Refugees from Suriname
by Betty Sedoc-Dahlberg

The Inter-American Commission on Human Rights in Washington published a brief report on the situation of human rights in Suriname in October 1983 following a visit of a special commission in June of that year. The report questions the government's expressed intention to allow for the expression of popular will or to permit freedom in the media. The Commission concluded that serious violations of important human rights occurred.

The International Commission of Jurists in Geneva also published a report entitled "Human Rights in Suriname" which concluded that "the chain of events since 1980 demonstrates an escalation in the military authority's disregard for the rule of law, which is set aside whenever they consider it necessary for the consolidation of their position." This characteristic report provides background information to the creation of refugees from Suriname in the Netherlands.

Introduction
The lack of political responsibility by the weak Surinamese governments is demonstrated through the absence of interest in the migration of 25% of the population to the Netherlands. Increasing social unrest gave rise to an uninterested and uncaring attitude towards the migration of professionals, technicians, and skilled workers since the fifties: in the sixties and seventies, the so-called "destabilizing" countrymen. A massacre in December 1982 by the nearly three-year old leftist junta led to the involuntary migration to the Netherlands of more than one thousand persons of several ethnic groups.

These migrants consisted mainly of politicians (of the left and right among whom were some disgraced ex-members of the military government), academics, students, teachers, administrators, trade union leaders, entrepreneurs and journalists. Many of these civilians are spokesmen, representatives or associates of political parties, religious organizations, labour unions and other professional organizations that in November 1982 urged general elections and the return of the army to their barracks. They form a category apart in Holland and are loosely organized in several bodies (which connect them with their homeland) among which the National Liberation Council is the most prominent. In the past 14 months of their existence, many Surinamese refugees have been engaged in a struggle for survival. Those who have found jobs and housing accommodation appear to lose their direct interest and involvement in the liberation movement.

Surinamese in the Netherlands
The former colonial powers have often served as places of escape in times of uncertainty and persecution in newly independent nations. With reference to Suriname, some specific characteristics have to be taken into account which explain the continuation of an exclusive Dutch orientation. Two important characteristics are the Dutch language and educational system, which isolate Suriname from the Western Hemisphere. Within the Kingdom of the Netherlands, the Dutch Antilles, which are located in the Caribbean Sea, are the exception. Thus, a concentration of Surinamese on some of these islands is not surprising.

However, even before independence in 1975, it is estimated that 20% of the Surinamese population was living in Holland. Many Surinamese migrant families in Holland have served for two generations as reception centers for thousands of Surinamese facing problems in their home country. Furthermore, the changing political elites and power aggregates have often caused many migrants to remain temporarily in Holland.

Significant migration to Holland began in the 20th Century and became visible after the 1940's, when more members of well-to-do Creole and Jewish families left for Holland, followed in the 1960's and 1970's by members of other ethnic groups and representatives of other socioeconomic strata.

Since the 1970's, the Dutch government has tried to establish migration policies to stop this influx of Surinamese and to promote return migration. It was believed that Surinamese migration to the Netherlands was typified by a so-called "follow-up" migration; that is, the migration process itself is facilitated by social networks of families and communities that extend across national borders in the Netherlands. This implies that once a key member of the family has settled abroad, the other members will eventually follow. The Surinamese government believed that return migration was connected to social welfare projects, with special attention to the elderly. Thus, they believed that the implementation of return-migration policies for key family members, such as parents, would also stimulate other persons in the family to migrate back to Suriname. The validity of this theory has never been proven and living conditions were not significantly improved after independence.

It is also possible that migration was seen by certain politicians as a mecha-

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nism to rid themselves of "trouble
makers" in the country. This implies
that a negative attitude existed toward
return migration policies. The increas-
ing economic depression in the 1960's
and the rise of racial conflicts between
Surinamese and Dutch in Holland are,
in our opinion, two crucial factors that
caus[ed] the former colonial power to
promote strong return migration
policies. The systematic delay in the
operationalization of these policies by
the Surinamese government is probably
an important and contributing factor
that negatively influenced the Surin-
name-Dutch relationship before 1980.

