Monitoring Safety & Security

2015 3032

Annual report



Research programme Erasmus School of Law

Table of Contents

| Intro | oduc | tion3 | | | |
|--|------|---|--|--|--|
| 1. | | Researchers in the programme4 | | | |
| | 1.1 | Academic Staff4 | | | |
| | 1.2 | PhD candidates5 | | | |
| | 1.3 | PhD defenses | | | |
| | 1.4 | Introduction of new 2015 PhD candidates7 | | | |
| 2. | | Programme strategy and results in 20158 | | | |
| | 2.1 | Quantitative academic output8 | | | |
| | 2.2 | Internationalization and visibility9 | | | |
| | Dev | elopment of a new Research Master European and International Criminology9 | | | |
| | Con | nmon Study Programme on Criminal Justice and Critical Criminology in Rotterdam10 | | | |
| | CIR | DC11 | | | |
| | Visi | ting scholars and guest lectures11 | | | |
| | 2.3 | Exchange and collaboration between legal scholars and social scientists12 | | | |
| 3. | | Thematic developments | | | |
| | 3.1 | Fundamental legal reflection on democratic and constitutional questions around safety and supervision | | | |
| | 3.2 | Transformations in use and modes of supervision15 | | | |
| | 3.3 | The interaction between (changes in) modes of supervision and unsafety, including the dynamics between deviancy and social reactions as well as questions on the effects and unintended side-effects of supervision16 | | | |
| 4. | | Grants, funding & contract research18 | | | |
| 5. | | Conferences, seminars, lectures and awards21 | | | |
| | 5.1 | International academic conferences and seminars21 | | | |
| | 5.2 | International lectures of programme members22 | | | |
| | 5.3 | International guest lectures22 | | | |
| | 5.4 | Dutch conferences and lectures for professionals and the general public23 | | | |
| | 5.5 | Media performances25 | | | |
| | 5.6 | Awards & memorable events27 | | | |
| Appendix Publications Monitoring, Safety and Security (2015) | | | | | |
| Academic - International – Refereed Articles | | | | | |
| | Aca | demic - International – Non-Refereed Articles28 | | | |
| Academic – International – Book Chapters | | | | | |

| 29 |
|----|
| 30 |
| 31 |
| 32 |
| 32 |
| 33 |
| 34 |
| 34 |
| 36 |
| |

Introduction

This annual report describes the strategy, activities and publications of the Erasmus School of Law research programme 'Monitoring Safety and Security' in 2015.

The research programme 'Monitoring Safety and Security' aims to study social responses to unsafety and insecurity, and the interplay between various modes of monitoring and safety and security, from a normative legal perspective as well as from a social scientific standpoint. It aims to provide fundamental legal reflection on democratic and constitutional questions around safety and supervision; to study transformations in modes of supervision, and to answer questions around the interaction between (changes in) modes of supervision and unsafety, including the dynamics between deviancy and social reactions as well as questions on the effects and unintended side-effects of supervision.

The programme aims to generate legal and social scientific knowledge for practice by a critical assessment of the legal and societal implications relating to current modes of monitoring and enforcement. The programme intends to realize this goal by way of innovative multidisciplinary contributions to the Dutch and international academic debate on safety and security, as well as by disseminating research findings to a broad audience of potential users, such as legislators, policy-makers, corporations, and public and private enforcement agencies.

2015 was again a fruitful year in the light of these goals. With research reports on a.o. academic misbehavior, an evaluation of the functioning of the Police Unit East-Netherlands; Turkish-Dutch youth and their attitudes towards violence and Islam, and the consequences of the ZSM procedure for the legal protection of suspects, researchers in the programme have provided academic knowledge on highly relevant and current topics. Moreover, the organization of international seminars and conferences on 'Indeterminate supervision' and 'Borders and the European Solidarity Project', as well as several international publications, guest lectures and exchanges, contributed to the international orientation of the programme. In addition, there were four PhD defenses during 2015 and simultaneously MSS could welcome three new PhD candidates. These are just a few of the many other activities and output types of the research programme in 2015, as presented in this annual report.

One final remark on the leaving of its programme leader Judith van Erp who accepted an appointment as full professor at Utrecht University. We would like to thank her for all the energy she put into MSS.

Rotterdam, 21 July 2016

Richard Staring Programme leader Monitoring Safety and Security

1. **Researchers in the programme**

1.1 Academic Staff

In 2015, the following 27 senior staff members participated in the research programme Monitoring Safety and Security.

Name

| Nam | ne | Position | | |
|-----|---|---------------------|--|--|
| 1. | Mr. Dr. J. uit Beijerse Associate Profess | | | |
| 2. | Dr. L.C.J. Bisschop | Assistant Professor | | |
| 3. | Dr. J.R. Blad | Associate Professor | | |
| 4. | Prof. Mr. F.W. Bleichrodt | Full Professor | | |
| 5. | Prof. Mr. A.B. Blomberg | Endowed Professor | | |
| 6. | Prof. Dr. H.G. van de Bunt | Full Professor | | |
| 7. | Dr. J.G. van Erp | Associate Professor | | |
| 8. | Dr. T.F.C. Fischer | Assistant Professor | | |
| 9. | Dr. N.E. Haas | Assistant Professor | | |
| 10. | Prof. Mr. M. Hildebrandt | Endowed Professor | | |
| 11. | Mr. Dr. J.W. van der Hulst | Assistant Professor | | |
| 12. | Prof. Dr. H.J.C. van Marle | Full Professor | | |
| 13. | Prof. Mr. P.A.M. Mevis | Full Professor | | |
| 14. | Dr. T. Müller | Assistant Professor | | |
| 15. | Mr. Dr. J.S. Nan | Assistant Professor | | |
| 16. | Dr. C. van Noortwijk | Associate Professor | | |
| 17. | Dr. R. Pieterman | Associate Professor | | |
| 18. | Dr. J.V.A.G. Piret | Associate Professor | | |
| 19. | Prof. Dr. E.G.C. Rassin | Endowed Professor | | |
| 20. | Dr. R.A. Roks | Assistant Professor | | |
| 21. | Prof. Dr. R.H.J.M. Staring | Endowed Professor | | |
| 22. | Mr. Dr. S. Struijk | Associate Professor | | |
| 23. | Dr. G.NG. Vanderveen | Assistant Professor | | |
| 24. | Prof. Dr. R. van Swaaningen | Full Professor | | |
| 25. | Dr. J.T.M. Verhoeven | Associate Professor | | |
| 26. | Dr. C.G. van Wingerde | Assistant Professor | | |
| 27. | Dr. M. van der Wolf | Assistant Professor | | |

Professor De Doelder, Prof. Dorn, Prof. Rogier, and prof. Spierenburg held guest appointments during 2015 after their retirement. During the year, some of the staff members left the research programme. Prof. Mr. M. Hildebrandt left ESL to join the Vrije Universiteit Brussel as Research Professor Interfacing Law and Technology. Dr. J.G. van Erp accepted a professorship at Utrecht University. Dr. T. Müller accepted an appointment in the UK. Dr. J.R. Blad retired in 2015. In 2015 three new assistant professors joined our research programme; dr. L.C.J. Bisschop, Dr. R.A. Roks and Dr. G.N.G. Vanderveen. Mr. Dr. S. Struijk and Dr. J.T.M. Verhoeven both were appointed as associate professor.

1.2 PhD candidates

- 1. G.A.H. Bakhuis
- *Curaçao en Sint Maarten: onder verscherpt toezicht van het Koninkrijk der Nederlanden* 2. A. Bouabid

Mods and Mocros: Strategies Used by Moroccan Youth in the Netherlands and Belgium to Cope with their Representation in the Media.

3. J.W. Hiah

Employment or modern slavery: different perspectives on informal labour relations in Chinese Niches and the impact of human trafficking policies on Chinese entrepreneurship in the Netherlands and Romania.

4. G. Hopster

Harmful effects of Artificial Intelligent systems; a criminological interpretation

- 5. B.W.A. Jue-Volker Verblijfsverboden: verscheidenheid of wildgroei?
- 6. M. Korten (external PhD candidate) *Getuigenbescherming in Nederland.*
- 7. M. Kox

Unauthorized migrants' understandings of the Dutch immigration system.

- 8. C.A. Meerts
 - Corporate Security.
- 9. A.G. Mein

De boete uit balans. Het gebruik van de bestuurlijke boete in de praktijk van het financieel toezicht.

10. E.M. Moerman

The Government and Citizens in Criminal Investigations: A Joint Effort?

11. S.S. Nabi

Organized crime, and the role of informal financial arrangements, social cohesion and trust in communities of ethnic entrepreneurs.

12. T. Peeters

From walls to death squads: 'Self-help' security, social exclusion and social fragmentation in Guatemala City

13. W. Pei

Comparative Research on the Criminal Procedural Agreements between England and Wales and China.

14. L. Postma

Schriftelijke wilsverklaringen in het kader van euthanasie in Nederland

15. L. van Reemst

Victimization among people with a public service task.

- 16. M.A. van Schijndel Embeddedness of criminal networks in local communities: a source of conflict?
- 17. Guido Vos (external PhD candidate) De strijd der plichten. Een (internationale) rechtsvergelijkende juridische analyse van het Nederlandse niet-ambtelijke omkopingsartikel.
- 18. Q. Wang Towards Chinese Cyber-Criminal Law: A Comparative Approach.

Drs. M.A. van Schijndel left the research programme in 2015. Mr. G.A.H. Bakhuis left the research programme in 2015 and received a guest appointment at ESL.

1.3 PhD defenses

- Mr. A.G. Mein defended his PhD thesis on the 12th of June. During his promotion trajectory he held a position as researcher at the Verwey Jonker Institute. Mein describes the use of administrative fines within the area of financial supervision. Mein's dissertation is entitled 'De boete uit balans' and was published by Boomjuridisch (2015). Promotors: Prof.dr. H.G. van de Bunt, Prof.mr. L.J.J. Rogier & Dr. J.G. van Erp (co-promotor).
- 2. Mw. mr. W. Pei defended her PhD thesis on the 26th of June. The title of her dissertation is 'Criminal Procedural Agreements in China and England and Wales'. This study focuses on various types of agreement reached between suspects, defendants or offenders, and criminal justice authorities, where the former agrees to implement certain forms of cooperation in exchange for lenient treatment from the latter. According to the content of the cooperation offered by the offender, three main types of CPAs are studied: plea agreement, assistance agreement, and restoration agreement. Promotors: Prof.mr. F.W. Bleichrodt & Prof.dr. Y. Li
- 3. Mr. drs. G.G. (Guido) Vos defended his PhD thesis on the 1st of October. The title of his dissertation is 'De strijd der plichten. Een (internationale) rechtsvergelijkende juridische analyse van het Nederlandse niet-ambtelijke omkopingsartikel'. Promotor: Prof. mr. H. de Doelder.
- 4. Mw. mr. M.C.P. Korten defended her PhD thesis on the 23rd of October. The title of her dissertation is 'Getuigenbescherming in Nederland' [Witness protection in the Netherlands]. `A safe 'restart' and independency in social and financial meanings is the fundamental idea of witness protection. But, what may be expected in this regard from the government? The lack of clear guidelines has resulted in this research project. A legal possibility needs to be created that allows the examining judge to inspect the agreements made with the witnesses preceding the court hearing. Promotor: Prof.mr. F.W. Bleichrodt.



PhD defense of A.G. Mein

1.4 Introduction of new 2015 PhD candidates

In addition to the PhD candidates mentioned above, three new PhD candidates joined the programme in 2015.

Gerald Hopster – Harmful effects of Artificial Intelligent systems; a criminological interpretation.



Artificial Intelligent (AI) systems are more and being integrated into critical infrastructures. Rising concerns surrounding the implications of these systems have not yet resonated in the field of criminology while harmful effects are already beginning to appear. This project develops a conceptual criminological framework to address these harmful effects from AI-systems through connecting the field of theoretical criminology with other relevant fields. A cross-case analysis of cases where harmful effects were present will locate the key problems and refine the framework. The aim of this project is to raise awareness on

the presence and effects of AI in critical infrastructures.

Timo Peeters - From walls to death squads: 'Self-help' security, social exclusion and social fragmentation in Guatemala City



In Guatemala, within the space of a few decades, a civil war largely driven by military authoritarian forces has made way for a democracy in which violence is increasingly stemming from more 'everyday' causes such as crime and social unrest. And as violence transferred into the hands of a growing number of actors, the Guatemalan state seems to have lost control over both the means and the direction of the violence in the country. At the same time, state agents are widely suspected of collaborating in the violence through ties to illicit networks and interest groups believed to be present at all levels of the state. In this context,

complex and unclear forms of policing and 'self-help' security have emerged and developed in Guatemala City. My research positions itself within Guatemala's 'violent' democracy by assessing how citizens of Guatemala City arrange security in two extreme settings, a poor marginal district and a wealthy gated community, and how this affects lived everyday realities of citizens. **Liselotte Postma** - Advance directives requesting euthanasia in the Netherlands



This PHD-research focuses on the legal status and practice of a written advance directive requesting euthanasia. With the Termination of Life on Request and Assisted Suicide (Review Procedures) Act, which came into force in 2002, euthanasia, although a criminal act, is justified if performed by a physician complying with specified due care requirements. These requirements are largely based on jurisprudence. New in the Act is article 2.2, which allows physicians to carry out euthanasia on patients lacking mental capacity based on i) a written advance directive requesting euthanasia, and ii) fulfilment of the due care requirements "to the extent allowed for by the actual situation". In practice, this usually concerns patients with (an advanced stage of) dementia. The legal position of a written advance directive in such a situation is complex.

