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TAX AUTHORITIES DISCONTINUES SUPPLEMENTS IN CASE OF CHAVEZ APPLICATION PARTNER

Migrants who submit a request based on Chavez will be granted residence code 30 by the IND. According to the Tax Authorities everyone with residence code 30 is subject to mandatory health care insurance. However, *Zorgverzekeraars* [Dutch health insurance] refuse an application for health insurance if there is 'reasonable doubt' as to whether the migrant's residence is legitimate.

However, if the partner who applied for the allowance has no health care insurance, the Tax Authorities discontinue the health care allowance of the Dutch partner as well.

Are more people confronted with this? You can view the discussion and respond [here](#).

BASIC RIGHTS

Central Court of Appeal: no entitlement to crisis support and care because they are self-supportive

This judgment by the Central Court of Appeal states that self-supportive Dutch citizens are not entitled to a place in a homeless shelter. This case concerns a Dutch mother and daughter who returned from the United Kingdom. The Central Court of Appeal are of the opinion that they could have made preparations in order to prevent they ended up on the street in the Netherlands. Chavez cases constitute a similar situation. You will find more information [here](#).

ADMISSION POLICY

Council of State: in case of revocation Dutch citizenship because of long stay abroad European Citizenship should be taken into consideration

A former verdict of the European Court of Justice explained that loss of Dutch citizenship entails loss of European Citizenship as well and that these consequences should be taken into consideration when a decision is made about revocation. The Council of State has put forth that the moment of revocation is decisive in this matter. You will find more information [here](#).

Council of State: avoiding risk of genital mutilation is possible in Conacry

This Guinean asylum seeker has asked for protection from the risk that her daughter is to undergo genital mutilation. According to the Council of State this risk is small in her case because she will return to the city of Conacry where social control is less severe and moreover there is a governmental aid organisation. Another consideration is the fact that the mother is able to acquire an income because of her level of education. You will find more information [here](#).

Secretary of State Justice and Security: civic integration requirement for Turkish newcomers as of 2021

From jurisprudence from the European Court of Justice the Secretary of State deduces that she can introduce a civic integration requirement for Turkish newcomers. This will come into force as of 1 January 2021, only for new cases. The integration test from abroad will then be mandatory for Turkish family migrants as well. You will find more information [here](#).

Council of State: evidence required that lower income suffices for family reunification

In cases of family formation no standard income norm is allowed to be imposed and the necessary income-level is subject to individual considerations. In this case the applicants have put forward that they have no housing costs but they failed to substantiate this. Therefore the IND was right in rejecting the application, according to the Council of State. You will find more information [here](#).

ACTIVITIES

Debate: A Case for more Migration, 24feb 20u de Balie A'dam

According to renowned writer Suketu Mehta, the West is being destroyed not by immigrants but by the fear of them. That is why we need a new story, a new narrative. Metha pleas, contrary to popular opinions, for more migration. You will find more information [here](#).