During the independence negotiations
in 1974-75, it was agreed that people
would be able to travel freely between
Suriname and Holland until November
1980. Before that time, those who
returned to Suriname with a Dutch
passport would automatically become
Surinamese after a two-year stay in
their country. A policy to prevent fur-
ther migration to Holland was im-
plemented in 1980.

Beginning in November 1980, those
Surinamese who stayed longer in Hol-
land (as for a vacation period), were re-
quired to have a working permit with
adequate housing accommodation as a
precondition. Moreover, a visa was re-
quired to enter the Netherlands. Howev-
er, many Surinamese continued to
visit their relatives in Holland during
the holidays. A special agreement on
the unifying-of-dependents again
created many disputes because of the
complicated family social networks in
Suriname. Holland indeed was a second
home for many Surinamese and in
many cases, Surinamese became 'shuttle
migrants' who did not belong to either
country. This is very true for profes-
sionals and academics who were almost
all trained in the Netherlands.

Against this background, one can
understand how after the December
1982 massacre, Holland was the most
important escape route for Surinamese.
At that time, the Dutch embassy soften-
ed their entrance blockade for humani-
tarian reasons and even offered facilities
for dependents of those killed by the
junta.

Dutch refugee policies

Since Holland is a signatory to the UN
Convention on Refugees, the Dutch
government recognizes refugee status
within its migration laws. The relation-
ship between the violation of human
rights and involuntary migration is
recognized. The receiving country aims
at guaranteeing the refugees (grootst
mogelijke) fundamental rights and
freedoms (Treaty 1951). With regard to
Surinamese refugees, it is important to
note the statement delivered by the
deputy secretary of the Ministry of
Justice: "Because of special linkages
with Suriname, the Ministry of Justice
deviates from the rules in not demand-
ing refugees to present a request for
asylum in the first receiving country.
For that reason, Surinamese who
entered Holland via Miami or French
Guyana were not refused." Further-
more, "Surinamese who were in trouble
because of the brutal events in
December 1982 can obtain a visa within
24 hours and leave directly thereafter."

However, Surinamese who entered
Holland after the massacre are con-
sidered foreigners, despite the specific
relation that exists between The
Netherlands and Suriname. Once in
Holland, a maximum three month visa
can be renewed for another three
months. This implies that those who did
not ask for a permit to stay earlier, or
those who could not or did not wish to take
such a decision with regard to their
departure to Suriname, can afford to
legally stay three extra months. If,
however, after two periods of stay on a
visa in Holland, the person decides not
to leave for Suriname, a permit to stay
and a request for asylum is required.
Regarding decisions to grant asylum,
"fear of persecution" or "threatening of
security" (bedreiging van de veiligheid)
are considered to be crucial criteria. The
general policies are not based on a con-
tinuation of stay for economic motives.
There are no special receiving and
guiding facilities (opvang en begeleid-
ingsfaciliteiten) for the refugees from
Suriname. In general the following
procedures are applied:

- A stay in The Netherlands on a visa
  offers no facilities, and specifically no

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Suriname, an ex-Dutch colony, is situated on the N.E. coast of
South America and shares borders with Guyana, Brazil and
French Guyana. Its surface is 163,820 sq. kilometres. The country
had 354,860 inhabitants in 1980 and 397,607 inhabitants in 1972,
which means a decrease of 24,747 (6.5%) contrary to an increase
of the population of 12% between 1964 and 1972.

After its independence in 1975, Suriname became a republic and
adopted in the House of Parliament the Constitution, which was
abolished after the military coup in February 1980. Since March
1982, the country has had a temporary Constitution, known as the
General Decree All, promulgated by the leader of the "Revolu-
tion" Commander Bouterse, L.T. Col. The state of emergency has
created problems in the interpretation of this temporary Constitu-
tion. The best illustration is the dispute concerning freedom of the
press in the country.