2. Programme strategy and results in 2015

The programme strategy in 2015 consisted of four goals:

- increase the academic output;
- internationalization of the programme,
- more visibility of the research and researchers in the programme,
- exchange and collaboration between legal scholars and social scientists.

Section 2.1 presents a quantitative overview of academic output. Section 2.2 describes the efforts to increase the international profile and visibility of the researchers, since these two are closely related. Section 2.3 outlines the collaborative activities within the programme.

| | | 2012 | 2013 | 2014 | 2015 |
|---|-----------------------------------|------|------|------|------|
| International academic publications | International journal articles | 15 | 9 | 10 | 10 |
| | International books/book | 7 | 20 | 10 | 6 |
| | contributions | | | | |
| | International academic reports | 1 | 3 | 0 | 0 |
| | International dissertations | 5 | 0 | 0 | 1 |
| Total international academic publications | | | 32 | 20 | 17 |
| | | | | | |
| Dutch academic publications | Dutch academic books and reports | 9 | 19 | 5 | 1 |
| | Dutch journal articles | 31 | 33 | 17 | 31 |
| | Dutch academic book contributions | 6 | 28 | 6 | 8 |
| | Dutch dissertations | 4 | 1 | 0 | 3 |
| Total Dutch academic publications | | | 81 | 28 | 43 |
| Dutch professional publications | | | 45 | 21 | 23 |
| Annotations | | | 10 | 22 | 28 |

2.1 Quantitative academic output

Although the programme strategy aimed for an increase of the academic output, this goal was not reached in 2015. It should be noted that the output in 2012 should not be compared to 2013-2015, because the number of programme members decreased in 2013. Although the number of dissertations have increased in comparison with the previous two years, the number of publications stays behind expectations.

The following explanations that were already mentioned in the annual report 2014 and still are actual in 2015 as the circumstances have not been altered, can be given:

First, several researchers have had international publications accepted for publication in 2015, whose publication has been delayed until 2016. It seems wise to assess the mean output over a longer time frame, since review processes for international journals often are time-consuming. This would also match with the Sanders qualification assessment. Second, ESL underwent a major teaching innovation operation, first of the bachelor programme, and in 2014-2015 also of the master's programme. This has limited the amount of time available for research. Third, several researchers have invested in their

international network by organizing conferences or visiting scholarships. This can be expected to pay off in the future, however it has not resulted in publications in 2015.

2.2 Internationalization and visibility

A more international orientation of the research programme was pursued in several ways. These have all also contributed to a better external profile and visibility of the programme. First, the strategy consisted of organizing and funding several international conferences, lectures and seminars at Erasmus School of Law.

Development of a new Research Master European and International Criminology

Having started he first talks about an international research-master with the University of Kent in 2013, the consortium of the Research Master European and International Criminology (ReMEIC) developed in 2015 an EU Erasmus Plus Strategic Partnership Application with the University of Bologna, School of Law (Italy); the University of Ghent, Department of Criminal Law & Criminology (Belgium); the University of Kent, School of Social Policy, Sociology and Social Research (UK) and Koç University (Istanbul), Sociology Department (Turkey). The Erasmus University Rotterdam, ESL Criminology Department is the consortium's coordinator: with René van Swaaningen as academic director and Joost Steevens as project-manager.

ReMEIC is a two-years (120 ECTS) Research Master's Programme on Border Crossing, Security and Social Justice. The University of Kent will run the first semester on research methods, and the second and third semester each participating university will be responsible for a specific track on different migration-related issues in the programme: Bologna on Borders; Ghent on EU policy; Koç on Cultural Sociology and EUR on Multicultural Cities. In these two semesters, students will also prepare the outline of their thesis. They are invited their work (in progress) twice a year at so-called 'common sessions' of the Common Study Programme on Criminal Justice and Critical Criminology, in which all consortium partners are involved. The fourth semester is fully devoted to fieldwork for and the actual writing of the thesis. The programme is closed with a ten-days' seminar, where the theses are presented and judged.

Next to the consortium partners, students also can do the research for their master thesis at three associated partner institutions. These are the University of Hamburg, Institute for Criminological Social Research (IKS) (Germany), Eötvös Loránd University (ELTE), Budapest, School of Law (Hungary) and Université Hassan 1er, Settat (Morocco). Research for the master's thesis can also be done at a number of stakeholders working in the field of Border Crossing, Security and Social Justice. As yet, some ten stakeholders have agreed to collaborate in ReMEIC. Amongst them are the Greek Ombudsman, the Dutch Koninklijke Marechaussee as well as the Dutch Immigration and Naturalisation Service (IND) and the Italian NGO Antigone.

Common Study Programme on Criminal Justice and Critical Criminology in Rotterdam

On December 2-4, 2015 the Common Study Programme was organised at ESL on the Rotterdam Woudestein campus. The Common Study Programme on Criminal Justice and Critical Criminology, a.o. initiated by the Rotterdam professor of criminal law and criminology Louk Hulsman, was amongst the very first international Erasmus programmes and started already in 1984. Today, the Common Study Programme is still very active. Every half year a so-called 'common session' is organised at one of the eleven participating universities: Democritus University Thrace, Komotini, Greece (Δημοκρίτειο Πανεπιστήμιο Θράκης – Τμήμα Κοινωνικής Διοίκησης) – criminal justice department; Eötvös Loránd University (ELTE), Budapest, Hungary - School of Law; School of Law Erasmus Universiteit Rotterdam, the Netherlands – criminology department; Universiteit Gent, Belgium – research group criminology & sociology of law; Universität Hamburg, Germany – Institut für Kriminologische Sozialforschung (Institute for criminological research); John Jay College of Criminal Justice – City University New York, USA; University of Kent, Canterbury, England – School of Social Policy, Sociology and Social Research; Middlesex University, London, England - Criminology Department; University of Peloponnesos, Corinth, Greece (Πανεπιστήμιο Πελοποννήσου – Τμήμα Κοινωνικής και Εκπαιδευτικής Πολιτικής) – criminal justice department; Universidade do Porto, Portugal – Escola de Criminologia School of and Universiteit Utrecht, Netherlands – Willem Pompe Instituut voor criminology) Strafrechtswetenschappen. At these common sessions, master students, PhD-candidates and staff alike present their work.

The autumn Common Session of 2015 has been organised from 2 to 4 December at the Erasmus University Rotterdam on the very topical theme 'Borders and the European Solidarity Project'. Here



about 160 criminologists discussed the question where the borders of Europe currently lie, both in a literal and in a metaphorical sense. On the one hand, Europe seems to open its borders for trade, whereas refugees face ever stricter borders. These developments represent the two major challenges the EU is facing today: (1) the so-called 'Free Trade Agreement' (TTIP) with the USA and (2) the refugee problem that predominantly finds its origins in wars and conflicts in Africa, Central Asia and the Middle East.

After an opening address by ESL Dean Susan Stoter and an introduction to the common session's theme by René van Swaaningen, Dario Melossi (professor of criminology at the University of Bologna) kicked off with an opening address on 'The Criminalization of Migration and the Building of a European Union'. This lecture was followed by several plenary sessions, e.g. on 'Borders and Islam' (Richard Staring, ESL),

'Hungarian reactions to migration' (Petr Háck, ELTE,) 'The performance of Exile: Deportation Hearings

a Theaters of Cruelty' (David Brotherton, CUNY) and 'TTIP and Foreign Investors: Are Some Animals More Equals than Others?' (Alessandra Arcuri, ESL) and 35 presentations at other plenary and parallel sessions. The themes ranged from the 'refugee crisis', marginalization processes, border control, moral panics, anti-terrorist measures, law enforcement, free speech and its limits, human trafficking, sexual exploitation to cybercrime. Moreover, the American cinematographer and criminologist David Redmon held a workshop on 'Documentary Criminology: Making Media as Interpretation' and Galina Sytschjow, student from Hamburg, defended her master-thesis on Non-Verbal Communication of Shift Working Police Officers. Combined with an equally well-attended (social) evening-programme, we can look back on a very successful common session in Rotterdam.

CIROC

Prof. dr. H. van de Bunt and prof. dr. R. Staring are both members of the Centre for Information and Research on Organised Crime (CIROC). CIROC aims to make a leading contribution, both in the Netherlands and internationally, to the exchange of information on current developments and trends in organised crime. It sees itself as a network builder: in the Netherlands, CIROC seeks to build a bridge between the science of criminology and the practice of investigation, prosecution and trial. At the international level, it expands and strengthens professional networks in its area of expertise. The centre was founded in 2001 by the departments of criminology at the Erasmus University Rotterdam (EUR), VU University Amsterdam (VU), Maastricht University (UM), Utrecht University (UU), and the WODC, the Research and Documentation Centre of the Dutch Ministry of Security and Justice. During 2015 two seminars were organized by MSS members Van de Bunt and Staring.

Visiting scholars and guest lectures

The internationalization strategy also resulted in individual visiting scholarships and international guest lectures.

Michiel van der Wolf was until July a visiting Fellow at Clare Hall College, Faculty of Law, University of Cambridge, where he performed research on his VENI research on dangerous offenders.

Richard Staring was a visiting scholar at the Netherlands Institute in Turkey (Istanbul) as well as with MireKoc (Koc University) in Istanbul from August 15 until January 15, 2016. During this time at the NIT and MireKoç he worked on several research projects. The first one is on the NWO project on the 'social embeddedness of crime within specific immigrant groups in urban areas'. In addition he analysed and wrote a contribution in collaboration with the SCP and the Free University of Amsterdam on Turkish Dutch youngsters, their sense of belonging and their attitudes towards religious inspired violence. Data for both researches was already collected in the Netherlands and the research on the Turkish youngsters with a Turkish background was published in the SCP publication Worlds of Difference (2015). In addition he prepared forthcoming research on human smuggling and the current refugees flows towards Europe. This data will be included in an ongoing research on fragmented journeys of Syrians and Eritrean immigrants towards the Netherlands. The location of the NIT in the old heart of Istanbul, the opportunities the NIT offers through their seminars and their contacts within the academic field, among which with Koc University, were very useful and stimulating as it offered several opportunities to present his findings to a Turkish-international academic audience. On November 3, 2015 he presented a lecture at the NIT entitled 'The meaning of Turkey for Turkish Dutch youngsters. On feelings of belonging in the face of current international events'. At MireKoc, Staring participated

on a regular basis in the MireKoç Seminar Series and presented a lecture on December 9, 2015 entitled 'Fragmented journeys: Some first insights into a research on irregular migration patterns of Syrian and Eritrean refugees towards the Netherlands and the role of human smuggling networks'.

All in all, the internationalization strategy has led towards a much self-evident international orientation among the MSS members. The frequent international academic visits, both inbound and outbound, have resulted in a better international network for programme members as well as research opportunities. In the near future, these opportunities have to be validated in actual international publications.

2.3 Exchange and collaboration between legal scholars and social scientists

Exchange and collaboration between legal scholars and criminologists contributes to the coherence of the programme, and is one of the ways to reach the goal of multidisciplinary, innovative research.

A series of internal lunch lectures aimed to discuss ongoing research projects; to disseminate results, and to foster exchange between researchers within the programme. The internal lunch lectures also serve to strengthen the ties within the programme, to exchange research results and approaches, and to discuss new ideas.

| 02-03-2015 | Paul Mevis – Euthanasie en hulp bij zelfdoding in Nederland 2.0? |
|------------|---|
| 30-03-2015 | Robby Roks – In de h200d: een eigentijdse etnografie over de inbedding van |
| | criminaliteit en identiteit. |
| 18-05-2015 | Sanne Struijk – (Levenslang) toezicht op 'maatschappijgevaarlijke' daders. |
| 28-09-2015 | Michiel van der Wolf – De mate van overeenstemming tussen gedragskundige pro |
| | Justitia rapporteurs. |
| 30-11-2015 | Karin van Wingerde – Zware zaken, lichte straffen? Discrepanties tussen strafeis en |
| | strafmaat in strafzaken over georganiseerde criminaliteit. |

There have been several alliances between legal scholars and academics from ESL with other social scientists, be in the form of a joint research projects and/or articles that have been written in close cooperation between legal scholars, social scientists and/or academics from other disciplines. Throughout this annual report of MSS several examples of interdisciplinary teamwork can be found.

3. Thematic developments

The research programme is organized in three overarching research themes:

- Fundamental legal reflection on democratic and constitutional questions around safety and supervision;
- Transformations in use and modes of supervision: the study of transitions between legal domains
 or interactions between modes of supervision, such as public and private supervision; and legal
 questions and problems that are raised by these transitions, such as problems of competence
 between national, supranational, and inter-governmental supervising authorities;

• The interaction between (changes in) modes of supervision and unsafety, including the dynamics between deviancy and social reactions as well as questions on the effects and unintended side-effects of supervision.

This section highlights publications that have formed major contributions to these themes in 2015. A complete overview of publications can be found in the appendix.

