De vast commissie van de Tweede Kamer Afz.: <sender>.

voor veiligheid en justitie. <address sender>. Plein 2 <town sender>l.

2511 CR Den Haag.

Postbus 20018, 2500 EA.

Per e-mail, naar elk vervangend lid en ook <u>weer</u> naar de commissie.

T.a.v. elk van de vervangende commissieleden.

Geachte leden, geachte voorzitter,

25 Januari 2021.

This is the fourth letter to the parliament and the third letter is attached, which I sent two weeks ago to the commission. Except for the SGP, I only received again a deep-seated scorning ignoring by silence.

I send this fourth letter to the substitutes caused by the mentality of me and my ill fate companions on a 'fair play' that includes the offering of a notice of default.

The silence also attests that a people's representation does not exist in the Netherlands, despite of the prescription by article 50 of the Constitution. Among a huge amount of other cases does (for example) the "Toeslagen affaire" ("Allowance affaire") evidence the non-existence of any serious people's representation. This is perjury (article 60 of the Constitution), which the persons above the latent discrimination line accept from each other but certainly not from the persons under this latent discrimination line.

Another topic is the public scrutiny which the Dutch government, the Dutch executive power and also the parliament ignores. Doing this since the European Court for Human Rights pronounced and published the public scrutiny's legal founding and importance by the Court's interpretation. Private individuals are still not listened to. Thus are individuals discriminated from groups or non-governmental organisations. Upon this is in the Netherlands still not the national authority instituted that executes the judgement(s) of the public scrutiny without interference or interventions of any authority (Art. 13 ECHR).

Each member of the parliament, likewise each court and its judges, are enabled to study the crimes of the Dutch judges and Dutch courts that are gathered in or at the website "www.de-openbare-zaak.nl". This webdossier is discriminated from the dossier "Toeslagen affaire" while both equally contain many individual cases. The webdossier content does not repeat violation-cases, one case per violation of the many violations is sufficient.

As each Member of Parliament or the government knows is the European Convention for the <u>Protection</u> of Human Rights and Fundamental Freedoms a normal contract. Each crime or perjury by a judge or a court is a breach of contract which causes damage. Each crime or perjury of the government or parliament also is a breach of contract. Therefore is the Netherlands pending for a huge claim due to the breach of contract. Now again is the moment that each member of this commission too, has to publicly confess what it does: continue the fight against equal powers with lies, pseudo "I didn't know" (see the attached letter) or juggle with language to bend wrong into not-wrong. The public scrutiny let itself not be mislead and do not accept a not-paying, not-repairing and not-stopping. Each member has again the opportunity to respect the equalizing power of Human Rights and without the tiniest delay fulfil what a good debtor ought to do: empathic to each involved private individual.

Each member of the government and parliament created (since many years ago) the most criminal authority by supplying the institution of a job in which one can cheat, lie, benefit the liked persons or make disliked persons poor, write cunning documents, ignore any disliked law article, doing this out of control, unexamined, not-dismissible, not-convictable and the guarantee of very well paid for a lifetime. On top of this is the selection of persons for this job outside of the public approval, is the proposed selecting irreversible and criteria suitable for (almost) only the gold seekers or Human Rights haters.

To repeat here again about stealing our possession of all the Human Rights: The violence nowadays in the society is a phase in the escalation that started years ago by the lawless courts and judges. The violence has a legal origin and a legal goal, while the manner of doing or talking is determined by the circumstances in the level of resistance or cooperation. So, the violence is at the most 50% a people's guilt, while they only are condemned. The public scrutiny does not follow this condemnation.

I am sure that each person above the latent discrimination line in the Netherlands must stop ignoring and listen to each individual.

The attached letter suits for further information and also therein mentioned webdossier and the website "www.publicscrutiny.nl".

Pending for satisfactory action(s) within a reasonable (short) time, for each private individual with low status.

Yours sincerely, <sender>

<signature sender>

De vast commissie van de Tweede Kamer Afz.: <sender>

voor veiligheid en justitie. <address sender> Plein 2 <town sender>

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Per e-mail, naar elk lid en ook naar de commissie.

T.a.v. elk van de commissieleden.

Geachte leden, geachte voorzitter,

12 Januari 2021.

I write to you in the most popular international language and explain why.