Based on the IV General Population Census of 1972, the
Surinamese population is composed of the following:

<table>
<thead>
<tr>
<th>Ethnic Group</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hindostani (Indian Descendants)</td>
<td>37%</td>
</tr>
<tr>
<td>Creoles (descendants of Africans or</td>
<td>31%</td>
</tr>
<tr>
<td>less ethnically mixed)</td>
<td></td>
</tr>
<tr>
<td>Javanese (Indonesian descendants)</td>
<td>15%</td>
</tr>
<tr>
<td>Marcoons</td>
<td>10%</td>
</tr>
<tr>
<td>Chinese, Amer-Indians, Europeans and</td>
<td>7%</td>
</tr>
<tr>
<td>others</td>
<td></td>
</tr>
</tbody>
</table>

Source: De IV Algemene Volkstelling, 1972 (IV General Population
Census)
NON-DUTCH MIGRATION BETWEEN THE NETHERLANDS AND SURINAME

<table>
<thead>
<tr>
<th>YEAR</th>
<th>IMMIGRATION</th>
<th>EMIGRATION</th>
<th>DIFFERENCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>1977</td>
<td>2,662</td>
<td>604</td>
<td>2,058</td>
</tr>
<tr>
<td>1978</td>
<td>5,211</td>
<td>523</td>
<td>4,688</td>
</tr>
<tr>
<td>1979</td>
<td>16,060</td>
<td>737</td>
<td>15,323</td>
</tr>
<tr>
<td>1980</td>
<td>16,989</td>
<td>978</td>
<td>16,011</td>
</tr>
<tr>
<td>1981</td>
<td>3,152</td>
<td>1,246</td>
<td>1,906</td>
</tr>
<tr>
<td>1982</td>
<td>2,015</td>
<td>1,033</td>
<td>982</td>
</tr>
</tbody>
</table>

On January 1, 1981, 25,000 persons were in the Netherlands coming from Suriname (not-Dutch). The numbers of persons, coming from Suriname with a Dutch nationality is estimated at 115,000.

Source: Central Bureau for Statistics (CBS), Maandstatistiek van de Bevolking.

benefits are available.

• Surinamese, who obtain a permit to stay or those who are allowed to wait for such a decision in Holland, can receive benefits based on a document known as “circulaire inzake bijstand aan vreemdelingen.”

• Surinamese with refugee status (A- or B-status) are eligible for benefits and are offered housing facilities.

Those who obtained the A-status can even receive a government scholarship, known as “rijksstudietoelage”. Surinamese involuntary migrants, who entered Holland after the massacre of December 1982, can be placed in the following categories according to Dutch refugee policies:

a. Refugees with a formal status (A-status) Facilities: housing, benefits, study grant (rijksstudietoelage).

b. Refugees with a formal status (B-status) of: Facilities: housing, benefits (bijstand), financial aid.

c. Refugees on humanitarian criteria. No formal refugee status, facilities limited to financial aid.

d. Refugees without any specific status. Formally tourists on a visa with a permit to stay a maximum of 6 months.

e. Surinamese refugees of Dutch nationality. All facilities normally offered to Dutch.

f. Military refugees. Those who have a permit to stay can join the Dutch army after naturalization.

g. Surinamese who returned to their country with the aid of the Dutch government (return migrants) and may become unemployed because of the postponement of Dutch development aid. No special policies. Treated as normal cases.

h. Surinamese without manifest escape motives (duidelijke vluchtmotieven). (Tourists on a visa).