3.1 Fundamental legal reflection on democratic and constitutional questions around safety and supervision

In the list of publications of 2015 we see a range of publications that can be characterized as fundamental legal reflections on democratic and constitutional questions around safety and supervision. Mevis explored in several publications and annotations the jurisprudence of the High Court with respect to the Dutch law that obliges children to attend school in the light of the freedom of education. Bakker and Van de Wetering researched threatening rap songs in relation to the freedom of artistic impression. Uit Beijerse analysed the current question of opening up the hearing of juveniles in court to the press and victims in relation to the right of the child to have his or her privacy fully respected at all stages of the proceedings and the right to fair trial. Nan analysed the meaning of the principle of legality and the prohibition of retroactivity in article 7 EHCR for the Dutch system of criminal sanctions as well as the current meaning of the immediacy principle.

A big research project that fits in the theme was already mentioned in the Annual Report of 2014 was the 'Thematic Evaluation of the Laws on Coerced Care'. This research was requested and funded by The Netherlands Organization for Health Research and Development (ZonMw), related to the Ministry of Health, Welfare and Sport. The evaluation incorporated Mental Health Law and Criminal Law (Forensic Care), both for juveniles and adults and was awarded to and carried out by a collaboration of researchers from Groningen, Amsterdam and Rotterdam under which Mevis, Uit Beijerse and Van der Wolf from the research programme Monitoring Safety and Security. The report was published in 2014 but because of the importance and complexity of the research, the researchers were in 2015 frequently invited to present their findings and recommendations. On March 10, 2015 Mevis and Uit Beijerse presented their findings and recommendations to professionals from different disciplines working in the researched sectors during an expert meeting and on April 8, 2015, to the Dutch Parliament. Next to that, Uit Beijerse presented the results of the part of the research concerning minors during a Symposium for Juvenile Lawyers at the Court of Amsterdam on October 5, 2015, and during the annual meeting of the Expert group Juvenile Judges on October 9, 2015 at the Court of Utrecht. In 2015 two special issues of journals in the field of law and psychiatry, Journaal GGZ en recht and Tijdschrift voor Gezondheidsrecht were dedicated to the findings in this research project.

A third example of research output that fits within a fundamental legal reflection on democratic and constitutional questions around safety and supervision is presented by Piret. In the context of radicalization and terrorism, Piret points at fundamental issues surrounding the international legal and moral implications of 'targeted killings' by drones. In another article situated just after the terrorist attacks on Charlie Hebdo, Piret compares blasphemy laws with freedom of speech in several

European countries and argues that liberal democracies should be cautious in order to prevent the principles of liberal democracy from being subverted by self-censorship induced by fear for extremism.

Finally, in 2015 several researchers delivered a scientific contribution for the *Liber Amicorum* that was presented to professor Van Marle. His work inspired several researchers to explore new topics and work together. Uit Beijerse and Struijk researched the way the Dutch sanction policy deals with young



adult persistent offenders from the perspective of the offenders themselves. They focused on two current trends in the policy, 1) the new overall aim to encourage the use of youth sanctions for young adult offenders and 2) the contradictory trend that for those who do not qualify for imposing youth sanctions the so-called ISD sanction, an rather punitive sanction because of a lack of proportionality, is now promoted for this group. They presented the results of their research at the conference of the European Society of Criminology in Porto.

Bakker, S.R. & Wetering, V. van de (2015). Bedreigende rap en de kunstexceptie. *Proces. Maandblad voor Berechting en Reclassering*, 94 (3), 175-187.

- Beijerse, J. uit & Bouw, R (2015). Naar een duidelijk geregelde regierol van de rechter bij de toelating van slachtoffers en journalisten tot de besloten jeugdstrafzitting. *Strafblad*, 13 (3), 253-260.
- Beijerse, J. uit & Struijk, S. (2015). De justitiële carrière van de jongvolwassen 'bling-bling' veelpleger. Van ITB naar ISD? In: P.A.M. Mevis, J.H.M. Tulen, B.C.M. Raes, E.A. Mulder, M.J.F. van der Wolf, S.R. Bakker & S.R. Bakker (Eds.), *Omzwervingen tussen psychiatrie en recht* (pp. 227-239). Deventer: Wolters Kluwer.
- Mevis, P.A.M. & Wolf, M.J.F. van der (2015). Gedwongen forensische zorg voor volwassenen. Tijdschrift voor Gezondheidsrecht, 39 (4), 212-220.
- Nan, J.S. (2015). De betekenis van artikel 7, eerste lid EVRM voor het Nederlandse sanctierecht. Sancties. Tijdschrift over Straffen en Maatregelen, 20 (3), 138-151.
- Nan, J.S. (2015). Moderne onmiddellijkheid, onmiddellijkheid 'light'. Strafblad, 47 (4), 331-341.
- Beijerse, J. uit (2015, April 7). 'Hoofdlijnen thematische wetsevaluatie gesloten jeugdzorg en jeugdstrafrecht'.
 Tweede Kamer vaste commissie VWS Den Haag, Technische briefing 'Thematische wetsevaluatie
 Gedwongen Zorg'.
- Beijerse, J. uit (2015, October 5). De rechtspositie in justitiële jeugdinrichtingen en gesloten jeugdhulp. rechtbank Amsterdam, Lezing Studiedag Team Jeugd rechtbank Amsterdam.
- Beijerse, J. uit (2015, October 9). Gedwongen zorg bij jeugdigen en volwassenen. Rechtbank Utrecht, Presentatie onderzoeksrapport voor Expertgroep Jeugdrechters.
- Piret, J.V.A.G. & Voorde, J. ten (2015). Godslastering voor en na de aanslagen op Charlie Hebdo. *Tijdschrift over Cultuur en Criminaliteit*, 2015 (3), pp. 45-72.
- Piret, J.V.A.G. & Wijnsma, J. (2015). Contra-terrorisme, 'Targeted Killings' vanuit drones en de crisis van het international recht. Panopticon. *Tijdschrift voor Strafrecht, Criminologie en Forensisch Welzijnswerk*, 36 (1), 59-69.

3.2 Transformations in use and modes of supervision

Like the abovementioned theme, the second research theme relates to the subject of supervision, presently important from both a social and an academic perspective. This second theme specifically relates to transformations in use and modes of supervision. In this context several national and international articles and book contributions have been published, addressing a variety of ongoing transformations such as the increasing role of the civil procedure for urgent matters ('an interim order') as supervisor of the criminal justice system (Mevis, Nan & Struijk; Struijk); the divergent views of legislator, policymakers, and judiciary on the supervision - and ultimately the imprisonment - of repeat offenders (Struijk) and, finally, the legally controversial use of the alcohol lock for traffic offenders (Van der Hulst).

Another important development regarding transitions in use and modes of supervision is the increasing use of indeterminate supervision of (alleged) dangerous offenders. As in many other countries, the Dutch legislator is expanding the legal possibilities for this highly controversial supervision mode, in addition to the already abundantly existing modes of determinate supervision. Having published a Dutch article on this topic in 2014, Michiel van der Wolf and Sanne Struijk continued their research by organizing a thematical conference session at an international conference in Vienna, Austria. The conference papers presented at this session will – further developed – be published in a special issue of Erasmus Law Review, to appear in 2016.

Hulst, J.W. van der (2015). Het alcoholslot van de baan. *Jurisprudentie Wegenverkeersrecht, 2015* (16), 1-10. Mevis, P.A.M., Nan, J.S. & Struijk, S. (2015). Kort geding en strafrecht: huidige en toekomstige plaatsbepaling.

In R.J.N. Schlossels & et al (Eds.), *De burgerlijke rechter in het publiekrecht* (pp. 379-400). Deventer: Wolters Kluwer.

Struijk, S. (2015). Een schets van het actuele belang van het kort geding inzake de strafexecutie. *Sancties*, 2015 (6), 288-297.

Struijk, S. (2015). Punishing Repeat Offenders in the Netherlands: Balancing between Incapacitation and Treatment. *Behavioral Sciences & The Law*, 33 (1), 148-166.

The financial markets are also a very relevant domain where transformations in use and modes of supervisions are being studied. Nicolas Dorn addressed the linkages between the crisis in financial markets and the consequences for monitoring and supervision in a number of international articles. Related to financial markets Arnt Mein analyses in his PhD thesis the use of administrative fines within the area of financial supervision.

Dorn, N. (2015). EU Capital Markets Union: the good, the bad and the ugly. *Law and Financial Markets Review*, 9 (3), 187-190.

Dorn, N. (2015). Legal 'Elasticity' and 'Sidestepping' in European Crisis Management of Financial Markets. *European Law Journal*, 21 (6), 787-802.

Dorn, N. (2015). Regulatory herding versus democratic diversity: history and prospects. *The Journal of Financial Perspectives*, 3 (2), 161-174.

Dorn, N. (2015). Governing financial market regulation: a cascade from intergovernmental bank resolution, to prudential regulation, to conduct regulation. In P. Iglesias-Rodríguez (Ed.), *Building responsive and responsible financial regulators in the aftermath of the financial crisis* (pp. 87-114). Mortsel: Intersection.

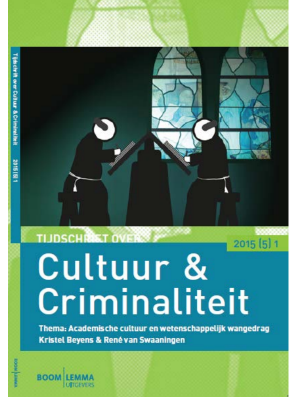
Mein, A.G. (2015). *De boete uit balans. Het gebruik van de bestuurlijke boete in de praktijk van het financieel toezicht*. Den Haag: Boomjuridisch.

3.3 The interaction between (changes in) modes of supervision and unsafety, including the dynamics between deviancy and social reactions as well as questions on the effects and unintended side-effects of supervision

Again, we would like to highlight two very different studies that are both on important, current societal topics. The first example is on scientific misconduct and the second one on Dutch Muslim youngsters and risks on radicalization.

The first study focuses on academic publications and academic writings, a specific field that due to several severe incidents of fraud has attracted increased and intensified forms of (internal) supervision. There are several articles within the context of MSS that have been published around academic misconduct. One special publication we would like to mention in this context of transformations in

modes of supervision is a special issue of the Dutch-Flemish journal *Tijdschrift over Cultuur* en Criminaliteit entitled 'Academic culture and scientific misconduct'. Within MSS, we also hold it to be important to enhance the possibilities to publish on qualitative criminological research in Dutch: still the mother tongue of many authors and indeed of many stakeholders in the field. Because there are numerous possibilities to publish in English about this type of research, but very few in Dutch, we co-founded - in 2011 - the Netherlands-Flemish journal of cultural criminology, the *Tijdschrift over Cultuur & Criminaliteit*. A remarkable special issue from 2015 we like to point at, is the one on academic fraud – edited by Kristel Beyens (Free University Brussels) and René van Swaaningen (EUR). In this issue, the questions why scientific misconduct has become a subject of criminological research and how scientific misconduct relates to a production-oriented culture academic are



examined. Many authors point at undesirable side-effects of an emerging culture of mistrust and control in academia, amongst which socially disengaged, highly predictable and little innovative research. The issue concludes with a plea to recapture a truly academic culture. It is argued that the current academic career path produces a 'strain to anomie'. The authors further examine the slippery notion of the term 'scientific misconduct' – why is data-slicing okay and 'self-plagiary' is not? – and conclude that questions about the prevalence of scientific misconduct are hardly answerable. They also point at a number of undesirable side-effects of the emerging culture of mistrust and control in academia, amongst which socially disengaged, highly predictable and little innovative research. They end with a plea to recapture a truly academic culture. Among the contributors to this special issue on academic misconduct is an article by MSS member Thaddeus Müller on the academic environment in which social psychologist Diederik Stapel worked and developed his career as a con academic. In

addition Henk van de Bunt contributed an article to this issue on ethical issues in criminological research in which he problematizes the concept of scientific integrity. Altogether, this issue is a fine example of how changing publication pressures and practices as well as moods of supervision lead to all kinds of undesirable side-effects.

A second study that we would like to highlight in this section is carried out within the context of risks on radicalization. The study focuses is on Dutch young people of Turkish origin and their attitudes towards religiously inspired violence, identification, social networks and exclusion. This qualitative

study done by Richard Staring (ESL) and Fiore Geelhoed (Free University Amsterdam) is part of the SCP report Worlds of difference, the sociocultural distance and position of migrant groups in the Netherlands (2015). In this report the sociocultural position of members of migrant groups in the Netherlands, with particular attention for groups at a substantial socio-cultural distance from the host society is examined. The editors distinguish between three dimensions of sociocultural position: a social dimension; a cultural dimension and an emotional dimension. The study was carried out in the light of the ongoing public and political debate about the wide gap that has arisen between substantial numbers of migrants and what might be called the 'mainstream' of Dutch society. That debate cannot be seen in isolation from the debate about the position of Muslims in the Netherlands and attitudes towards them.



