"

...

I wouldn't know where to begin !

On **page 10** I mentioned **five names** who were present on the hearing that took place on **26/6/2019**. **Two of which are NOT mentioned in the verdict!**

Instead they are being **replaced with a person WITHOUT name that it was NOT**

The opening sentence by the **Public Prosecutor** was for me telling me:

" You should TRUST everyone that is working on your son file "

By asking me to trust everyone that is working on my son file. I'm basically being asked to walk on the bridge that **does not exist '**

- Why would I do that?
- Why am I being asked that ?
- How is that in my son best interests?
- Where is even my son in all of that?

Questions I have no answer's to . I don't think they are reasonable answer's on this question's . What I'm being asked to do it is beyond any reason or sense. I fear if I do not comply with the request from the Public Prosecutor I'll be forced/pushed to it. To what end?

If there was some kind of trust left in me regardless what happened before the verdict (which I still had) . Was taken away from me, just like everything else I valued, loved and hold dear. By the same authority claiming boldly their goal is to restore my trust...

- And that of course **with regards to my son best interests-**

I still can't see it that way

What I see is that somewhere on the way my son got lost. No one cares what would be best for him instead the focused is on me and how to make me look not good enough. My son isn't in the core of what's happening. His is being used once again . Using a child it is not for THEIR "best interest"

None of the events until now is being in my **child interest** or with **respect** to his **rights**

It gets worse

As I read the verdict I was mesmerized. I asked my attorney Mrs. Rector Lisalotte to file in Appeal. Before she did I when to the Griffin at Court of First Instance in Leuven to see Ethan's file once again before is being sent to Brussels. And more specifically to see if the additional papers my attorney handed to the judge on the day of hearing 26/6/2019 are being added to complete the file.

3.They were not at the Griffin

I did spoke with the person's there and I got the impression, that they did not know anything about additional papers.

^But if they are, they will be sent together with the rest of the file.^

I was told by the person I spoke with.

[?] The missing paper were:

- Conclusion with facts, that the file shouldn't have being open at first place .
And that I will like it to be closed as unfounded
- Letter from psychologist I was referred to by my job after all of it began saying I'm willing to work on my trust issues. But at this point we are working on my fear of losing Ethan
- The method with the three houses in which was absolutely nothing to worry about. Expect the reason I went to ask help from the police back in September '18 . Mats (the name of the one classmate that picked up on Ethan)
- My request for help I have requested September '18 . Which was never investigate! (With GP attestation)
- Different emails me looking for help for my son back in 2017
- Proof of subscriptions In specialized school, and different home guidance for me and Ethan
- Evolutional letter from **Centrum voor Ontwikkelingsstoornissen**
- Request to family court to make it official where Ethan main residents is

4. 18/11/2019 Griffin Court of Appeal

I went to the Griffin to make sure the complete file arrived. I needed to know for my peace of mind that everything that should be there is now there. After all I'm his mother it is my duty, right and obligation to do everything I can to make sure he is safe. That his rights, personality and privacy are being respected. It's something I'm required to do even by the Law

So I did ! To find out the papers never arrived *(2 days before the hearing in Appeal)*

5. 19/11/2019 Griffin Court of First Instance

My question was if the complete file of my son was sent to Brussels. After check up I was told that, all it is indeed send to Brussels .

I said that none of the additional papers is there . The lady I was talking to when to consoled someone else. The two of them came to me with question's:

» Q: Why the court of Appeal doesn't ask the papers from the Griffin in Leuven ??

» A: Because the court of Appeal apparently does not know for the existence of documents that never arrived!!

» Q :How did you know then that papers are missing??

» A :Because I'm coming from there!!

[ç] The Griffin that actually was on the hearing was called and she found the papers ?! (Like she put them there)[ç]

6. They were gonna send them immediately .

*On 21/11/2019 the date of hearing **the papers were not there***

VI. COURT OF APPEAL / JUVENILE

† **21/11/2019 Hearing**

On the hearing were :

- **Mrs. Jansens Kristel** – my son attorney
- **Mrs. Rector Lisalotte** – my attorney
- And myself

My attorney presented the case she said how many miscommunication and errors were made in this case and how everything went wrong direction. The judge did not seems to be bothered by it.

There was no comment on it !

Other judge began to read everything bad that could be found about me from April '17 till March'18 . That was the period that me and Ethan's father separated. It was very difficult period . What is in this files is mostly not true. Things my ex said just to harm me. Or half truth's. Sentence's were taken out of context with one purpose only to **bury me**. Nothing bad or good was said about Ethan's father.