Involuntary Migration: a response on violence and oppression

Between December 1982 and March 26, 1983, 4107 Surinamese applied for a visa at the Dutch Embassy in Suriname; 1444 visas were compiled. Of the 1444 persons with a visa, 125 requested a permit to stay in Holland and 35 persons obtained this permit. (Sept. 1983). It is important to note that 65% of those who tried to escape to Holland after the massacre were unable to do so because the Dutch embassy refused to deliver them a visa. Moreover, only 45 (0.03%) who successfully obtained a visa received a permit to stay in Holland. (Sept. 7, 1983). It is true that 125 persons requested a permit to stay, but the increased fear and uncertainty in Suriname does not indicate that the majority of people who left the country in December preferred to return home. It is probable that most of these people had no choice: they could either leave the Netherlands or go into hiding.

Regarding this last category, the Dutch statement, “Surinamese who left their country because of reasons of security, can stay in Holland as long as this is required...” appears to be false. The assertion: “Also Surinamese who are illegal in Holland and who fear persecution if they are sent back, have the possibility to ask for a permit...”, may also be misleading. Since the maximum legal stay in Holland was 6 months in September 1983, we must conclude that almost all the Surinamese (92%), except the 125 who requested a permit, left for Suriname or are illegally residing in the Netherlands. It appears that Dutch officials, civil servants (particularly at local levels), are badly informed and/or are not stimulated (by their attitude towards Surinamese refugees) to accommodate refugees. On the other hand, many Surinamese are not familiar with these Dutch procedures and apply for refugee status in an inappropriate manner. Contemporary razzias on “illegal Surinamese” and their deportation make the formal statements by the Dutch government concerning refugees debatable.

Although the government appears to be concerned with the plight of the refugees, in reality, discriminating policies were carried out except against the most privileged and educated Surinamese (particularly those educated in Holland) and the top Surinamese professionals. In short, the Dutch government’s statements concerning refugees do not recognize the denial of permits to most Surinamese who have tried to migrate to Holland.

Profile of the Surinamese Refugees in Holland:
An Initial Sketch

Who are the ones that are referred to as Surinamese refugees? Do they fit the 1980 UN definition of refugees?

An attempt will be made to outline the characteristics that typify this Surinamese migrant category. This provides more insight into several identified and unidentified problem areas from a

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humanitarian as well as a policy making perspective. From the available incomplete information, we consider relevant:

- categories involved; age, ethnic background, occupation (military/civic) social-economic position;
- status in Holland; legal, employment, accommodation.

Approximately 400 persons have registered for a political asylum request. A few of them successfully obtained this status. Five categories of refugees who received their formal refugee status can be distinguished:

1) Professionals (academics, journalists, businessmen, politicians etc.), who through their connections can find their way in Holland without the help of the Foundation for Surinamese Refugees. They belong to the more privileged category of refugees.

2) Spokesmen and leaders, usually affiliated with labour unions and other interest groups. They have been organized in the Association for the Restoration of Democracy and accused by the military.

3) Commissioned officers of the Suriname army. Together with colleagues who earlier (between 1980 and 1982) left Suriname. This category is represented by the top professional military of the country.

4) Soldiers who escaped from the army. Most of them crossed the east border river and entered into French Guyana. They continued their trip from there to Holland.

5) Students who were involved in demonstrations against the military junta. Most of them are university students.

Of these five categories, members of the first three were the most successful. Soldiers who could show their military call-up received a temporary staying permit. Many students argued that “the re-organization of the University to a People’s University within a communist framework” (as was announced) is not acceptable to them. Most of these students are not registered. It is well known that the Suriname government only permits the transfer of money to students who can prove that they want to study a field not provided by the government of Suriname. Like other youngsters, they are unaware of the procedures and the assistance they can receive to legalize their stay in Holland. Since they also fear deportation to Suriname, many of them prefer to go into hiding. With regard to the ethnic background of the refugees, there are strong indications that the majority are Creoles and Hindustanis.

Most of the refugees left Suriname without their dependents. Apart from the youngsters, a large number of refugees now have to deal with families that have split up. Difficulties with the transfer of money from Suriname to Holland make the often unemployed migrants more vulnerable in the Dutch society. The migrants whose dependents migrated to Holland often face housing problems.

