

Public



Scrutiny

enabled by evidence with a letter from the Minister of Safety and Justice
does the Dutch government know a long while about judges' perjury
this version and the Dutch version are authentic

Introduction

Repeatedly, but with a letter provable from at least March 2015, the government of the Netherlands is informed of the perjury and further crimes committed by Dutch (disciplinary) judges and other bodies in the judiciary.

The "independent and impartial tribunal" is only part of Human Rights and Fundamental Freedoms. However, it is the safety net of individual human beings of low or no status, for the protection of him/her and its human and civil rights. Because the legislator at the time foresaw that there are persons with an unsuitable moral working as judge, and required by law an oath, so that through perjury these persons must be recognized and removed. Every incumbent government up to today does not want judges to be removed for perjury, mainly because of the loss of prestige and the pursuit of profit of these individuals with the lifetime appointment tied to a huge income guarantee. The people, and above all the individual human being of low or no status, has and is of no importance.

Insight into the letter

- (1) To individual citizen(s) with low or no status, the government (time and again) only explains what it cannot (while the citizen knows what it can do);
- (2) Again is pointed to another who is blamed, so to taking the action;
- (3) Specifically the (submitted) facts identifying the perjury have not been "echoed" in the government letter;
- (4) The words used are of too broad a meaning, so that (as appears according to the experiences) a different turn can be given to the letter content later on, than the lookout window that has now been given to the public and public control to deceptive facts and equally deceptive circumstances;
- (5) A requested letter for improvements is sent, and never heard of since then.

Nevertheless, the letter to everyone in the public and in the public scrutiny confirms: That the Dutch government certainly has sufficient knowledge from March 2015 (because it does not ask questions) and still does nothing; That information been provided is aimed at (disciplinary) judges, that is to all judges in the Netherlands and that concerns very serious accusation(s); It is also certain that the government is and wants to remain outside the protection of human rights. On top of all this, there is an advise to turn to the National Ombudsman and complain, despite the government being aware that this government body has no competence in this area.

Translation of the original letter in attachment

Ministry of Safety and Justice

> Returnaddress Postbus 203012500 EH Den Haag

**Directorate-General
Administration of Justice
and Law Enforcement**
Department of Legal and
Operational affairs
2DJOA

Turfmarkt 147
2511 DP Den Haag
Postbus 20301
2500 EH Den Haag
www.rijksoverheid.nl/venj

Contact
IL

Date 23 maart 2015
Subject Your letter of 25 februari 2015 inclusive enclosures

T 070 370 79 11
F 070 370 79 00

Our reference
627352

*When answering please state
the date and our reference
Do only want to deal with
one case in your letter.*

Dear mister <name>,

You have addressed your above-mentioned letter to the Secretary-General, raising a decision made by the (disciplinary)judge. You are of the opinion that no proper professional practice has taken place at the disciplinary board. You stated with reasons why you think this and what your thoughts are about this. You also request a copy of a pursuit. As the subject you are writing about is my responsibility, I will answer your letter.

In response to your letter, I must inform you that I cannot do anything for you. The disciplinary board deals with complaints that the dean has investigated and forwarded. In your case, it concerns a decision of the challenge chamber of the disciplinary board, whereby your request has been rejected and it is determined that a subsequent challenge request will not be processed in your case. As Secretary of State, I am completely outside of this and cannot interfere in such matters. It is therefore not for me to form an opinion on this. Nor can I help you with a copy of a pursuit.

The only thing I can give you is that if you are dissatisfied with the functioning of the (disciplinary)judge, you can submit a complaint to the National Ombudsman. More information about submitting a complaint can be found on the website of the National Ombudsman: www.nationaleombudsman.nl.

I trust that I have informed you adequately with the above.

