

Chess (Björn Skifs)- The Arbiter

2015.okt.30

Ukens Utvalgte

The Judicial power is the legal system. It ensure the Parliamentary system's quality of LEJ, the Balance of Powers and Rule by Law. EUROJUST is therefore crucial to the Dane referendum to fight international crime. However, the Judicial power is the most secretive and thereby vulnerable to international crime and corruption. There is practically no democratic insight and revision control of its quality, - whether they do their job or not, - or the opposite. This UU will focus on Legal systems of Denmark, Norway, Norden and Europe in order to set focus on the potentials and alarming issues.

The parliamentary LEJ system (the Legislative/Executorial/Judicial powers) are obliged to Rule by Law. Thereby, it is criminal to cause improper ratification of Parliament's laws and regulations, improper execution in the public sector and improper arbitrating and judging in the courts. In fact, there is no valid argument for such illegalities, like putting the blame on lack of resources, information or money. Those arguments are, however, too often abused in relation to the Judicial system. An alarming indication of critical system faults is that no judge ever seems convicted despite all the criminal scandals in the public sector that the free press expose. Such indications are typical for Mafia organizations too. It indicates that the Judicial cultures can be worse than for public servants in the Executing power (UU 2015.okt.23).

Confusion and misinterpretations about the legal system reduces the Judicial quality. It can cause punishment of innocents and rewarding of criminals. Such misjudgments are object for national Penalty law, - even for the judges. Clearly, international criminal organizations need to target key-personnel in the legal system to make their business gainful and to avoid penalties. Unfortunately, there are many legal sources to choose from, when legal confusion is an objective. The Judicial quality is at stake, when considering the all the malpractices, misinterpretations, wrongful activities and passivities.

Even in the Judicial system itself, there are confusions about what European organizations and regulations really applies. Too few understand the roles and authorities, as they should. Some arguments used in the Dane referendum campaigns are in fact proofs of deliberately disinformation. However, as mentioned in UU 2015.okt.02, the Judicial situation is rather similar in Denmark and Norway, since Norway is related via EFTA to EU and Denmark directly to EU with 4 opt-outs. The legal framework of the EU treaties are basically the same for the parallel EFTA and EU organizations. The national parliaments have agreed that these treaties and regulations are as national laws. This has been previously talked through and the following paragraphs are some translated points and summaries of that. (See links below too.)

In brief, The European Council (Det Europæiske Råd) of EU consist of each member nations' prime ministers that decides the pan-European policies. The Council of the European Union (Rådet for Den Europæiske Union) consists of the EU nations' ministers and is the pan-European legislative power that decide the inter-European laws and regulations. However, The Council of Europe (Europarådet) is not of EU at all. It rather relates to the United Nations (UN) and the 47 member states, includes Russia. The CoE includes the ECHR (European Court of Human Rights) that judges cases concerning the European versions of the Human Rights conventions (Den Europæiske Menneskerettighedskonvention). The EFTA (European Free Trade Association) is bond to the EU Maastricht treaty and have parallel institutions to the EU Commission, Court and Council. Most of the western European nation left EFTA and formed EU (former EEC). However, Norway stayed behind and became the dominant member of EFTA. Last, but not least, there is the Nordic Council (Nordisk Råd) and the Nordic Council of Ministers (Nordisk Ministerråd) that should be a considerable international council for Nordic nations, - but it's definitely not. Although similar to EFTA, EU and ECHR organizations, - there are no Court to the Nordic Councils. That weakens their international

cooperation, so the Nordic Councils appeared paralyzed during the cold war, and still are unable to function properly.

First, some more about the EFTA/EU international Legislative relations. "The Norwegian Parliament signed the EEA Treaty (Maastricht) with EFTA and EU and ratified the EEA Law (EØS Loven). The Danish Parliament held a new referendum about the Lisbon Treaty with four opt-outs, which the democracy approved, even though some major riots by 'anti-European autonomists' were arranged. The four Dane opt-outs concerned cooperation about civil rights, state-finances and military, in addition to the police/judicial cooperation (Europol/Eurojust). These international legal commitments are scarcely honored, due to improper cooperation. The level of international crimes have now become major threats in both nations. Nevertheless, as talked through in UU 2015.juli.10, there is no doubt that Denmark has been legally obligated for over 20 years by the Treaty (TEU - Traktaten om Den Europæiske Union). Anyways, today, Finland and Sweden, which represent about 2/3 of the Nordic population and area, are fully member of the EU." (UU 2015.okt.02.)