Future Perspectives
We now know that approximately 1444 Surinamese left their country involuntarily after the massacre of December 1982. Most of these Surinamese entered The Netherlands as tourists; some civil servants were able to obtain a formal permit to leave. We have also discovered that a few of them were successful in finding jobs in Holland but the majority remain unemployed. This implies that in most cases, aid from relatives as well as from Surinamese and Dutch friends is needed in order to survive while exploring job opportunities. Finally, an organizational framework exists which unites refugees who wish to

### Suriname Refugees
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<table>
<thead>
<tr>
<th>Month</th>
<th>Event</th>
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<tbody>
<tr>
<td>February</td>
<td>MILITARY TAKE-OVER</td>
</tr>
<tr>
<td>March</td>
<td>The First Military Government</td>
</tr>
<tr>
<td>May</td>
<td>Government Declaration on Labour Day (promising):</td>
</tr>
<tr>
<td></td>
<td>elections (general) within two years, a law on political parties,</td>
</tr>
<tr>
<td></td>
<td>a new Constitution, maintaining of human rights.</td>
</tr>
<tr>
<td>August</td>
<td>Coup attempt by Marxist-Leninists. Participants arrested,</td>
</tr>
<tr>
<td></td>
<td>Deposition of President (Constitutional).</td>
</tr>
<tr>
<td>August</td>
<td>JURIDICAL TAKE-OVER</td>
</tr>
<tr>
<td></td>
<td>Issuance of decree: regulating power of Policy Center.</td>
</tr>
<tr>
<td>March</td>
<td>Release of the Communists jailed for the coup attempt in August 1980</td>
</tr>
<tr>
<td>December</td>
<td>Proclamation of the Revolutionary Front.</td>
</tr>
<tr>
<td>1982 February</td>
<td>Deposition of the P.M.</td>
</tr>
</tbody>
</table>

March
A two-day take-over by Rambocus and Hawker: promising
- general elections,
- military back to their barracks.

April
Installation of the Second Military Government.

June
The foundation of a People’s Militia consisting of many members of the RVP* later also PALU*.

First trained militaries from Cuba returned to Suriname.

October/November
Increasing protest of spokesmen and leaders of interest groups against the oppression.

University staff, administrative and technical personnel and students against the junta.

Open conflict with churches.

Open conflict with churches.

Urging an association for democracy and return of the military to their barracks.

December
Massacre; 15 spokesmen of the people tortured and killed by the junta.

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Crucial Events in the 80’s

University of Suriname closed down by the junta.
Abolishment of the free press.
Prohibition for newspapers and weeklies, and for broadcasting corporations.

1983 January
Anti-Intervention Committees (AICs) in industries and business to identify, locate and fight mercenaries.
Founding of Committees to demonstrate solidarity with the ‘revolution’ in parastatal institutions and ministries. (with AIC’s function).

March
Founding of the Youth Militia (Organization to militarize youngsters between 12–16 years).

April
Installation of the Third Military Government chaired by a member of PALU.

May
Announcements at Labour Day of the extension of the council-network on several levels of policy-and decision-making.

August
Announcement of a one-party system. To be proclaimed at November 25, 1983. Support of all interest groups return to Suriname.

September/October
Continuation of replacements of the I and II echelon key positions by RVPers. Decreasing PALU influence.
Announcement of highly qualified ideological training by RVPers (for local and regional level).

