



About Mariëtta Buitenhuis

Mariëtta Buitenhuis is a attorney-at-law at AKD who specialises in issues pertaining to public order and its maintenance. The options to take enforcement measures against digital disturbances of the peace have her particular attention.

In her role, Mariëtta regularly assists mayors issuing closure orders under Article 13b of the Dutch Opium Act and the Public Administration (Probity Screening) Act. In addition, Mariëtta advises and litigates in the field of environmental law, planning blight, compensation for loss resulting from administrative acts, government liability and other matters of administrative law. Although she typically represents local and higher authorities in these matters, Mariëtta also has experience assisting companies and private individuals.

The cutting edge where the interests of the corporate sector and the public sector meet is where Mariëtta feels right at the home. A boon to her clients are her understanding of political context, personal involvement and affinity with administrative relationships. These are skills that Mariëtte developed and honed over the years she spent in local politics. She still combines her work as a attorney-at-law with chairing a local chapter of a Dutch political party.

Mariëtta frequently publishes blogs, annotations and publications on the law governing public order, including a monthly newsletter on legal developments in public order matters. In 2020, Mariëtta was awarded the prize for best administrative law blog by the *Academie voor de Rechtspraktijk*. She published two articles in the "De Gemeentestem" journal on the question whether Dutch mayors have the power to impose "digital area bans" and internet bans.

You can follow Mariëtta on $\underline{\text{Twitter}}$ and $\underline{\text{LinkedIn}}$ for the latest updates in her area of expertise.

Other

A brief overview of Mariëtta's scientific publications:

BR 2020/94 - Improper way of living, Services Directive, legal certainty Gst. 2020/150 - The mayor has the authority pursuant to Article 5 of the Public Assemblies Act to prohibit a demonstration, even before the demonstration has actually started (Rotterdam).

Gst. 2020/120 - Despite an explicit reference to the email address gemeente@almelo.nl on the municipality's website and on advertising billboards, the complainant was not justified in assuming the electronic road had opened. M&R 2020/54 - Enforcement Law Chronicle 2017-2019: the administrative enforcement of environmental planning law

Gst. 2020/58 - Electronic announcement of permits on www.overheid.nl

BR 2020/44 - Annotation on implicit exemption

Gst. 2020/50 - Rotterdam municipal emergency order

Gst. 2020/58 - When does the electronic publication of an environmental

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Languages

- Dutch
- English

Admitted to bar

• The Netherlands

Education

Radboud University



planning permit suffice?

TBR 2019/166 - The margins for noise in the Living Environment (Quality)

Decree

 $\ensuremath{\mathsf{BR}}\xspace\,2019/72$ - Transitional law, enforcement, administrative enforcement orders

BR 2019/14 - Annotation on permit by operation of law

BR 2018/66 - Annotation on implicit exemption

Binnenlands Bestuur: Abolition of certification of no objection gives more power

to municipal executive

ROmagazine: Local democratic control of power under pressure