Furthermore, and similar to Denmark: "The Constitutional Law, the Human Rights Law and the EEA Law are all superior in their areas and can be related to the Penalty Law. The article 30 and 34 of the EEA Law prohibits customs duties, discriminatory taxes and measures having equivalent effects. The rules of competition forbid undertakings' abuse of market dominance, abuse of competition and discriminating agreements (art. 53 and 54). Public undertakings are regulated as well as the none-public ones (art. 59). Unfair competitive public state aid to undertakings are forbidden (art. 61) and social support shall not be paid directly to any undertakings, but directly to the citizen (art. 61a)." (UU 2013.okt.04.) This means that alternatives to public service providers of schools, transport, health etc. became legal 20 years ago. However, illegal public discriminations are still discriminating in the markets in favor of own undertakings, oligarchic cartels and certain unions. A well-functioning parliamentary system would prosecute and settle this a long time ago." Furthermore, "The present government should initiate professional investigations by Riksrevisjonen (Office of auditors) and related according to the EEA Law. It is suspicious that Økokrim (Office of economic crime) do not have a section dedicated economic crimes in the public sector as it does for the private sector. Presumably there are hundreds of public mal-practices that should be legally prosecuted." (UU 2013.nov.01.)" These laws to promote democratic markets are definitely anti-oligarchic." (UU 2015.okt.23.)

Moreover from UU 2015.juli.10. "Norwegian criminal situations in the executive and judicial power shows further indications that similar still exists in Denmark, - concealed as (psychosocial) Games. Since Norway has ratified the Human Rights as a separate Law and ratified human rights in the constitutional law, the Legislative power has put pressure on the Executive power to judge accordingly. Protest comes from in form of political expressions with critical questions and debates about the legality and ethics concerning the human rights, while (political) Islamists salute and encourage terror towards Norway and Norwegians. Judges has interpreted the 'freedom of speech' without concerns to the clear ECHR exceptions for protection of society and humans. In a recent trial, a speaker of terror was found not guilty by an uninformed people's court, where after the states-prosecutor did not dare to appeal to the supreme court. The obvious wrong judgement might be a faulty reference for future judges. The attitude in the court can be related to the fact that the ratification of a new terror-law has been postponed for 10 years, - argued in a public IT scandal. Consequently, the 22/7 terrorist got his sentence reduced from 30 to 21 years in jail. (UU 2012.aug.24) Likewise, the EFTA court criticizes the Executive powers in Norway for deliberately delay reaction towards financing and money laundering. The next step for the parliament is that they will point out the judges in the prime court where now the LO/AP party membership are proved to affects their judging outcomes. (See previous theme about public IT scandals in UU 2014.mars.07 to UU 2014.april.04.)"

Likewise, in Denmark, indications appear sometimes clear about the lack of trials towards public crimes and directly wrong judging and procedures. As mentioned, "Another recent case proves the illegal and improper ratification of human rights in Dane law. In a recent case, a journalist based his information on information from the national security police PET and wrote that a scientist served (illegally) KGB/FSB. The point in this case is that the judging was deliberately based on outdated texts in the Constitutional law (Grundloven) and not the legal binding European human rights convention, - that secure the nation against social damaging abuse of 'the freedom of speech', - and that relates to the penalty law." "When the national police and court appear that corrupt, there is critical need for international cooperation with Europol." It is crucial for the nations' security that organized crime are not allowed to corrupt political actors to the Europol/Eurojust referendum, - like the red-green government of crises did before the Greek Euro-referendum." (UU 2015.juli.10.)

Moreover, some political Nordic relations were talked through in UU 2014.dec.12 like this: "The Nordic nations have their success despite SU closeness and infiltrations, - not because of it. Some Nordic relations are talked through in UU 2014.juli.25 and UU 2013.mai.31: "Even after the cold war, one can see that Nordisk Råd (the Nordic Council) is bound to Kaliningrad, Leningrad and Murmansk. These three cities were represented as "the Cuba of the Baltics" KGB/FSB homebase, and the site for massive nuclear testing (See UU 2014.dec.05). Furthermore, there are daily ferry connections between Kaliningrad-Gdansk-Copenhagen-Oslo. Sweden and Finland have probably similar indirect connections to Kaliningrad. More directly are the terror-flights with nuke-capable bombers against the member nations of the Nordic Council. That recalls memories of the terror-bombing of the Danish island Bornholm in ww2, and the threats to make Copenhagen/Sjælland (Zealand) to an East-Denmark like East-Germany." UU 2015.mai.29. However, Dane coldwar politics and cultural changes indicates similarities to coldwar Berlin.