The qualitative research of youngsters of Turkish origin was intended to obtain a clearer picture of their socio-cultural position, with particular attention for their views on religiously inspired violence, which is regarded as an indicator of the cultural dimension of the socio-cultural position. Among the topics discussed with the respondents were IS, travelling to Iraq and Syria for jihad and the attacks on the editors of the Charlie Hebdo in Paris. The relationship between their views and the social and identification dimensions was explored, as were possible relationships with the perceptions and behavior of the dominant society. A total of 79 Turkish youngsters took part in (group) interviews. In addition, eighteen representatives of religious and political movements and eight experts were interviewed.

Among the main conclusions it is stated that young people of Turkish origin, although they were born and raised in the Netherlands, and although many of them identify themselves as Dutch to a greater or lesser extent, are often regarded as members of a migrant group rather than as Dutch citizens. They are challenged and judged on the basis of their group membership and religious affiliation, even where that is not relevant in context. The way the Dutch and Western media describe international events is seen by them as one-sided and as hypocritical. This exacerbates feelings of injustice and exclusion and contributes to conspiracy theories. Young people often feel distrustful and negative towards contacts with natives, Western media and politics, and this contributes to a strong orientation towards their own ethnic group and Islam. The interviews with experts suggest that the notion that young people themselves and their religious and ethnic groups are systematically put at a distance is one of the driving forces of radicalization. The feeling of being excluded among youngsters of Turkish origin is widespread and strong. At the same time, it is striking that young people of Turkish and Moroccan origin are surprised that some of their views are sensitive in the Netherlands. In today's Dutch society, it seems as if mutual empathy is sometimes a long way off.

The study was offered to Deputy Prime Minister and Minister of Social Affairs and Employment, Lodewijk Asscher on December 18, and has led to several organized debates within the Netherlands and within specific Turkish-Dutch settings in which the authors participated. Results were published in Dutch media and presented at academic conferences (ASC - Washington; NVC Den Haag,), and public seminars/discussions (CIROC Utrecht, City meeting Rotterdam). The research forms an answer on the outcomes of a FORUM/Motivaction research on Turkish and Moroccan Dutch youngsters and their positive attitudes towards Islamic State.

Swaaningen, R. van & Beyens, K. (2015). Academische cultuur en wetenschappelijk wangedrag – en wat de relatie daartussen is. *Tijdschrift over Cultuur en Criminaliteit*, 5 (1), 3-21.

Bunt, H. van de (2015). Ethische dilemma's bij criminologisch onderzoek. *Tijdschrift over Cultuur en Criminaliteit*, 5 (1), 55-69.

Müller, T. (2015). 'Ik was echt zorgvuldig'. De carrière van een wetenschappelijke fraudeur. *Tijdschrift over Cultuur en Criminaliteit*, 5 (1),99-114.

Staring, R.H.J.M. & Geelhoed, F. (2015). 'Nooit Nederlander genoeg'. Ontwikkelingen in de sociaal-culturele positie van Turks-Nederlandse jongeren, hun wereldbeelden en attitudes ten opzichte van (religieus geïnspireerd) geweld. In J. Dagevos (Ed.), Werelden van verschil, Over de sociaal-culturele afstand en positie van migrantengroepen (pp. 160-219). SCP: Den Haag.

4. Grants, funding & contract research

Punishing organized crime in the Netherlands

Henk van de Bunt and Karin van Wingerde received funding by 'Police and Science' (Politie & Wetenschap) for the project 'Punishing organized crime in the Netherlands. Discrepancies between demanded and imposed sanctions'. The image that criminal enforcement of organized crime is difficult, is commonly reflected in the media and popular debate. Commentators often argue that organized crime is punished less severely than possible, due to the complexity of the offences, time constraints, and the increased interconnectedness between legal and illegal activities, which creates difficulties to find sufficient evidence to convict offenders. Using data from the *Dutch Organized Crime Monitor*, Van Wingerde and Van de Bunt focus on the ways in which offenders of organized crime are 'treated' by the criminal justice system and on the discrepancies between demanded sanctions and the actual sanctions executed in cases of organized crime.

Smart governance, private parties from facilitator of organized crime to facilitators of prevention

Judith van Erp and Henk van de Bunt received funding for a research project 'Smart Governance, private parties from facilitators of organized crime to facilitators of prevention'. This project is a collaboration between TU Delft, Harvard University Kennedy School of Government, and funded by the cities of Rotterdam and Velsen and the Ministry of Security and Justice. It evaluates two experiments in these cities where private parties are invited to collaborate with local government to prevent organized crime. These public-private partnerships raise many questions about the use of incentives and coercion; the sharing of information and trust; and the monitoring and measurement of results, which will be addressed in this study by evaluating two ongoing projects. Mandy Maaskant en Daphne Postma were both as junior researchers appointed to the project and were based in the ESL criminology department.

Turkish-Dutch youngsters and attitudes against religious inspired violence

Based on Staring's earlier research (2014) on the risks of radicalization among Turkish-Dutch youngsters, Staring was asked to join a research team from the SCP in order to do research on the social-cultural position of Turkish-Dutch youngsters in the Netherlands and their attitudes towards (religious inspired) violence, ISIS and the conflicts in the Middle East. During this SCP-project in which he closely cooperated with research from the SCP (J. Dagevos and L. Sterckx) and Free University Amsterdam (F. Geelhoed) 79 youngsters with a Turkish or Kurdish background, as well as 18 members of religious movements and 8 experts on Turkish-Dutch issues were interviewed. The research was published in the report 'Worlds of difference' and was offered to Deputy Prime Minister and Minister of Social Affairs and Employment, Lodewijk Asscher on December 18, 2015.

Enforcement of health and safety violations in an era of deregulation

In this project Karin van Wingerde, Jan-Willem Barth and Peter Mascini are interested in the dilemmas that health and safety inspectors in the Netherlands face while enforcing occupational health and safety violations and how this influences their use of discretion. Using interviews with health and safety inspectors, observations of inspectors' work routines, and the analysis of cases involving health and safety violations, they will investigate how inspectors of the Dutch Health and Safety Inspectorate deal with violations in practice, the factors influencing their decision-making processes, and the consequences thereof in terms of differences in the ways in which violations are dealt with. The project is financed through a research grant from the Dutch Centre for Crime Prevention and Safety (CCV), programme Regulation and Behavior (Handhaving en Gedrag).

Confiscated electronical data carriers and computerized systems for the purpose of detection and prosecuting of criminal offenses

This report gives an account of research carried out in order to compile an inventory of part of current investigation practices relating to the confiscation of certain items. This mainly concerns investigations carried out by investigating officers on electronic data carriers and computerized works after such confiscation. Using interviews and existing figures for the confiscation and subsequent investigation of electronic data carriers and computerized works Mevis, Verbaan and Salverda focus on possible further standardization of such research in connection with modernizing the Code of Criminal Procedure. This project is financed by the WODC.

Third evaluation of the BVT (Principle Law Coerced Forensic Mental Health Care TBS)

In this commissioned research project Van der Wolf, Mevis, Struijk, Van Marle, Van Leeuwen and Kleijn evaluate the BVT, the act under Dutch criminal law providing regulations (and rights) for the detention of forensic mental health patients in high security services called 'tbs-facilities'. In this third evaluation mainly the aspects of the BVT concerning legal protection will be subject to evaluation. Using legal and empirical research methods (e.g. an analysis of case law and interviews with all relevant actors in the forensic mental health field), the researchers focus on recent developments concerning first the balance of the dimensions of security, treatment and legal protection, and second the harmonization of the legal position of patients in coerced care. This project is financed by the WODC.

The legal durability of collecting and preserving cell material regarding DNA research for conviction

In this project Mevis, Bakker, Nan, Salverda and Verbaan investigated the legal durability of collecting and preserving cell material regarding DNA research for conviction. Due to the 'Bart van U-case', a committee under the supervision of Hoekstra has been appointed. The committee's research has resulted in several recommendations. One of those recommendations concerns the collection and preservation of DNA-material during the suspects custody for the purpose of determining the DNA profile for a possible conviction. In this project different aspects have been taken in account, such as human rights and criminal procedure principles. The law system of other countries have also been included in the research. The purpose of this project is to provide the Ministry of Security and Justice with an impact analysis concerning the recommendations of the committee Hoekstra. This project is financed by the Ministry of Security and Justice.

Inventory of the possibilities of sanctioning managerial officials within civil, criminal and administrative law. A research project in cooperation with the department civil law

In the last few years several incidents were revealed in which companies and institutions were found to have acted in an improper manner. Therefore Lindenbergh, Schreuder and Verbaan are interested in the possibilities to address executives when they, or their company or institution act unlawfully. This report gives an account of research carried out in order to compile an inventory of the possibilities of sanctioning managerial officials within civil, criminal and administrative law. This project is financed by the WODC.

Final report of the recommended ZSM method and Legal protection. A research project in cooperation with Rotterdam School of Management

In this project Jacobs, Van der Giessen, Brein, Bayerl, Verbaan and Thuis are interested in the evaluation of the recommended ZSM-method [speedy trial method] within the Public Prosecution Service regarding the legal protection of suspects, the efficiency of the ZSM-process and the costs of the police, Public Prosecution Service and subsidized legal assistance. Using interviews with relevant stakeholders, performing observations in the pilot regions and the reference regions, by studying journals kept by the attorneys involved and by analyzing registrations kept by the Public Prosecutor's Office, Police and the Legal Aid Board, the bills submitted by attorneys, the researchers pertained to the implementation and consequences of the ZSM procedure recommended by the working group 'ZSM & Rechtsbijstand', compared to the regular ZSM procedure, to provide the necessary insights to determine how to organize the ZSM-procedure. The project is financed by the WODC.

An analysis of the strategic vision of enforcement framework of criminal law within IGZ (Health Care Inspectorate)

In this project Mevis, Verbaan and Bakker provided the Health Care Inspectorate (IGZ) with outlines and principles to set up a policy for the position of the IGZ in cases where criminal or administrative sanctions are involved. Using interviews the researchers investigated the position of all the stakeholders within the healthcare system. This project is financed by the IGZ.

5. Conferences, seminars, lectures and awards

5.1 International academic conferences and seminars

Workshop Smart Mixes in relation to Forest and Climate Change Governance, 4-5 February 2015, Amsterdam

This workshop sponsored by KNAW, and organized under the auspices of the project "Smart Mixes in relation to Transboundary Environmental Harm" was co-organized by the University of Amsterdam (Amsterdam Center of International Law) and Erasmus University Rotterdam (BACT, RILE) . The multidisciplinary workshop discussed how different governance instruments interacted with each other, at different levels to address transboundary environmental harm, especially forest and climate problems. It provided a forum for international policy-makers, practitioners, MNCs, NGOs and academics to exchange views. Among others, Michael Fauré, Peter Mascini, Judith van Erp and Jing Liu chaired or presented during the workshop. In the first day, academics were invited to present on regime/instrument interaction concerning forest and climate change governance. In the second day, the methodological issues concerning smart mixes research were discussed. Both scholars, practitioners, representatives of NGOs were actively engaged in the discussion on experiences learnt and future agenda.

Indeterminate supervision, 17 July 2015, Vienna - Austria

On the 17th of July, Sanne Struijk, Paul Mevis, and Michiel van der Wolf organised an international and thematical session in Vienna. Within the theme indeterminate supervision this session illustrated the four perspectives of Germany, England, Spain and the Netherlands. The session formed the basis of a special issue regarding indeterminate supervision in the Erasmus Law Review, which will be published in 2016.

Common Study Programme, 2-4 December 2015, Rotterdam

The autumn Common Session of 2015 has been organised from 2 to 4 December at the Erasmus University Rotterdam on the very topical theme 'Borders and the European Solidarity Project'. Here about 160 criminologists discussed the question where the borders of Europe currently lie, both in a literal and in a metaphorical sense. On the one hand, Europe seems to open its borders for trade, whereas refugees face ever stricter borders. These developments represent the two major challenges the EU is facing today: (1) the so-called 'Free Trade Agreement' (TTIP) with the USA and (2) the refugee problem that predominantly finds its origins in wars and conflicts in Africa, Central Asia and the Middle East. After an opening address by ESL Dean Susan Stoter and an introduction to the common session's theme by René van Swaaningen, prof. dr. Dario Melossi (professor of criminology at the University of

Bologna) kicked off with an opening address on 'The Criminalization of Migration and the Building of a European Union'.

5.2 International lectures of programme members

Members of MSS regularly present their work at international academic conferences. Here, we only mention international lectures upon invitation or keynote speeches.

- On the 27th of March Pieter Spierenburg gave a lecture on 'Reflections on European Penal History form a Comparative Perspective' in Lisbon.
- Richard Staring presented a lecture entitled 'The meaning of Turkey for Turkish-Dutch youngsters. On feelings of belonging in the face of current international events' at the Netherlands Institute Istanbul, Istanbul Turkey on November 3, 2015.
- On the 12th of November Pieter Spierenburg presented a lecture on 'Governance, Violence and Organized Crime' in Mexico City.
- On the 4th of December Karin van Wingerde gave a lecture on 'Interconnections between Upper- and Underworld. Consequences for the Punishment of Organized Crime' at the Workshop Corruption in Criminal Commercial Enterprise in Edinburgh.



• Richard staring presented a lecture on December 9, 2015 entitled "Fragmented journeys: Some first insights into a research on irregular migration patterns of Syrian and Eritrean refugees towards the Netherlands and the role of human smuggling networks' at MireKoç, Koç University Istanbul, Turkey.