And nothing of the positive things I did . Only the thrash my ex said .

Also that I have history of drug use. That is true. 6 years ago I had methadone treatment which was followed up by the **MSOC** doctor . And I was guided by the consular that after 6 years being clean I sill go to, without any force or supervision. Just because I trust her judgement and objectivity. If I need advice or opinion with my problems and doubts and I look for a solution or just to talk I go there.

I do have history I'm not proud of, if I could change it I would, but I can't. It was what it was, it is my past and it is there to stay there. And since I can't do anything about it to change it, I expected it. But that is all that it is, passed! And it is there in the past... I learned from it. I have found peace to leave with the burden of it. Because of my past for example I walk that extra mile that regular person wouldn't have to.

I don't need it to be repeated to me over and over and over again (*not even as it was*) I know it way to good. I was there !

I didn't like it . It wasn't easy either but somehow with help I managed get out of it. Occasionally I still can see it effecting my life.

But it shouldn't destroy the future of my son.

I just don't understand why now ?

I left Ethan's father In April of 2017 in that month the police was involved 3 times and once in May'17 . From May'17 till March'18. was no accident between me and Ethan's father. On 03.03/2018 was a problem and I was the victim of it . According to eye witness . Why not then when actually the situation was worrying.

Why now that I was doing well. I lost or has been taken away from me almost everything in this year. If this it doesn't stop I will lose the little I have left for example; I asked a loan from **SWAL** to buy social housing the loan was approved, because I worked. I'm on the top of the list by now.... not for long I'm afraid, in the moment **SWAL** finds out I'm on health insurance the approval will be annulled. The little I had , I had to spend on attorney and other expenses that came with it. In a few days most likely I wouldn't be able to feed my child to pay the rent or even to put diesel in my car to take him to school in the morning. Through the years I managed to open saving bank account for Ethan . It isn't much but sill he has . How can I take what I already give to him the list goes on and on....

However my attorney mentioned some good things I did. And that most of what was read just before is not true.

The judge suggested/mentioned two things as a possible reason that I'm "quality" of ..

1st ^ The league I speak at home with Ethan was wrong.^

Based on something my ex said that because I speak English with Ethan he has problems expressing himself.

I disagree !

Believing if I speak Dutch with him, which I do not know that well It wouldn't help him it will confuse him and me, we wouldn't be able to understand each

other at first place what good will come out of it? His daily life is taught enough as it is, why would I make it worse. language I'm speaking at home with Ethan it's on me to decide, we shouldn't be prosecuted and punished by the law because of it. And given a sentenced of 1 year supervision

Dear member of the Council the reason my son is having problems with communicating among other things is due to his IQ.

Last IQ test it was done in April'19 by **COS** he scored TIQ of 75 .

Even speech therapist isn't reimbursed by the health insurance.
To be in title for reimbursement the TIQ needs to be 85 and higher...
If the scientist's don't believe speech therapy can help, how my broken Dutch will?

It won't

If the **COS** evaluational letter was read, that concerns Ethan, instead of things that are long gone concerning me, they would have know that.

But it wasn't!!!

And once again Ethan is lost - it is me the main concern all focus (threatening)
is on me . **WHY ?**

2nd. ^ Because I want the same^

The judge question to my attorney was :

» *" Isn't that the mother wants to subscribe him for home guidance" ?*

My attorney :

» *" **if** that is the best for Ethan, **then yes** it is "*

The judge :

» “I don’t see where the problem is, if she has an extra supervision”?!

I can’t recall what my attorney answer was ..! What I know is what was on the tip of my tongue

“Just that **EXTRA** is the problem “

My attorney **DID NOT** say **YES** , she said **IF** then yes !

COS couldn’t drown a line and say what he is good at and what not or what will be best help for him because we went there 5 times in total . Absolutely not enough to tell what exactly it is. That is why I was given several options to choose from . And I was planning to discuss that matter with his school somewhere in the beginning of 2020 as they get to know him . I was also considering that he is going in specialized school which has different way to help him... What else besides... Something COS warned us was not to overwhelm him because it can do more damage than being helpful...And yes I subscribed him and from 18/12/2019 we can begin. But if I see it isn’t good for him I can stop.

You see I have the freedom and the power to protect him.

THE REASONS WHY THAT “ EXTRA “ IS A PROBLEM IS PROBABLY LONGER THAN THE LETTER I’M WRITING! BESIDES WHAT I MENTIONED ABOVE AND THE FACT THAT IS FUNDAMENTALLY WRONG.

