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ECHR-LE11.00R ALD/DKA/mmo 01/10/2020

Application no. 32051/20

Vereniging Orde van Registeradviseurs Nederland v. the Netherlands

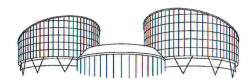
The European Court of Human Rights, sitting in a single-judge formation, decided to declare the application referred to above inadmissible.

Please find enclosed the decision reached by the Court.

This decision is final and is not subject to appeal, whether this be to a Committee, a Chamber or the Grand Chamber. Consequently, no further correspondence will be sent by the Court in connection with this case. In accordance with the Court's archiving practice, the file will be kept no longer than one year after the date of the decision.

The Registry of the European Court of Human Rights





EUROPEAN COURT OF HUMAN RIGHTS COUR EUROPÉENNE DES DROITS DE L'HOMME

DECISION

CASE OF VERENIGING ORDE VAN REGISTERADVISEURS NEDERLAND v. THE NETHERLANDS

(Application no. 32051/20) introduced on 24 July 2020

The European Court of Human Rights, sitting on 24 September 2020 in a single-judge formation pursuant to Articles 24 § 2 and 27 of the Convention, has examined the application as submitted.

The application refers to Article 11 § 1 of the Convention.

The Court finds in the light of all the material in its possession and in so far as the matters complained of are within its competence, that they do not disclose any appearance of a violation of the rights and freedoms set out in the Convention or the Protocols thereto and that the admissibility criteria set out in Articles 34 and 35 of the Convention have not been met.

The Court declares the application inadmissible.

Tim Eicke Judge