 On the 26th of January Paul Mevis delivered the Baron Ver Heyden de Lancey lecture 2015 on 'Voluntary Euthanasia and Assisted Dying: The Position in The Netherlands' at the University of Cambridge.

5.3 International guest lectures

In the framework of the Common Study Programme on Criminal Justice and Critical Criminology in Rotterdam, December 2-4, 2015 titled 'Borders and the European Solidarity Project' several plenary guest lectures were presented amongst which:

- David Brotherton (City University of New York, USA), *The performance of Exile: Deportation Hearings a Theaters of Cruelty*
- Petr Háck, (Eötvös Loránd University, Budapest, Hungary), Hungarian reactions to migration;
- Susanne Krasmann and Christine Hentschel (Hamburg University, Germany), Being Exposed in Europe
- Dario Melossi (University of Bologna, Italy), *The Criminalization of Migration and the Building of a European Union*
- Angus Nurse (Middlesex University, London, UK), A Common Perspective? European Anti-terrorism Perspectives and the Criminalisation of Free Speech
- Olga Petintseva (Ghent University, Belgium), When youth justice and migration intersect. 'Specialized' initiatives: building expertise or internal borders?
- David Redmon, (Kent University, UK), Documentary Criminology: Making Media as Interpretation

5.4 Dutch conferences and lectures for professionals and the general public

Conferences and lectures for Dutch academics and professionals and for the general public are an important part of the valorisation of our work.

Juveniles in police-custody, April 24, 2015

This expert meeting was organised by the department Criminal Law, VJAR (Association of Juvenile Law



Attorneys Rotterdam) and the Police Unit Rotterdam. The reason for organising this expert meeting was the pressing letter of the juvenile law attorneys to the police, in which was stated that suspects under age often unnecessary and are being placed too long in detention cells and, while being there, not being treated childfriendly. Around 120 professionals amongst which 40 juvenile lawyers and 40 police officers, and next to that other practitioners in the field of juvenile justice came to the Erasmus School of Law to debate and find solutions. The debates were fiercely and passionate, especially on the theme of the effects of the right to remain silent. At the end the parties came together with the conclusion that they all share the same interest, namely that of the child. The expert meeting was scientifically accompanied by Samira Valkeman, a criminologist and master student criminal law under the supervision of Uit Beijerse. All experts were asked to fill in green and red cards

with specific questions concerning the topics of the expert meeting and the results were presented in another meeting at the court of Rotterdam.

CIROC Seminar 'Human smuggling from Conflict Regions', Utrecht, 27 May 2015

The seminar 'human smuggling from conflict regions' focuses on three themes: 1) the social organization of human smuggling from conflict regions, 2) EU policy initiatives and law enforcement

efforts relating to irregular migration and their effects, 3) the migrants' concerned and their individual trajectories. It is commonly believed that human smuggling organizations facilitate the sudden influx of refugees from conflict regions such as Syria and Eritrea to specific countries of reception in the European Union. The dramatic media images of boats packed with migrants crossing the Mediterranean confirms the involvement of organized human smuggling organizations. These recent developments leads to the questions about the nature and conduct of organized networks which refugees may use during their travels. During the seminar an international group of experts will present recent research which covers the above topics. Organisation: prof. Dr. R. Staring & Mr. dr. J. van Wijk http://www.ciroc.nl/en/seminars-en/2015/immigration-from-conflict-areas.html

CIROC Seminar 'Uncovering the underworld'. Utrecht, 14 October 2015

This seminar dealt with questions as whether police and administration of justice have sufficient knowledge off and insights into the underworld? And whether police and administration have insufficient power and authorities to focus on organized and undermining crime? Is it necessary to use undercover methods or to use collaborating witnesses and what are the experiences in this respect in other countries dealing with organized crime? The focus during the day was on undercover methods and dealing with organized crime in foreign countries as well as undercover methods and collaborating witnesses in the Netherlands. Professor Jacqueline Ross (University of Illinois College of Law) and July Ayling (Australian National University) elaborate on undercover methods and the Australian approach of organized crime and compare repressive and preventive ways of dealing with organized crime. Organized by: prof. dr. Henk van de Bunt, prof. dr. Edward Kleemans, drs. Edwin Kruisbergen. http://www.ciroc.nl/seminars-nl/25/62/Zicht-op-de-onderwereld.html

De Doelderdag, 29 October 2015

The annual De Doelderdag was titled *Compensation for Injury: past, present and future*. In the case a person is a victim of injury, the victim can, according to the Dutch law, not only recover compensation for financial loss from the perpetrator but also recover compensation for non-financial loss (such as pain, emotional damage). The latter is called in Dutch *'smartengeld'*, and needs to be weighted to reasonableness by the judge. Many people in the Netherlands feel that this *smartengeld* is often weighted too lightly, in particular in cases of severe damage. This dissatisfaction raises the question on how high the *smartengeld* should be. Speakers: Prof. dr. M. Fauré, Prof. mr. S. Lindenbergh, Prof. mr. dr. T. Wallinga, Prof. mr. dr. L. Visscher, Mr. P. Langstraat, Mr. T. Kremer.

Valedictory symposium Professor H.J.C. van Marle, 27 November 2015



In his valedictory speech 'What is true? What is it worth? The necessity of continuous scientific research within the forensic psychiatry' professor Van Marle pleads for a new path to take regarding the research of reason of insanity. Instead of finding the why behind the actions, the focus should lie on how to put a brake on the violent actions. Longitudinal and single-case research could give better insights in the correlation of the diversity of these factors that are causing violence.

5.5 Media performances

On 28 January, drs. Robby Roks gave a criminological lecture on Dutch gang culture at the International Film Festival Rotterdam. The lecture was held in the supporting program of the movie *Girlhood*.



On 2 February, Professor Hjalmar van Marle was invited by the NOS to comment on the incident in January where an armed and bewildered man entered the NOS complex. Van Marle expressed his concern about the fact that we need to have more attention to confused and bewildered persons. http://nos.nl/artikel/2016253-laten-we-alerter-zijn-op-verwarde-mensen.html

On 10 February, the NOS published an article on the confiscation of criminal money. Drs. Shir Nabi was invited to comment on the article. http://nos.nl/op3/artikel/2018389-om-neemt-meer-ondergronds-bankiergeld-in-beslag.html

On 4 March, Professor Paul Mevis gave a public lecture on modernization of the Code of Criminal Procedure at Erasmus University Rotterdam.

On 1 April, drs. Tom de Leeuw published on the website of *Sociale Vraagstukken* an article on the subject of sense of security: Statistics on criminality do not say everything, nor does the sense of security. http://www.socialevraagstukken.nl/cijfers-over-criminaliteit-zeggen-niet-alles-maar-veiligheidsgevoelens-evenmin/



On 23 April, Lau G. committed suicide in the Extra Beveiligde Inrichting (EBI) in Vught. The question soon raised (again) whether the EBI is humanistic enough. Dr. Sanne Struijk, who evaluated in 2013 this institution, was asked to comment on the recent affairs by several media.

- http://www.rtlnieuws.nl/nieuws/binnenland/zelfmoord-zelfs-ebiniet-te-voorkomen

- http://nos.nl/artikel/2032252-echt-alles-wordt-gecontroleerd-inde-ebi.html



On 5 May, dr. Joost Nan was invited to comment on a case of The Verdict, a column in the NRC.

http://www.nrc.nl/nieuws/2015/05/05/de-uitspraak-mag-je-eenlaveloos-meisje-versieren-om-sex-te-hebben-a1481014 On 28 May, Professor Richard Staring was invited for a radio broadcast for the programme 'Dit is de dag' to speak about the issues regarding refugees. http://www.nporadio1.nl/dit-is-de-dag/onderwerpen/294353-eu-plan-extra-vluchtelingen-niet-genoeg

On 7 June, Professor Paul Mevis spoke during a television broadcast of 'Nieuwsuur' about the deal of 40 million euro between the heirs of Willem Endstra and the justice department. http://nos.nl/uitzending/6191-uitzending.html

On 28 juli, Argos TV- Medialogica dedicated a television broadcast on how politicians sometimes handle scientific research. Professor Richard Staring was one of the key speakers during this broadcast. http://www.2doc.nl/documentaires/series/argos-medialogica/de-gewenste-resultaten.html

On 31 August, Professor Richard Staring was invited to speak about human trafficking at a television broadcast of 'Met het oog op morgen' of the NOS. http://www.nporadio1.nl/nos-met-het-oog-op-morgen/onderwerpen/312272-mensensmokkel-wie-zijn-de-smokkelaars

On 9 September, Professor Hjalmar van Marle was invited for a television broadcast of Brandpunt to give his comment on the affair of the swimming teacher Benno L., who was convicted for child abuse. http://brandpunt.kro-ncrv.nl/

On 21 September, Professor Richard Staring was interviewed by NRC Next on the Turkish- Kurdish community in the Netherlands. http://www.nrc.nl/nieuws/2015/09/21/turken-en-koerden-leven-hier-goed-samen-als-je-he-1538610-a752692

On 8 December, Professor Rutger de Doelder stated in an article in the AD that money laundering is not difficult at all. Professor de Doelder also gave a mini lecture on this subject at Studio Erasmus. http://www.esl.eur.nl/eslnieuws/detail/article/79549-mr-rutger-de-doelder-in-ad-witwassen-is-nieterg-moeilijk/

Other media performances are:

Bisschop, L.C.J. (ivoorconsumptie) (2015, Sep 01). Illegale handel in ivoor [television broadcast]. In *De afspraak*. Brussels: Canvas.

Dorn, N. (2015, July 17). Can eurozone finance ministers put on the ECB's hat for a day? *Financial Times (letters page)*

Nan, J.S. (2015, May 04). De uitspraak. NRC Handelsblad

Nan, J.S. (2015, June 30). De uitspraak. NRC Handelsblad

Staring, R. (2015, 27 March). 'In De Kuip is iedereen gelijk. En zo hoort het'. NRC.NL,. http://www.nrc.nl/nieuws/2015/03/27/in-de-kuip-is-iedereen-gelijk-en-zo-hoort-het-1481351a816946.

Struijk, S. (2015, April 27). Kritiek zwelt aan na zelfmoord Lau Geeraets. Algemeen Dagblad

Struijk, S. (Interview) (2015, Apr 24). NPO Radio 1 [radio broadcast]. In Radio 1 journaal.

5.6 Awards & memorable events

Jelle Jaspers received on the 10th of February the Talent Extraordinary prize presented by the rector of Erasmus University Rotterdam. He was awarded with this prize because of his earlier received funding of the NWO Research Talent Grant. Along with the prize, Jelle also received a travel cheque of the Erasmus Trustfonds, which he used to visit the European Society of Criminology Congres in Porto to present his first findings of his research project.



On February 22, Michiel van der Wolf wins an Emmy award for short (kids) TV-movie 'Alles mag' (Anything goes), as part of the writing team. The award from the International Academy of Arts and Sciences was not for scientific merit, but for his side-line activity of screenwriting.



On the 21st of April 2015 John Blad was awarded the 'Herman Bianchi Restorative Justice Prize' by the 'Bianchi Restorative Justice Foundation'. After a lively symposium on restorative justice in the Amsterdam Debate Centre 'De Rode Hoed' by academics, prosecutors, defence lawyer and mediators alike, chaired by journalist Clairy Polak, former Dutch Ombudman Alex Brenninkmeijer handed out the award to John Blad, for his academic publications on restorative justice and his practical initiatives in this field.

Appendix Publications Monitoring, Safety and Security (2015)

Academic - International – Refereed Articles

Dongen, J.D.M. van, Buck, N. & Marle, H.J.C. van (2015). Unravelling offending in schizophrenia: Factors characterising subgroups of offenders. *Criminal Behaviour and Mental Health, 25* (2), 88-98.

Dorn, N. (2015). EU Capital Markets Union: the good, the bad and the ugly. *Law and Financial Markets Review*, *9* (3), 187-190.

Dorn, N. (2015). Legal 'Elasticity' and 'Sidestepping' in European Crisis Management of Financial Markets. *European Law Journal, 21* (6), 787-802. doi: http://onlinelibrary.wiley.com/doi/10.1111/eulj.12154/abstract

Haas, N.E., Van Craen, M., Skogan, W.G. & Fleitas, D.M. (2015). Explaining officer compliance: The importance of procedural justice and trust inside a police organization. *Criminology and Criminal Justice*, *15* (4), 442-463.

Müller, T. & Fischer, T.F.C. (2015). Feeling Unsafe in a Multicultural Neighbourhood: Indigenous Inhabitants' Perspectives. *British Journal of Criminology, 55* (4), 790-810. doi: doi: 10.1093/bjc/azu113

Reemst, L. van, Fischer, T.F.C. & Zwirs, B.W.C. (2015). Response decision, emotions, and victimisation of police officers. *European Journal of Criminology, 12* (6), 635-657. doi: 10.1177/1477370815587767

Struijk, S. (2015). Punishing Repeat Offenders in the Netherlands: Balancing between Incapacitation and Treatment. *Behavioral Sciences & The Law, 33* (1), 148-166.