April
Installation of the Third Military Mission in Suriname (published in Vrij Nederland) will influence the attitude of the Dutch. It is stated that the Dutch government was not informed of the existence of this document. It is now evident that the advice given by investigator Major Koenders (i.e. to do nothing with the findings because of their negative effect on the Suriname-Dutch relationship), is no longer valid. This implies that the Dutch are free to begin a military and criminal investigation. At this time, there are a sufficient number of Dutch and Suriname military professionals available in Holland. Moreover, a number of them confirmed publicly in Dutch television interviews that proposals were made by the Dutch colonel of the Military Mission of the Embassy of the Netherlands to eliminate the top army officers to overthrow the government. Furthermore, from Vrij Nederland stated that the involvement of the Dutch officers in the military takeover allowed the Suriname colonel to blackmail the Dutch government. Thus, “Colonel Bouterse needs only to threaten to make announcements of the Dutch involvement in the coup to have the Dutch cover up the aberrations which also occurred before December 1982.”

What will be the fate of the refugees? The answer to this question is closely related to the question. What will be the future of their country? We do not try to predict future events since the situation is quite complex and there is a lack of information. But we can identify factors relevant for monitoring purposes. In this respect, the attitude of the Dutch government, for economical and political reasons, is considered to be crucial because of its relationship with the junta as well as with refugee organizations that aim for the liberation of the country.

New developments in the Suriname-Dutch relationship became evident in December 1982 after the massacre when the Dutch stopped development aid because of human rights violations. Furthermore, the anti-Dutch propaganda perpetrated by international organizations, particularly during the New Delhi Non-Alignment Movement meeting, worsened the relationship. However, since the establishment of the National Liberation Council in January 1983, the Dutch have resisted having a Surinamese government in exile in their country, mainly because of their formal relations with the junta. As a consequence, the movement was curtailed and lost its political impact both in and outside of Holland. It is possible that the findings of a secret 1981 Defense report discovered by two Dutch journalists concerning the involvement of members of the Dutch

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The thoughts of some leaders in exile are clear: Suriname might become a satellite of the Second World." However, liberation of the country and restoration of democracy should never imply the reestablishment of the pre-1980 status as a satellite of the First World.

Closing Remarks
From the findings of this exploratory study we have learned that the Surinamese political refugees form a heterogeneous entity. With regard to their future, significant differences in the ideological frame of reference and the attitude toward violence appear to be decisive.

With regard to disputes on the application of political refugee status, this Suriname migrant category meets the requirements as defined in the UN in 1980 since "well founded fears of persecution because of membership in particular social groups or political opinion" is evident. As such, it is in the refugees' interest to explore international options for settlement and to work out contacts with other similar entities.

As a proponent for democracy and human rights, one might expect that the Dutch government (especially after the ex-rector of the University of Suriname. Betty Sedoc-Dahlberg is a Surinamese and is presently teaching policy and planning studies, University of Florida.

Extracts from the 34th Session of the Executive Conference of Canadian Organizations Concerned for Refugees

Scarborough, Ontario
December 9-11

1. There was a large attendance, though not equivalent to the heights of the Indochinese refugee movement.

2. There was much broader representation. In addition to the customary church, ethnic, human rights, immigrant aid societies, etc., there were representatives of Tamils from Sri Lanka, Assyrians from the Middle East, Bangladeshis, Ethiopians, Salvadorans, etc.

3. The Honourable John Roberts, the Minister of Employment and Immigration, though invited, was not expected to come. He found time to attend the wine and cheese reception, however, and indicated in his brief speech that, after concentrating on employment policy in his first three or four months in office, he would now be turning his attention to immigration and refugee issues.

4. Dan Heap, MP for Spadina riding in Toronto and the NDP critic on immigration issues, was in attendance.

5. Raf Girard stated, "The visa requirement is a response to the number of refugee claimants and not the number of illegitimate claims." This statement seems to run counter to the Amnesty International policy that visa requirements should never be imposed on a refugee-producing country where there is no significant abuse.

6. Seventy-five percent of the Guatemalan claims in Canada are accepted.

7. Michael Schelew claimed that there is a practice (contrary to policy according to Raf Girard) of filling quotas for specific areas even when individuals in that area are not in danger.

8. In general, there was a sense of cooperation rather than antagonism between the NGOs and the government, and between the NGOs and the UNHCR in spite of differences on the refugee claim procedures.