Yours sincerely,
The Minister of Safety and Justice,
on his behalf,

T.J. van der Reijt
Coordinator Department of Legal, Administrative
and Operational Affairs

The Ministry of Security and Justice strives for quality and is constantly monitoring and improving it where possible. If you have any comments in response to this letter that could contribute to improving the service, I invite you to send these comments to burgerbrieven@minvenj.nl. These comments may relate, for example, to the language, clarity, the timeliness of the reply and the extent to which the reply is consistent with your letter.

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> Retouradres Postbus 20301 2500 EH Den Haag



**Directoraat-Generaal
Rechtspleging en
Rechtshandhaving**

Directie Juridische en
Operationele
Aangelegenheden
2DJOA

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2511 DP Den Haag
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Contactpersoon
IL

T 070 370 79 11
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Ons kenmerk
627352

*Bij beantwoording de datum
en ons kenmerk vermelden.
Wilt u slechts één zaak in uw
brief behandelen.*

Datum 23 maart 2015

Onderwerp Uw brief van 25 februari 2015 inclusief bijlagen

Geachte heer 

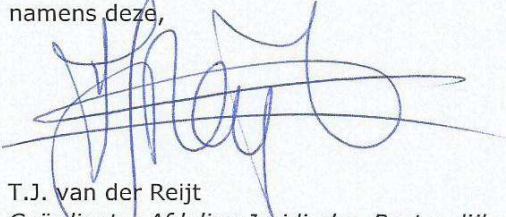
U hebt uw bovengenoemde brief gericht aan de secretaris-generaal, waarbij u een door de (tucht)rechter gedane beslissing aan de orde stelt. U bent van mening dat geen goede beroepsuitoefening heeft plaatsgevonden bij de raad van discipline. Met redenen omkleed geeft u aan waarom u dit vindt en wat uw gedachtegang hierover is. Tevens verzoekt u om een afschrift van een aangifte. Omdat het onderwerp waarover u schrijft onder mijn verantwoordelijkheid valt, zal ik uw brief beantwoorden.

In antwoord op uw schrijven moet ik u medelen dat ik niets voor u kan betekenen. De raad van discipline behandelt klachten die de deken heeft onderzocht en doorgezonden. In uw geval betreft het een beslissing van de wrakingskamer van de raad van discipline, waarbij uw verzoek is afgewezen en is bepaald dat een volgend wrakingsverzoek in uw zaak niet in behandeling zal worden genomen. Als Staatssecretaris sta ik hier geheel buiten en kan ik mij nu eenmaal niet mengen in dergelijke zaken. Het is dan ook niet aan mij om hierover een mening te vormen. Ik kan u ook niet helpen aan een afschrift van een aangifte.

Het enige wat ik u nog wel kan meegeven is dat u bij ontevredenheid over het functioneren van de (tucht)rechter een klacht kunt indienen bij de Nationale ombudsman. Meer informatie over het indienen van een klacht kunt u vinden op de website van de Nationale ombudsman: www.nationaleombudsman.nl

Ik vertrouw erop u met het vorenstaande afdoende te hebben geïnformeerd.

Hoogachtend,
De Minister van Veiligheid en Justitie,
namens deze,



T.J. van der Reijt
*Coördinator Afdeling Juridische, Bestuurlijke
en Operationele Zaken*

**Directoraat-Generaal
Rechtspleging en
Rechtshandhaving**
Directie Juridische en
Operationele
Aangelegenheden
2DJOA

Datum
23 maart 2015

Ons kenmerk
627352

Het Ministerie van Veiligheid en Justitie streeft naar kwaliteit en is voortdurend bezig deze te bewaken en waar mogelijk te verbeteren. Indien u naar aanleiding van deze brief opmerkingen heeft die kunnen bijdragen aan het verbeteren van de dienstverlening dan nodig ik u uit deze opmerkingen te sturen naar burgerbrieven@minvenj.nl. Deze opmerkingen kunnen bijvoorbeeld betrekking hebben op het taalgebruik, de duidelijkheid, de tijdigheid van de beantwoording en de mate waarin de beantwoording aansluit op uw brief.