Vanderveen, G.N.G. & Van Eijk, G. (2015). Criminal but Beautiful: A Study on Graffiti and the Role of Value Judgements and Context in Perceiving Disorder. *European Journal on Criminal Policy and Research*. doi: 10.1007/s10610-015-9288-4

Academic - International – Non-Refereed Articles

Dorn, N. (2015). Regulatory herding versus democratic diversity: history and prospects. *The Journal of Financial Perspectives, 3* (2), 161-174. doi: https://www.gfsi.ey.com/media_files/document/journal/EY_OEA_regulatory_herding_p1.pdf

Pei, W. & Wolf, M.J.F. van der (2015). The cohesion of Mental Patient Criminal Responsibility and Governing Measures: A Comparison of Chinese and Western Legal Systems. *Henan Social Sciences,* 23 (8), 43-50.

Academic – International – Book Chapters

Bunt, H.G. van de & Wingerde, C.G. van (2015). 'We are all going to be rich.' A case study of the Dutch Real Estate Fraud. In W. Huisman, J.G. van Erp & G. Vande Walle (Eds.), *Routledge Handbook of White-Collar and Corporate Crime in Europe* (pp. 304-317). Oxford: Routledge.

Dorn, N. (2015). Governing financial market regulation: a cascade from intergovernmental bank resolution, to prudential regulation, to conduct regulation. In P. Iglesias-Rodríguez (Ed.), *Building responsive and responsible financial regulators in the aftermath of the financial crisis* (pp. 87-114). Mortsel: Intersection. http://www.intersentia.com/searchDetail.aspx?bookid=102683

Pieterman, R. (2015). Obesity as Disease and Deviance: Risk and Morality in Early 21st Century. In Th. Müller (Ed.), *Contributions from European Symbolic Interactionists: Relfection on Methods* (Studies in Symbolic Interaction, volume 44) (pp. 117-139). Bingley, UK: Emerald Group Publishing Ltd. http://dx.doi.org/10.1108/S0163-239620150000044006

Spierenburg, P.C. (2015). Prison and Convict Labour in Early Modern Europe. In Ch..G. De Vito & A. Lichtenstein (Eds.), *Global Convict Labour* (pp. 108-125). Leiden: Brill.

Wingerde, C.G. van & Smid, G. (2015). Negotiated Settlements for Corruption Offences: Position in the Netherlands. In A.O. Makinwa (Ed.), *Negotiated settlements for corruption offences*. A European perspective (pp. 105-124). The Hague: Eleven International Publishing.

Wingerde, C.G. van (2015). The limits of environmental regulation in a globalized economy. Lessons from the Probo Koala case. In J.G. van Erp & W. Huisman (Eds.), *Routledge Handbook of White-Collar and Corporate Crime in Europe* (pp. 260-275). Oxford: Routledge.

Academic - Dutch – Refereed Articles

Beijerse, J. uit & Bouw, R (2015). Naar een duidelijk geregelde regierol van de rechter bij de toelating van slachtoffers en journalisten tot de besloten jeugdstrafzitting. *Strafblad, 13* (3), 253-260.

Bunt, H. van de (2015). Ethische dilemma's bij criminologisch onderzoek. *Tijdschrift over Cultuur en Criminaliteit*, 5 (1), 55-69.

Huisman, P.W.A. & Mevis, P.A.M. (2015). Toepassing en interpretatie van de Leerplichtwet door de strafrechter. *Delikt en Delinkwent, 2015* (63), 646-672.

Mevis, P.A.M. & Wolf, M.J.F. van der (2015). Gedwongen forensische zorg voor volwassenen. *Tijdschrift voor Gezondheidsrecht, 39* (4), 212-220.

Mevis, P.A.M. (2015). Strafrecht als waarborg en bedreiging van kwaliteit en zorg tegelijk. *Tijdschrift voor Gezondheidsrecht, 39* (2), 40-54.

Mevis, P.A.M., Noyon, L., Marle, H.J.C. van & Wolf, M.J.F. van der (2015). De discussie over neurowetenschap en strafrecht: een overzicht en een richting. *Delikt en Delinkwent, 45* (34), 343-362.

Moerman, E.M. (2015). De positie van de bijstand door burgers in de herziening van de bijzondere opsporingsbevoegdheden. *Delikt en Delinkwent, 45* (5), 363-372.

Nan, J.S. (2015). De betekenis van artikel 7, eerste lid EVRM voor het Nederlandse sanctierecht. *Sancties. Tijdschrift over Straffen en Maatregelen, 20* (3), 138-151.

Nan, J.S. (2015). De procureur-generaal bij de Hoge Raad en artikel 80a RO in strafzaken. *Nederlands Juristenblad (NJB), 90* (3), 185-189.

Nan, J.S. (2015). Kroniek van het straf(proces)recht (najaar 2015). *Nederlands Juristenblad (NJB), 90* (35), 2420-2430.

Nan, J.S. (2015). Kroniek van het straf(proces)recht (voorjaar 2015). *Nederlands Juristenblad (NJB), 90* (15), 951-961.

Nan, J.S. (2015). Moderne onmiddellijkheid, onmiddellijkheid 'light'. Strafblad, 47 (4), 331-341.

Piret, J.V.A.G. & Voorde, J. ten (2015). Godslastering voor en na de aanslagen op Charlie Hebdo. *Tijdschrift over Cultuur en Criminaliteit, 2015* (3).

Siegel, D. & Staring, R.H.J.M. (2015). Taboe in de culturele criminologie? *Tijdschrift over Cultuur en Criminaliteit, 5* (3), 3-9.

Staring, R.H.J.M. (2015). Niemand slaapt bij ons op straat? Over de noodopvang van onrechtmatig verblijvende vreemdelingen en het steekspel tussen centrale overheid en gemeenten. *Justitiele Verkenningen, 2015* (2), 24-38. doi: 10.5553/JV/016758502015041002003

Struijk, S. (2015). De EBI anno 2015: valse lucht of frisse lucht? *Sancties. Tijdschrift over Straffen en Maatregelen, 2015* (1), 12-21.

Struijk, S. (2015). Een schets van het actuele belang van het kort geding inzake de strafexecutie. *Sancties. Tijdschrift over Straffen en Maatregelen, 2015* (6), 288-297.

Swaaningen, R. van & Beyens, K. (2015). Academische cultuur en wetenschappelijk wangedrag – en wat de relatie daartussen is. *Tijdschrift over Cultuur en Criminaliteit, 5* (1), 3-21.

Academic – Dutch – Non-Refereed Articles

Bakker, S.R. & Wetering, V. van de (2015). Bedreigende rap en de kunstexceptie. *Proces. Maandblad voor Berechting en Reclassering, 94* (3), 175-187. doi: http://dx.doi.org/10.5553/PROCES/016500762015094003003

Müller, T. (2015). 'Ik was echt zorgvuldig'. De carrière van een wetenschappelijke fraudeur. *Tijdschrift over Cultuur en Criminaliteit*, 5 (1),99-114

Fischer, T.F.C. (2015). Erkende gedragsinterventies voor volwassen justitiabelen in Nederland. *Panopticon. Tijdschrift voor Strafrecht, Criminologie en Forensisch Welzijnswerk, 36* (3), 158-172.

Hulst, J.W. van der (2015). 25 jaar inning van verkeersboetes. Jurisprudentie Wegenverkeersrecht, 2015, 1-10.

Hulst, J.W. van der (2015). Het alcoholslot van de baan. *Jurisprudentie Wegenverkeersrecht, 2015* (16), 1-10.

Mevis, P.A.M. (2015), Modernisering strafvordering bij de aanvang van het vervolg, *Delikt en Delinkwent*, 69(10), 755-769.

Mevis, P.A.M. (2015), Versnelde afdoening in het strafrecht/ZSM: buitengewoon, buiten, gewoon; tijd voor reflectie en voor een ZSM-blik op berechting door de versnellende rechter, *Delikt en Delinkwent*, 22(4), 215-227.

Mevis, P.A.M. (2015). Noot Hoge Raad 16-04-2013 (Geen tegenstrijdige bewezenverklaring bedreiging en poging moord zelfde slachtoffer), ECLI:NL:HR:2013:BZ7174. *Nederlandse Jurisprudentie (NJ). Verzameling van Belangrijke Rechterlijke Beslissingen, 2015* (125).

Mevis, P.A.M. (2015). Noot onder Hoge Raad 02-12-2014 (standaardarrest medeplegen), ECLI:NL:HR:2014:3474. *Nederlandse Jurisprudentie (NJ). Verzameling van Belangrijke Rechterlijke Beslissingen, 2015* (390).

Mevis, P.A.M. (2015). Noot onder Hoge Raad 15-04-2011 (Inschrijfplicht Leerplichtwet en vrijheid van onderwijs), ECLI:NL:HR:2011:BM6898. *Nederlandse Jurisprudentie (NJ). Verzameling van Belangrijke Rechterlijke Beslissingen, 2015* (276).

Mevis, P.A.M. (2015). Noot onder Hoge Raad 21-05-2013 (Gezag en omvang verantwoordellijkheid Leerplichtwet), ECLI:NL:HR:2013:CAO399. *Nederlandse Jurisprudentie (NJ). Verzameling van Belangrijke Rechterlijke Beslissingen, 2015* (277).

Mevis, P.A.M. (2015). Noot onder Hoge Raad 26-05-2015 (Regeling vrijstelling. Leerplichtwet niet in strijd met EVRM), ECLI:NL:HR:2015:1388. *Nederlandse Jurisprudentie (NJ). Verzameling van Belangrijke Rechterlijke Beslissingen, 2015* (278).

Piret, J.V.A.G. & Wijnsma, J. (2015). Contra-terrorisme, 'Targeted Killings' vanuit drones en de crisis van het international recht. *Panopticon. Tijdschrift voor Strafrecht, Criminologie en Forensisch Welzijnswerk, 36* (1), 59-69.

Academic - Dutch – Books & Reports

Verbaan, J.H.J., Jacobs-Belschak, G., Brein, E.G., Thuis, T.A.A., Giessen, M. van der & Bayerl, P.S. (2015). *Eindrapportage ZSM en Rechtsbijstand*. (External report). Rotterdam: Erasmus Universiteit Rotterdam - Rotterdam School of Management (RSM).

Academic – Dutch – Book Chapters

Beijerse, J. uit & Struijk, S. (2015). De justitiële carrière van de jongvolwassen 'bling-bling' veelpleger. Van ITB naar ISD? In: P.A.M. Mevis, J.H.M. Tulen, B.C.M. Raes, E.A. Mulder, M.J.F. van der Wolf, S.R. Bakker & S.R. Bakker (Eds.), Omzwervingen tussen psychiatrie en recht (pp. 227-239). Deventer: Wolters Kluwer.

Hulst, J.W. van der (2015). Uitspraak en advies. In M.S. Groenhuijsen, F.G.H. Kirsten & H. van der Wilt (Eds.), *Wetboek van Strafvordering IISS* (16) (pp. 1-19). Deventer: Kluwer.

Mevis, P.A.M. (2015). Enige opmerkingen over verantwoorde forensisch psychiatrische inbreng in strafzaken. In P.A.M. Mevis, J.H.M. Tulen, B.C.M. Raes, E.A. Mulder, M.J.F. van der Wolf & S.R. Bakker (Eds.), *Omzwervingen tussen psychiatrie en recht. Liber Amicorum Prof.Dr. H.J.C. van Marle* (pp. 251-265). Deventer: Wolters Kluwer.

Mevis, P.A.M., Nan, J.S. & Struijk, S. (2015). Kort geding en strafrecht: huidige en toekomstige plaatsbepaling. In R.J.N. Schlossels & et al (Eds.), *De burgerlijke rechter in het publiekrecht* (pp. 379-400). Deventer: Wolters Kluwer.

Staring, R.H.J.M. & Geelhoed, F. (2015). 'Nooit Nederlander genoeg'. Ontwikkelingen in de sociaalculturele positie van Turks-Nederlandse jongeren, hun wereldbeelden en attitudes ten opzichte van (religieus geïnspireerd) geweld. In J. Dagevos (Ed.), *Werelden van verschil, Over de sociaal-culturele afstand en positie van migrantengroepen* (pp. 160-219). SCP: Den Haag.

Staring, R.H.J.M. (2015). Over roekeloze speculatie orgiën en de ethiek van het sparen Gefundeerde theorie op zijn Starings. In J. Evers (Ed.), *Kwalitatieve analyse: kunst én kunde* (pp. 285-303). Den Haag: Boom Lemma Uitgevers.

Swaaningen, R. van (2015). Herman Bianchi en de criminologie. In J. de Bruijn, S. Faber & A. Soeteman (Eds.), *Ridders van het recht: de juridische faculteit van de Vrije Universiteit, 1880-2010* (pp. 257-264). Amsterdam: Prometheus-Bert Bakker.

Wolf, M.J.F. van der (2015). Pathologisch bepaald geweld in strafrechtelijke context. In H.J.C. van Marle (Ed.), *Forensische Psychiatrie. Fundamenten en praktijk* (pp. 301-334). Assen: Koninklijke Van Gorcum.

Professional - Articles

Mevis, P.A.M. & Postma, L. (2015). Kroniek rechtspraak strafrecht. *Tijdschrift voor Gezondheidsrecht, 2016* (1), 24-36. doi: 10.5553/TvGR/016508742016040001004

Nan, J.S. (2015). Vaker aan de strafbeschikkingstafel. Advocatenblad, 2015 (3), 28-29.

