
Geltner, G.

Published in:
Bijdragen en Mededelingen betreffende de Geschiedenis der Nederlanden

DOI:
10.18352/bmgn-lchr.10600

Link to publication

Creative Commons License (see https://creativecommons.org/use-remix/cc-licenses):
CC BY-NC

Citation for published version (APA):
https://doi.org/10.18352/bmgn-lchr.10600

General rights
It is not permitted to download or to forward/distribute the text or part of it without the consent of the author(s) and/or copyright holder(s), other than for strictly personal, individual use, unless the work is under an open content license (like Creative Commons).

Disclaimer/Complaints regulations
If you believe that digital publication of certain material infringes any of your rights or (privacy) interests, please let the Library know, stating your reasons. In case of a legitimate complaint, the Library will make the material inaccessible and/or remove it from the website. Please Ask the Library: https://uba.uva.nl/en/contact, or a letter to: Library of the University of Amsterdam, Secretariat, Singel 425, 1012 WP Amsterdam, The Netherlands. You will be contacted as soon as possible.

UvA-DARE is a service provided by the library of the University of Amsterdam (http://dare.uva.nl)

Download date: 03 Sep 2020

Maarten Müller’s recent contribution to the history of crime and punishment takes his readers through four centuries of documentation preserved for Haarlem, a modest-sized Dutch city but one that was increasingly integrated into one of Europe’s most urbanized regions since the mid thirteenth century. It is a concise and lucid study, undergirded by three kinds of sources, namely legal ordinances, verdicts, and financial accounts capturing income from fines and expenses related to other penalties. The book is divided into three chapters, each focusing on a subperiod: the mid-thirteenth to late-fourteenth century, the fifteenth and sixteenth centuries (Burgundian-Hapsburg era), and the early years of the Republic, spanning the late sixteenth to the early seventeenth century. There is no general conclusion systematically situating the case study within a number of possible broader contexts, although the author’s historiographical agenda, as we shall see, is quite clear. The appendix comprises eleven tables that present information on different offenses and penalties in various subperiods, and are regularly referred to throughout the text, also serving as a basis for the numerous (but alas never numbered) statistical tables. There are also several greyscale illustrations, likewise not numbered or listed, but which briefly and helpfully allude to some cultural aspects of Haarlem’s criminal justice in premodernity.

Indeed, the author is mostly uninterested in the cultural study of deviance, its construction and perception, focusing instead on its social, economic and political contexts as the most germane factors behind Haarlem’s criminal statistics. An exception is the influential role played by the region’s shifting religious landscape since the early sixteenth century, which helped criminalize some activities, such as sexual promiscuity, and decriminalize others, such as doctrinal unorthodoxy. In the former case criminalization does not of course mean that sexual mores radically changed, but rather that they were brought more strictly and visibly under secular jurisdiction.

On the basis of carefully gathered and thoughtfully analyzed data, Müller makes the salient point that, contrary to its modern popular and scholarly reputation, premodern justice was a rational pursuit, grounded in the logic of its times, and geared towards achieving concrete social and political goals. Justice was not, in other words, a misnomer or a euphemism for ruthless violence or barbarism, as evidenced for instance by the preponderance of (commensurable) fines over corporal and capital punishments throughout
the study's chronology. Moreover, as was true for many other regions at the
time, corporal punishment was often a commuted sentence or the outcome of
defaulting on a fine, and it was meted out both openly and in secret, as the case
required from the judges' perspective. Foucault's depiction of public drawing
and quartering as a quintessentially premodern punishment was no less
wrong for Haarlem as it was for Ancien Regime France.

Haarlem's relative autonomy is a leitmotif throughout the book,
which also charts the gradual, if hardly inevitable, rise in prestige of the
judge, the court and the lord, as reflected for instance in the decline in direct
appeasements between injured and perpetrator in homicide cases and the
growing popularity of appeals to the court (or lord) for absolution. Müller also
remarks on the professionalization of the legal trade, occurring in lockstep
with the growing legitimacy of the criminal procedure. These are tentative
indicators, of course, given that they record what happened by and within the
remit of officialdom, and the author rightly stresses that Haarlem's secular
government, however independent at times, had to constantly position itself
among diverse stakeholders in seeking to monopolize the settlement of
disputes and legitimate its use of violence. In other words, criminal justice
was neither inherently tied to political centralization, nor did the latter have
a direct consequence as regards the execution of punishment, be it in terms
of its publicness or brutality. Proving his case repeatedly, Müller interrogates
the cherished narrative known as the Civilizing Process, which traces its roots
to Norbert Elias and his main popularizer Pieter Spierenburg. But how many
more fine case studies will be necessary to bring orthodoxy's walls tumbling
down remains anyone's guess. Meanwhile, major public intellectuals such as
Steven Pinker will continue to celebrate the decline of violence in the West, a
process that began in early modernity.

No less important for Müller is a more regional legal debate
concerning the origins of the inquisitorial or ex officio procedure associated
with the rise of criminal justice as a distinct domain. There is certainly
evidence that, in the Low Countries, such inquests stem from Germanic rather
than Roman jurisprudence and procedure. But even assuming the former's
influence predates the latter and is more authentic, vernacular or bottom-up,
does that deny the possibility of Roman, let alone ecclesiastical, influences
in the region by the mid thirteenth century, when Haarlem’s earliest court
and legal records emerge? At any rate, the author speculates sensitively about
the possible interpretations that can be supported by the sources as regards
who in fact conducted such inquests, and whether they were actually ex officio
procedures or (also) a co-production with the original plaintiffs. In this sense,
it is a somewhat missed opportunity that Müller refrains from bringing his
discussion of the Haarlem sources into dialog with scholarship on other
regions, above all the work of Massimo Vallerani on the Italian communes.

Misdaad en straf in een Hollandse stad makes no overt claims to typify
urban justice in the Low Countries; indeed, the author is careful to a fault in
limiting his conclusions to one city in one era. Müller does cast the occasional comparative glance, however, revealing the depth of his own knowledge and the degree to which criminal historiography for other premodern cities in the region has matured, even for the thirteenth and fourteenth century, when evidence is much thinner on the ground. A regional study for the latter period is long overdue, especially given its potential to challenge many working assumptions of early modern historiography. Meanwhile, readers will profit from the nuanced treatment Müller offers of Haarlem’s constantly changing landscape of crime and punishment.

Guy Geltner, Universiteit van Amsterdam