



Climate Genocide Act Now

Address and email address redacted

14 May 2021

Mark P Dillon

Head of Information & Evidence Unit

Office of the Prosecutor

International Criminal Court

Dear Mr Dillon,

Ref OTP-CR-22/21

Allegations of crimes against humanity and genocide against three British Prime Ministers.

On 19 March I proved that the thinking in your letter of 15 March was flawed and today I show that the thinking in your letter of 6 May is equally flawed.

You make two false assertions.

1. Date the crimes were/are committed must be after ICC was created (1 July 2002)

If you look at the dossier of evidence that the 39 people handed into their local police station on 20 November 2019 you will see that the first reference to the killings was contained within the World Health Organisation report in 2004. All other evidence is later than that date. The killings were taking place in 2004 and continue to this date.

I put it to you that you knew that the impediment of the date of the creation of the ICC was not applicable in this case, but you put it in your letter as a deliberate attempt to frustrate this lawful request to the ICC to intervene to stop the killing of billions of people.

This group seeks to prosecute for Genocide and Crimes Against Humanity but, CRUCIALLY, is taking this step to stop the killing of millions of people becoming the killing of billions of people.

2. The ICC jurisdiction extends only to those states that have accepted the jurisdiction of the ICC

If you look at your website you will see the list of the nations that have accepted the jurisdiction of the ICC. See: -

https://asp.icc-cpi.int/en_menus/asp/states%20parties/pages/the%20states%20parties%20to%20the%20rome%20statute.aspx

In the list of Asia/Pacific states you will see that The Marshall Islands, Vanuatu, The Maldives and Kiribati have accepted the jurisdiction of the ICC. The evidence submitted shows that The Marshall Islands and Vanuatu are currently suffering annihilation. The steps that will lead to their annihilation have been taken, the land is

disappearing, the people are being forced to migrate and complete annihilation can be expected within the next 30 years.

The position in The Maldives and Kiribati is less certain, but unless politicians are stopped from pursuing their current course, these two nation states will likely be annihilated in the second half of the century.

In addition, every one of the 61 states in the list of African states and Latin American/Caribbean states on your website is impacted by death caused by the increased spread of disease in the 1.2C hotter world. The DARA International report, submitted to the UN in 2012, showed that 1,000 children a day were being killed by the increased spread of disease caused by the policies that the three accused (and others) implemented.

In the case of Chad, Mali and Niger, the deaths by famine, caused by climate change, is documented within the evidence submitted.

Finally, it must be noted that every single nation that has accepted the jurisdiction of the ICC is being impacted by more extreme weather events, heat waves and other events driven by climate change; and that these events are killing people every year.

I put it to you that you knew full well that there was no lawful impediment to this case on the basis of the criteria that a victim nation must accept the jurisdiction of the ICC. This information is on your own website. It is inconceivable that you don't have access to the names of the parties to the Rome Statute.

The significance of the date - 20 November 2019

The 39 people who took this case to their local police station chose the date of 20 November 2019 because it was the anniversary of the Nuremberg Trials in Germany.

We felt sure that the UK Police, the supervisory authorities and political figures who had a role in authorising a criminal investigation would refuse to act on UK Law (International Criminal Court Act 2001) for purely political reasons. So we chose the anniversary of the Nuremberg Trials to remind all public servants that they too could be called to account in a court of law if they refused to take the lawful steps that would stop the killings.

I appeal to you to stop obstructing this case. You know that the obstacles you offered on 15 March and 6 May were false. We have a right under the Rome Statute to bring our case before the Judges and I demand that you now arrange for that to happen.

If the ICC refuses to hear this case, the ICC will be wilfully complicit in the most appalling crimes – the crimes of Genocide and Crimes Against Humanity.

Yours sincerely.

Jon Fuller

Climate Genocide Act Now