Pieterman, R. (2015). Ulrich Beck: een kritische evaluatie van enkele kernaspecten van zijn risicosociologie. *Recht der Werkelijkheid - Cahiers d'Anthropologie du Droit, 36* (2), 66-75.

Staring, R.H.J.M. (2015). *Gözetim Altına Alarak "Uyumu" Teşvik Etmek*. (newsletter). Köln: IGMG-Islamische Gemeinschaft Millî Görüş. (available: 09 jan 2015). Struijk, S. (2015). Dertig jaar penitentiair drugsontmoedigingsbeleid: maatwerk blijft geboden. *Sancties. Tijdschrift over Straffen en Maatregelen, 2015* (3), 125-129.

Struijk, S. (2015). Rubriek 'Rechtspraak rechtspositie gedetineerden - Interne rechtspositie'. *Delikt en Delinkwent, 2015* (6), 464-468.

Struijk, S. (2015). Rubriek 'Rechtspraak rechtspositie gedetineerden - Interne rechtspositie'. *Delikt en Delinkwent, 9* (66), 707-711.

Struijk, S. (2015). Rubriek'Rechtspraak rechtspositie gedetineerden - Interne rechtspositie'. *Delikt en Delinkwent, 2* (12), 87-92.

Swaaningen, R. van (2015). Visuele criminologie, redactioneel van de voorzitter. *De Criminoloog (Nieuwsbrief van de Nederlandse Vereniging voor Kriminologie), 14* (7), 1-2.

Vanderveen, G.N.G. (2015). Visuele Onderzoeksmethoden: Een Palet aan Perspectieven. *De Criminoloog (Nieuwsbrief van de Nederlandse Vereniging voor Kriminologie), 7* (14), 6-7.

Wingerde, C.G. van & Biezeveld, G. (2015). Op zoek naar gemeenschappelijke oorzaken van toezichtincidenten. De onderschikking van inhoud aan proces en efficiency. *Tijdschrift voor Toezicht, 6* (3), 21-23.

Wingerde, C.G. van (2015). De verleiding weerstaan. Ars Aequi, 54 (5), 354-356.

Wingerde, C.G. van (2015). Toezicht als volksaandeel. Tijdschrift voor Toezicht, 6 (4), 3-6.

Wolf, M.J.F. van der (2015). *Knelpunten van de TBS in historisch perspectief. De weigerende observandus in het bijzonder.* (blog). Ontmoetingen. Voordrachtenreeks van het Lutje Psychiatrisch-Juridisch Gezelschap (7 maart 2013). (available: 16 jul 2015).

Professional – Books & Reports

Jacobs, G., Bayerl, P.S., Brein, E.G., Flory, M.J., Bunt, H.G. van de & Haas, N.E. (2015). *Evaluatie Politiewet 2012 in de Eenheid Oost-Nederland en landelijke thema's*. (External report). Den Haag WODC.

Mevis, P.A.M., Tulen, J.H.M., Raes, B.C.M., Mulder, E.A., Wolf, M.J.F. van der & Bakker, S.R. (Eds.). (2015). *Omzwervingen tussen psychiatrie en recht. Liber Amicorum Prof.Dr. H.J.C. van Marle.* Deventer: Wolters Kluwer.

Nan, J.S. (2015). *Vormvouten in het voorbereidend onderzoek* (Praktijkcahiers Strafrecht, 9). Den Haag: Sdu.

Noortwijk, C. van (2015). *Impactanalyse juridische publicaties.* (Internal report). Rotterdam: Erasmus School of Law.

Professional – Books Chapters

Mevis, P.A.M. (2015). Commentaar op de Algemene wet op het binnentreden, Inleidende opmerkingen en artikelen 1-15 (bewerking voor herdruk). In C.P.M. Cleiren, J.H. Crijns & M.J.M. Verpalen (Eds.), *Tekst en Commentaar Strafvordering (11e druk)* (pp. 3087-3125). Deventer: Kluwer.

Mevis, P.A.M., Tulen, J.H.M., Raes, B.C.M., Mulder, E.A., Wolf, M.J.F. van der & Bakker, S.R. (2015). Woord vooraf. In P.A.M. Mevis, J.H.M. Tulen, B.C.M. Raes, E.A. Mulder, M.J.F. van der Wolf & S.R. Bakker (Eds.), *Omzwervingen tussen psychiatrie en recht. Liber Amicorum Prof.Dr. H.J.C. van Marle* (pp. V-IX). Deventer: Wolters Kluwer.

Spierenburg, P.C. (2015). Foreword. In R. Ward (Ed.), *A Global History of Execution and the Criminal Corpse* (pp. viii-xii). Houndmills: Palgrave Macmillan.

Veurink, G.R.C. & Wolf, M.J.F. van der (2015). Oplegging van TBS. In *Handboek Strafzaken*. Deventer: Kluwer.

Wolf, M.J.F. van der (2015). De forensische psychiatrie in het licht der 'Groningse School'. In P.A.M. Mevis, J.H.M. Tulen, B.C.M. Raes, E.A. Mulder, M.J.F. van der Wolf, S.R. Bakker & S.R. Bakker (Eds.), *Omzwervingen tussen psychiatrie en recht. Liber Amicorum prof. dr. H.J.C. van Marle* (pp. 395-410). Deventer: Kluwer.

Professional – Annotations

Hulst, J.W. van der (2015). Noot bij: High Court. (2014, December 16), *Nieuwsbrief Strafrecht Geannoteerd* 2015-3, 68, p.61-63. 3616

Hulst, J.W. van der (2015). Noot bij: High Court. (2015, July 07), *Nieuwsbrief Strafrecht Geannoteerd* 2015-7, 193, p.165-167. 1807

Hulst, J.W. van der (2015). Noot bij: High Court. (2015, March 03), *Jurisprudentie Wegenverkeersrecht* 2015-, 27, p.1-2. 434

Hulst, J.W. van der (2015). Noot bij: Overijssel. (2014, December 17), *Jurisprudentie Wegenverkeersrecht* 2015-, 9, p.1-2. 7023

Mevis, P.A.M. (2014). Noot bij: Hoge Raad. (2015, March 03), *SR Updates* 2014-0105, (Terugverwijzen op voet van art. 423 Sv bij cumulatieve tenlastelegging).. ECLI:NL:HR:2015:507

Mevis, P.A.M. (2015). Noot bij: Hof Arnhem-Leeuwarden. (2015, May 13), *Tijdschrift voor Gezondheidsrecht* 2015-6, (Hulp bij zelfdoding door niet-arts; Heringa-zaak; overmacht). p.472-490. ECLI:NL:GHARL:2015:3444

Mevis, P.A.M. (2015). Noot bij: Hoge Raad. (2014, December 16), *NJ* 2015-391, (Tweede standaardarrest medeplegen).. ECLI:NL:HR:2014::3637

Mevis, P.A.M. (2015). Noot bij: Hoge Raad. (2014, November 04), *NJ* 2015-126, (Belediging politie door dragen van een jack met het opschrift A.C.A.B. ('All Cops Are Bastards')).. ECLI:NL:HR:2014:3114

Mevis, P.A.M. (2015). Noot bij: Hoge Raad. (2015, April 07), NJ 2015-396, (Medeplegen inbraak toereikend gemotiveerd).. ECLI:NL:HR:2015:883

Mevis, P.A.M. (2015). Noot bij: Hoge Raad. (2015, April 14), *NJ* 2015-393, (Medeplegen van diefstal en poging tot diefstal).. ECLI:NL:HR:2015:928

Mevis, P.A.M. (2015). Noot bij: Hoge Raad. (2015, April 14), *NJ* 2015-394, (Medeplegen gijzeling).. ECLI:NL:HR:2015:929

Mevis, P.A.M. (2015). Noot bij: Hoge Raad. (2015, April 21), *NJ* 2015-392, (Medeplegen diefstal met geweld in vereniging).. ECLI:NL:HR:2015:1094

Mevis, P.A.M. (2015). Noot bij: Hoge Raad. (2015, January 06), *NJ* 2015-399, (Medeplegen diefstal in vereniging).. ECLI:NL:HR:2015:10

Mevis, P.A.M. (2015). Noot bij: Hoge Raad. (2015, July 07), *NJ* 2015-397, (Medeplegen telen hennepplanten).. ECLI:NL:HR:2015:1794

Mevis, P.A.M. (2015). Noot bij: Hoge Raad. (2015, July 07), *NJ* 2015-398, (Medeplegen vernielen van autobanden).. ECLI:NL:HR:2015:1808

Mevis, P.A.M. (2015). Noot bij: Hoge Raad. (2015, June 16), *NJ* 2015-358, (Fictieve informatie; geheim dat bewaring verdient).. ECLI:NL:HR:2015:1662

Mevis, P.A.M. (2015). Noot bij: Hoge Raad. (2015, March 24), *NJ* 2015-395, (Medeplegen diefstal gevolgd door geweld).. ECLI:NL:HR:2015:718

Mevis, P.A.M. (2015). Noot bij: Hoge Raad. (2015, November 17), *SR Updates* 2015-0516, (Betreft HR 17-11-2015, ECLI-NL:HR:2015:3325 en HR 24-11-2015, ECLI:NL:HR:2015:3365).. ECLI:NL:HR:2015:3325

Mevis, P.A.M. (2015). Noot bij: Hoge Raad. (2015, October 13), *NJ* 2015-451, (Openlijke geweldpleging en 'samen en in vereniging').. ECLI:NL:HR:2015:3029

Mevis, P.A.M. (2015). Noot bij: Hoge Raad. (2015, September 01), *NJ* 2015-491, zaaknr. 14/03348, (Bevestiging mondeling vonnis bij ontkennende niet verschenen verdachte).. ECLI:NL:HR:2015:2454

Mevis, P.A.M. (2015). Noot bij: Hoge Raad. (2015, September 15), *NJ* 2015-444, (Art. 8 lid 2 Lpw maakt geen ongerechtvaardigde inbreuk op art. 9 en/of 14 EVRM en art. 2 Eerste Protocol).. ECLI:NL:HR:2015:2577

Mevis, P.A.M. (2015). Noot bij: HR. (2015, June 09), *Nederlandse Jurisprudentie. Uitspraken in Burgerlijke en Strafzaken* 2015-348, (Uitzondering op inschrijfplicht Leerplicht i.g.v. prangende omstandigheden).. ECLI:NL:HR:2015:1491

Nan, J.S. & Hofman, C. (2015). Noot bij: Hoge Raad. (2015, March 20), *TBS&H* 2015-5, (Annotatie fiscale bewijsuitsluiting). p.214-222. ECLI:NL:HR:2015:643

Nan, J.S. (2015). Noot bij: Hoge Raad. (2014, December 02), *Nieuwsbrief Strafrecht Geannoteerd* 2015-24, (Annotatie Medeplegen).. ECLI:NL:HR:2014:3474

Nan, J.S. (2015). Noot bij: Hoge Raad. (2015, March 24), *Nieuwsbrief Strafrecht Geannoteerd* 2015-1000, (Annotatie medeplegen II).. ECLI:NL:HR:2015:713, 716 en 718

Nan, J.S. (2015). Noot bij: Hoge Raad. (2015, May 19), *SR Updates* 2015-0232, (Annotatie unus testis-regel).. ECLI:NL:HR:2015:1247

Struijk, S. (2015). Noot bij: RSJ BC. (2014, August 21), *Sancties. Tijdschrift over Straffen en Maatregelen* 2015-16, 14/1296GA, p.115-122.

Wolf, M.J.F. van der (2015). Noot bij: Beroepscommissie RSJ. (2014, June 27), *Sancties. Tijdschrift over Straffen en Maatregelen* 2015-1, (Plaatsing terbeschikkinggestelden). p.42-49.

Other Activities and Output

Bakker, S.R., Moerman, E.M., Salverda, B.A. & Nan, J.S. (Eds.). (2015). *Haat en liefde in het recht. Bundel seminar de Jonge NJV 2015.* Zutphen: Uitgeverij Paris.

Beijerse, J. uit (2015). Expertmeeting 'Vrijheidsbeperking en vrijheidsbeneming'. Expertmeeting Modernisering Strafvordering: Ministerie Veiligheid en Justitie Den Haag (2015, January 23 - 2015, January 23).

Beijerse, J. uit (2015, April 24). *Jeugdigen in politiecellen: tussen wetgeving en praktijk*. Erasmus Universiteit Rotterdam, Expertmeeting 'Jeugdigen in politiecellen'.

Beijerse, J. uit (2015, April 7). '*Hoofdlijnen thematische wetsevaluatie gesloten jeugdzorg en jeugdstrafrecht'*. Tweede Kamer vaste commissie VWS Den Haag, Technische briefing 'Thematische wetsevaluatie Gedwongen Zorg'.

Beijerse, J. uit (2015, July 23). *Jeugdigen in politiecellen: resultaten expertmeeting.* Rechtbank Rotterdam, Bijeenkomst Vereniging Jeugdrechtadvocaten Rotterdam.

Beijerse, J. uit (2015, June 2). *voorzitter en organisator*. Erasmus Universiteit Rotterdam, Symposium 'De feiten achter het misdaadnieuws'.