Being “free” and yet imprisoned .

○ ***Just a thoughts I have ;***

What if we reverse the question :

What if indeed home guidance is what Ethan needs and he has it already . Why that pressure to impose on us pedagogical measures ?!

EXTRA SUPERVISION

[¿] Why wasting money, time, resources for something that is absolutely not needed and far from being social necessity ?!

It is just that, **EXTRA LOUD** for ME, ETHAN and for the GOVERNMENT

-Or is it maybe:

***THE SUPERVISION needs me and my son to GET something in their benefit?**

-Or maybe it is:

***THE SUPERVISION needs SUPERVISION ?!**

Again question that the answer's most likely to turn out are **not** to be it the best ***interests of my child*** .

Dear members of the Council

I'm begging you for your attention to this situation. The fear and the terror I'm going through by the fact that once **SDJ** has jurisdiction over my son **he will be taken away** from me! There is no doubt in my mind that is going to happen.

Apparently they don't need to explain **WHY** it is enough to say " **removal based on working situation**. And the judge Sighs - **ACCOORD?! (And possibly some proof's pointing opposite get lost .)**

Based on research I did I found out that **OCJ & SDJ** aren't officially approved by the government it is an experimental project in the youth policy and yet they are autonomous!

[i] No supervision .

My experience with those services was horrific. Also **CLB, MOSC** were shocked and disappointed on the way I was treated by this service's. Both **CLB** and **MSOC** often have contact with them, because some clients from **MSOC** and families that **CLB** works with already have files or " investigations " had to begin. In order to be decide is it need to be

open a file or not . In each case or didn't look like the file will be closed any soon or after the "investigation " every single time file was opened or kept open (if send to **SDJ**)

To Ethan and myself is referred as clients. That is not what it's. Clients are listed to, clients are respected, clients right are not taken away for no apparent reason (*just because they can*), clients are given a choice...That isn't the case, not even remotely.

What me and Ethan are is forced participant's in the social experiment involving children's

And unfortunately I had the first row sit to see and experience how our children lives are given to more mature children with no experience, no knowledge, no objectivity or regards to human life or rights to decide as they see fits .

What I saw is bunch of kids with huge ambitions, unimaginable power;

~NO SUPERVISION~.

It is scary that the court not only supports it , helps them in crime too!

-I'm mother : speaking the language that is not my mother language with my son knowing that will be in his benefit in a long run . It is the second best since I do not speak Dutch! Nothing to be imposed pedagogical measures for or an extra supervision. I do have passed as well, that I'm not proud of, but I never have hidden it either and I learned from it I learned a lot if nothing else I learned what **not** to do. And I would like to be judge not on my past but on my present. And also to be considered what me and my son have already endured and still do.. The present consequence as well as the future. No matter what language I speak, what past I have, which nationality I'm, or the color of my skin. Single mother or not. I love my son just like every Belgium mother does!!!

And it's offensive that is assumed I would do anything to hurt my son or not do enough to help him!

Me and people around me following the case closely have one question that is worrying us .

And the possible answer is disturbing .

*To what end? **Justice** or **Tragedy**?*

We do not know which one is gonna be . It is not up to us to decide ...

Please don't take lightly this letter of mine, as it isn't much further/higher I can go in Belgium looking for Justice. What's left is media. Then European courts of human rights.

As I mentioned I'm broke financially I'm depending on my church **ICEL** and several churches in Netherlands that are fundraising money for me and Ethan to be able to fight further for Justice . I'm hoping that won't be necessary instead I can pay bills I didn't

It's true I'm single mom with no family in this country besides Ethan (which I intend to keep and protect until I live) .But I'm not alone. None of the services even the court's until now thought I'll go further. But here I'm. And I'm not about to stop , give up or give in until there is Justice for my son and his rights are restored.

How far and what or how deep I need to go it does not depend on me . As far as I'm being prosecuted and hunted down with my son like wild animals I'll keep going. I'm begging you spare us from further damage. I do not want to go public with what I have. I do not want to hurt anyone .

If what I said now sounds like a threat please forgive me, it is not what I want to do. I'm not in position to make threats. Me and my son are the one that are treading the. I'm desperate. So please save us .

There isn't a door I didn't knock .

All I have said in this letter it is the truth. All that I want is Justice

I can not believe and trust in LAW that punishes the parents for doing the exact thing that the same that LAW expect and obligated them to do

And rewards / encourage school's and social services to do what the same LAW forbid them to do.

With respect and appreciation

Sincerely yours ,

Mom

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