Each member know for sure that the Human Rights do not exist in the Netherlands. Still each Dutchman has to beg and implore to get its possession of all these rights returned. Since ages each right is identified by the enjoy of the undisturbed execute of it. Then, this is the third message to this commission of Safety and Security. The previous two are deleted with scorn by each member and by the commission itself. The scorn and the deleting each, has a cause and a motive: abuse of (an oversize of) power.

But then after the press published, only one event out of the many is isolated and looked into: a crystal clear discrimination. The inquiry report "Unprecedented Injustice" ("Ongekend Onrecht") confirms, once again as solid evidence, that the Human Rights not exist in the Netherlands. Also once again the main perpetrators, the courts and its tribunals or judges, are not inquired. The Human Rights is not the measure stick and the Human Rights are completely exiled: not mentioned at all.

Maybe worst of all, is the public scrutiny, being the only legal authority to scrutinise courts', tribunals' or judges' judgments, completely ignored. So, the democracy inside the Dutch Rule of Law is also destroyed. The judiciary is since many years an authoritarian tyranny and not only in the one isolated inquired event.

Nevertheless do these omissions or not-doings not change that the Contracting State "the Netherlands" commits breach of contract and is not able to stop the breaching, repair the ruins and compensate adequate the unrepairable damage in the equal short time as it was made. Nothing improves. No Human Rights rule as article 94 of the Constitution orders.

Speaking in sweat words to each other brought the Netherlands to this depth. So we must use the common words with the authentic meaning. Lying means lying, perjury means perjury and cheating means cheating. Regardless if done by a civilian or by the King.

So, the international public community must know to enable its lawful public scrutiny with the correct and complete information to fulfil its legal task to judge. The King, each member of the government(s), each member of the parliament(s) and thus each member of this Dutch commission for Safety and Security can access sufficient information at the site www.publicsrcutiny.nl for 24 hours of each day. As you know already for four years is information about the crimes of courts, its tribunals or judges and the judiciary in the webdossier www.de-openbare-zaak.nl, also accessible for 24 hours of each day.

After the (at least) four years of knowing, then in December 2020 I read in the report "Unprecedented Injustice" ("Ongekend Onrecht") that the members of that inquiry (quote): "By this summation of inability to do justice to the individual, has kept parents from having a chance. During its activities, the commission came to this realization first with surprise and finally with deep indignation. It urges all concerned state powers to consult themselves on how to prevent a recurrence in the future and how to correct the injustice that has arisen.". (page 8, first whole paragraph). Each member in this commission cannot be surprised, it is a lie: each member knew for (at least) four years and did not act.

All the 'State Powers' in the Netherlands ought to be filled with pressing shame that the perjury and crimes of Dutch courts, tribunals or judges and judiciary are left uncondemned and are not instantly ruined as the destructed Human Rights safety net for the millions of private individuals with a low status. **Note:** the number is not significant at all for the Human Rights, it is significant for the size of the criminalities.

How bad it is for the involved "Allowance affaire"-parents family's, discriminate these from all other by the judiciary destroyed lives is a major crime against humanity. Also the Dutch government know about the judicial tyranny of courts and its tribunals or judges, inter alia with the insert in the migration pact of Marrakech, but does not execute its mandatory task to protect the guaranteed Human Rights. Keep this silence does not change the facts.

Some humans communicate like me and others communicate in the language of violence. But in the end we are united and each individual wants to have returned our possessions: the Human Rights and Fundamental Freedoms. The violence nowadays in the society has a legal origin and a legal goal, while the manner of doing or talking is determined by the circumstances in the level of resistance or cooperation. So, the violence is at the most 50% a people's guilt, while they only are condemned. The public scrutiny does not follow this condemnation.

Finally

You put so much energy in not knowing. Waiting until the press selected a topic. This way of selecting remains an outrageous discrimination. Still you keep doing this. When you are scared for a turn over of the roles or oversize of power, then each member **still** does not understand the Human Rights. This has the power to equalize; Nothing more and nothing less. So, destruct the hiding behind a human shield of a "Cabinet", "registry", "secretary" or whatever named clerk's office. A private individual does not hide either. The public scrutiny exist, so international law obligates the Netherlands to erect the national authority of article 13 (EVRM) to execute the public scrutiny's judgments. Slowly but steady reaches also the Dutch people the limit of begging for the returning its legal possession: all the Human Rights. It is really not smart to ignore a private individual.

With this message I stand up for myself and for the (international) public scrutiny.

Pending for satisfactory action(s) within a reasonable (short) time, for each private individual with low status.

Yours sincerely, <sender>

<signature sender>