Beijerse, J. uit (2015, May 20). *De berechting van jeugdstrafzaken*. Den Haag, gastles R.O.C. Mondriaan commerciele economie.

Beijerse, J. uit (2015, October 5). *De rechtspositie in justitiële jeugdinrichtingen en gesloten jeugdhulp.* rechtbank Amsterdam, Lezing Studiedag Team Jeugd rechtbank Amsterdam.

Beijerse, J. uit (2015, October 9). *Gedwongen zorg bij jeugdigen en volwassenen*. Rechtbank Utrecht, Presentatie onderzoeksrapport voor Expertgroep Jeugdrechters.

Bisschop, L.C.J. (2015, November 21). *The Big Apple and Ivory. Culture, commerce and implications for prevention and control.* Washington DC, Annual American Society of Criminology Conference.

Bisschop, L.C.J. (ivoorconsumptie) (2015, Sep 01). Illegale handel in ivoor [television broadcast]. In *De afspraak*. Brussels: Canvas.

Doelder, H. de (2015, 8 December). Witwassen is vrij eenvoudig. Algemeen Dagblad.

Doelder, H. de, Bakker, S.R., Salverda, B.A. & Verbaan, J.H.J. (Eds.). (2015). *Wetboek van Strafrecht Sint Maarten*. Nijmegen: Wolf Legal Publishers.

Dorn, N. (2015). Conference on EU Capital Markets Union: Contents and Discontents. (Some papers have been published in Law and Financial Markets Review, 9(3)).

Dorn, N. (2015, July 17). Can eurozone finance ministers put on the ECB's hat for a day? *Financial Times (letters page)*

Haas, N.E. (2015, June 15). *Steun voor eigenrichting: Empirisch onderzoek*. Universiteit Utrecht, Gastcollege Criminologisch Onderzoek.

Haas, N.E. (2015, September 4). *Police officers on the use of force*. Porto, European Society of Criminology.

Jaspers, J.D. (2015). Erasmus Trustfonds travel grant.

Jaspers, J.D. (2015, September 3). *Controlling conspiracies. How cartelists deal with internal conflicts.* Porto, 15th Annual Conference of the European Society of Criminology.

De Leeuw, T. (2015, 1 April). Cijfers over criminaliteit zeggen niet alles, maar veiligheidsgevoelens evenmin. *Sociale Vraagstukken*. http://www.socialevraagstukken.nl/cijfers-over-criminaliteit-zeggen-niet-alles-maar-veiligheidsgevoelens-evenmin/

Marle, H.J.C van (2015, 2 February). Laten we alerter zijn op verwarde mensen [radio broadcast]. NOS radio 1 journaal. http://nos.nl/artikel/2016253-laten-we-alerter-zijn-op-verwarde-mensen.html

Marle, H.J.C. van (2015, 9 September). [television broadcast on child abuse]. http://brandpunt.kro-ncrv.nl/.

Marle, H.J.C. van & Wolf, M.J.F. van der (2015, November 12). *Psychiatrie voor juristen*. Slot Zeist, Academie voor Gezondheidsrecht.

Meerts, C.A. (2015). Normativiteit en pragmatisme in particuliere opsporing en afhandeling van ongewenst gedrag binnen het bedrijfsleven. Jaarlijks congres Nederlandse Vereniging voor Criminologie: Leiden (2015, June 11 - 2015, June 12).

Meerts, C.A. (2015). Normativity and pragmatism: Beyond the public-private dichotomy in private investigations and private justice within businesses. Annual conference of the European Society of Criminology: Porto (2015, September 2 - 2015, September 5).

Mevis, P.A.M. (2015, 4 March). De contouren van het nieuwe Wetboek van Strafvordering [public lecture]

Mevis, P.A.M. (2015, 7 June). [television broadcast about the deal between the heirs of Willem Endstra and the justice department]. http://nos.nl/uitzending/6191-uitzending.html

Nabi, S.S. (2015, 10 February). OM neemt meer ondergronds bankiergeld in beslag. http://nos.nl/op3/artikel/2018389-om-neemt-meer-ondergronds-bankiergeld-in-beslag.html

Nan, J.S. (2015). Moderator. Lezing Fred Teeven over de rechtspostitie van het slachtoffer: Erasmus Paviljoen (2015, February 9).

Nan, J.S. (2015). Moderator. Lezing Rob Bertholee over de AIVD: Erasmus Paviljoen (2015, October 20).

Nan, J.S. (2015, May 04). De uitspraak. NRC Handelsblad

Nan, J.S. (2015, June 30). De uitspraak. NRC Handelsblad

Noortwijk, C. van (2015). BuildLegislationCorpus. Software voor het bouwen van een corpus wetgevingsteksten uit wetteksten Overheid.nl (onderzoek Eurolect): .

Noortwijk, C. van (2015, April 24). *Actualiteiten ICT-recht*. Rotterdam, Lecture in 'Postacademisch opfrisprogramma voor juristen'.

Noortwijk, C. van (2015, December 4). *Informatietechnologie en Recht*. Rotterdam, Lecture in 'Leergang voor RA Executives'.

Roks, R.A. (2015, 28 January). [Criminologisch college over de Nederlandse bendecultuur]. International Film Festival Rotterdam.

Siegel, D. & Staring, R.H.J.M. (Eds.). (2015). *Taboe - themanummer Tijdschrift over Cultuur en Criminaliteit*. Den Haag: Booom Lemma Uitgevers.

Spierenburg, P.C. (2015). Workshop 'Governance, Violence and Organized Crime'. Deelname op uitnodiging aan de workshop: Mexico City (2015, November 12 - 2015, November 13).

Spierenburg, P.C. (2015, March 2). *Past Violence: Widening the Scope of Research European - Global - Prehistoric.* Miami, Florida International University.

Spierenburg, P.C. (2015, March 27). *Reflections on European Penal History From a Comparative Perspective*. Lissabon, Bijeenkomst ter gelegenheid van de erkenning van de afschaffing van de doodstraf in Portugal in 1867 als cultureel erfgoed (samen met David Garland de twee buitenlandse sprekers op deze bijeenkomst).

Staring, R. (2015, 27 March). 'In De Kuip is iedereen gelijk. En zo hoort het'. NRC.NL,. http://www.nrc.nl/nieuws/2015/03/27/in-de-kuip-is-iedereen-gelijk-en-zo-hoort-het-1481351a816946.

Staring, R. (2015, 28 May). Het EU-plan extra vluchtelingen is niet afdoende. [radio broadcast]. http://www.nporadio1.nl/dit-is-de-dag/onderwerpen/294353-eu-plan-extra-vluchtelingen-nietgenoeg.

Staring, R. (2015, July 28). De gewenste resultaten. *Argos TV Medialogica, VPRO*. Dinsdag 28 juli 2015 om 21.15 uur op NPO 2. http://www.human.nl/medialogica/2015/de-gewenste-resultaten.html.

Staring, R. (2015, August 31). Wie zijn de smokkelaars [television broadcast on human trafficking]. http://www.nporadio1.nl/nos-met-het-oog-op-morgen/onderwerpen/312272-mensensmokkel-wie-zijn-de-smokkelaars.

Staring, R. (2015, September 21). Turken en Koerden leven hier goed samen, als je het maar niet over politiek hebt. NRC NEXT,. http://www.nrc.nl/nieuws/2015/09/21/turken-en-koerden-leven-hier-goed-samen-als-je-he-1538610-a752692

Struijk, S. & Mevis, P.A.M. (2015, July 17). *Supervision of dangerous offenders in Dutch penal law.* Vienna, Austria, Conference International Academy of Law and Mental Health.

Struijk, S. & uit Beijerse, J. (2015, September 4). *The Dutch Policy on Young Adult Persistent Offenders*. Porto, Portugal, Conference European Society of Criminology.

Struijk, S. (2015, April 24). Echt alles wordt gecontroleerd in de EBI. Retrieved May 18, 2015, from http://nos.nl/artikel/2032252-echt-alles-wordt-gecontroleerd-in-de-ebi.html

Struijk, S. (2015, April 24). Zelfmoord zelfs in EBI niet te voorkomen. Retrieved May 18, 2015, from http://www.rtlnieuws.nl/nieuws/binnenland/zelfmoord-zelfs-ebi-niet-te-voorkomen

Struijk, S. (2015, April 27). Kritiek zwelt aan na zelfmoord Lau Geeraets. AD

Struijk, S. (2015, February 17). *De ISD: een ultimum remedium of een optimum remedium?* Amsterdam, de Baliebijeenkomst (jaarlijkse besloten bijeenkomst van Amsterdamse strafrechters, strafadvocaten en officieren van Justitie).

Struijk, S. (2015, June 17). *Preventive supervision of dangerous (mentally disordered) offenders in Dutch penal law.* Manchester, UK, IAFMHS conference.

Struijk, S. (Interview) (2015, Apr 24). NPO Radio 1 [radio broadcast]. In Radio 1 journaal.

Swaaningen, R. van (2015). Globalisation and the Challenge to Criminology [Book review *Globalisation and the Challenge to Criminology*]. *British Journal of Criminology*, *55*(4), 839-842.

Swaaningen, R. van (2015, December 2). *Borders and the European Solidarity Project*. Rotterdam, Common Study Session.

Swaaningen, R. van (2015, October 19). *De vluchtelingencrisis: criminologisch krantenlezen*. Leiden, Interstedelijke Criminologie Dag.

Vanderveen, G.N.G., Dillen, L & Konings, C. (2015). Beeldmateriaal in de Strafrechtsketen: Individuele verschillen in kaart middels eye tracking. Vooraankonding, experiment en plenaire presentatie t.b.v.jaarcongres van de Nederlandse Vereniging voor Criminologie 2015: (2015, June 12).

Verhoeven, W.J. (2015). [Book review Weten wat werkt. Passend evaluatieonderzoek in het sociale domein]. Mens en Maatschappij, 90(1), 103-108.

Verhoeven, W.J. (2015). Lidmaatschap begeleidingscommissie WODC: Vereenvoudiging verdenkingscriteria.

Wingerde, C.G. van & Mascini, P. (2015). Regisseurs in een nachtwakerstaat. Hoe benutten ISZWinspecteurs hun beslissingsruimte bij het al dan niet sanctioneren van overtredingen van de arbeidsomstandighedenwetgeving en welke dilemma's ervaren zij daarbij? (granted).

Wingerde, C.G. van & Mein, A. (2015). Offerte discoursanalyse rechtmatige zorg (submitted).

Wingerde, C.G. van & Wolf, M. van der (2015). 'White Colour Crime' Proposal Film scenario Dutch Fraud Film Festival (submitted).

Wingerde, C.G. van (2015). NWO Veni proposal. What's deterrence got to do with it? (submitted).

Wingerde, C.G. van (2015, December 4). *Interconnections between upper- and underworld. Consequences for the punishment of organised crime. (Invited).* Edinburgh, Workshop Corruption in Criminal Commercial Enterprise.

Wingerde, C.G. van (2015, September 4). *Punishing organized crime in the Netherlands. Discrepancies between demanded and imposed sanctions.* Porto, Annual conference European Society for Criminology (2-5 September).

Wingerde, C.G. van (2015, September 7). *Too big to deter, too small to change? Profitability, penalties, and compliance in the waste and chemical industry in the Netherlands. (together with M. Kluin)*. Tilburg, International conference Environmental Crime and the Money (7-8 September).

Wolf, M.J.F. van der (2015). De mens achter de tbs'er [Book review *Levenslang*]. *De Psycholoog*, 20-22.

Wolf, M.J.F. van der (2015). Van zwart naar grijs [Book review *T. van Willigenburg: Gevallen vogel. Achter tralies*]. *De Psycholoog*, 22-24.

Wolf, M.J.F. van der (2015, July 17). *Legal constraints on the indeterminate control of 'dangerous' (sex) offenders in the community: a European comparative and human rights perspective.* Vienna, 34th international congress on law and mental health, IALMH.

Wolf, M.J.F. van der (2015, June 18). *The level of agreement between experts in forensic assessment in the Netherlands.* Manchester, 15th Annual Conference of the International Association of Forensic Mental Health Services (IAFMHS).

Wolf, M.J.F. van der (2015, June 25). *How psychology and law (should) work together in sentencing dangerous offenders.* University of Cambridge, Clare Hall College, lunch lecture.

Wolf, M.J.F. van der (2015, June 30). *The reliability of psychological/psychiatric evidence in criminal courts: why England and Holland should meet in the middle.* University of Cambridge, Faculty of Law lecture.

Wolf, M.J.F. van der (2015, November 5). *De wetenschap achter de gedragskundige rapportage*. Louis Hartlooper Complex, Utrecht, Kennismiddag Rapportage De Rechtspraak.

Wolf, M.J.F. van der (2015, November 9). '*Culturele' gedragskundige rapportage in juridisch perspectief*. unknown, Rechtbank Rotterdam.

Wolf, M.J.F. van der (2015, October 29). *TBS – veroordeeld tot vooroordeel. Actuele discussies in historisch perspectief.* NIFP Amsterdam, Pro Fora.

Wolf, M.J.F. van der (periode: 2015 t/m 2016). Voorzitter Expertsessies 'De positie van slachtoffers en nabestaanden bij tbs-verlengingszittingen' Position at: Ministerie van Veiligheid en Justitie, DJI, DForZo.