Psychiatrist overruling of civil penalty Law is certainly controversial in the Nordic nations. ('Forensic psychiatry' (Rettspsykiatri) is a sub-specialty of psychiatry that relates to criminology.) UU 2015.aug.28 and UU 2014.dec.19 describes how organized psychiatrist illegally overruled national courts on grand scale. "One person's psychosis can undoubtedly be propagated to an entirely psychiatric organization - even nations. It is proven in STV documentary 'The woman behind Thomas Quick' (Kvinnan bakom Thomas Quick) that is talked through in UU 2014.juli.18: "The Quick case lost all its fantastic attention with the disclosure that he was no mass murderer at all, but merely a childlike patient with free meals, housing, drugs and hypnosis under the psychiatric matriarch. There seems to be some Oedipus-relations where life-long room service was the reward." "He admitted 39 murders (some in Norway) and was convicted for 8 that he did not even do. No technical evidences and no witnesses have ever linked him to any of the convicted murders. The trials lasted for years and cost 200 million kroner. The murders were made up by a desperate person that lied to get drugs, social relations and attention. He was supported by a cult of psychologists, doctors, police, prosecutors and layers, - that lied just as much, - or even more." There is no reason to assume that Denmark is not subject to similar judicial crimes as Sweden and Norway.

There is an infamous failed attempt by psychiatrist to overrule the Court in the Norwegian terrorist case of 22/7 (UU 2014.nov.14). "There seems to be some alarming similarities to some ABB personal profiles. UU 2012.mai.18 to UU 2012.juli.20 followed the 22/7 trial about the CdE bomb and AUF massacre. During the trial, there were 2 contradicting psychiatric evaluation of his personality that caused serious distrust to the legal psychiatric system. The second psychiatric evaluation diagnosed ABB as not schizophrenic, delusional or psychotic, but rather with antisocial and narcissistic personality disorder, possibly Asperger and Tourette syndrome and some possibly paranoid psychosis. His lack of emotion, monotonous voice, 'stone-face' and peculiar smile was considered deliberate responses to his environment, indicating ulteriority, dishonesty, - or briefly, - a Game player. Furthermore, some psychiatrists seem political motivated Game players." The 2 very different diagnosis by the Forensic psychiatrists left civil court questioning whether their organization themselves were like diluted, psychotic and schizophrenic. Anyhow, the civil judges had to dismiss the

psychiatrists' attempt to overrule the civil court and take the terrorist into their care. Yet again, - there is no reason to assume that Denmark is not subject to similar judicial crimes.

A main reason for corruptions of European Judicial powers is of course the anti-thesis, 'the Moscow-thesis', 'the International' – 'the 3rd Comintern'. (This was mentioned in the previous UU 2015.okt.23 about corruption of the Executive Power / the public sector.) It was initiated with Lenin and the first European ww1, executed by Stalin and the second European ww2 and continued through the 50 years of coldwar towards European nations. Some more quotes from the conditions (C.) proves the international crimes towards European parliamentary LEJs. "C1 In the columns of the press, at public meetings, in the trades unions, in the co-operatives – wherever the members of the Communist International can gain admittance – it is necessary to brand not only the bourgeoisie (civilians/borgere) but also its helpers, the reformists of every shade, systematically and pitilessly." "C3 "In almost every country in Europe and America the class struggle is entering the phase of civil war. Under such conditions the communists can place no trust in bourgeois legality. They have the obligation of setting up a parallel organisational apparatus which, at the decisive moment, can assist the party to do its duty to the revolution (CdE Game). In every country where a state of siege or emergency laws deprive the communists of the opportunity of carrying on all their work legally, it is absolutely necessary to combine legal and illegal activity." "C12, The parties belonging to the Communist International must be built on the basis of the principle of democratic centralism. In the present epoch of acute civil war the communist party will only be able to fulfil its duty if it is organised in as centralist a manner as possible, if iron discipline reigns within it and if the party centre, sustained by the confidence of the party membership, is endowed with the fullest rights and authority and the most far-reaching powers." Most of these conditions towards European citizens and nations are high treasons and subject for the most serious paragraphs in any national penalty Law. However, none seems ever convicted by Dane or Norwegian Legal systems. There is only one explanation for that, - the Judicial systems are seriously corrupted.

The inefficiency of the Council of Europe (Europarådet), which should promote European human rights, is highly influenced by the dominant member Russia. The present General Secretary might very well cause Chinese hostilities towards EU as he did to Norway. He is rather disrespected for political fatalities and being posted to central and powerful positions. The LO general secretary publically called him 'his boy', when being a candidate as prime minister. He was positioned as general secretary in the Nobel Peace committee after being prime minister and president of parliament in Norway. Prior to that, the Dalai Lama was a well-reputed peace prizewinner because of his peaceful handling of the hostile Chinese occupation of their land. However, the new general secretary gave the price to a Chinese convicted dissident that made the Chinese react towards the Nobel committee. However, the hostilities were re-directed towards Norway and the Norwegians instead, - at high diplomatic and economic costs that are not yet normalized. Later, as general secretary Council of Europe, he was responsible for all the delays and mismanage while Russia invaded Ukrainian territories and killed thousands. However, soon after, his personal vendetta toward the Chinese was repeated, making statements related to his fatalities in the Nobel Peace committee. He knows very well that ECHR applies to Europeans only and do not apply in other continents like China and that he is in no title to try to annul a Chinese 'fair trial'. Furthermore, he knows very well that the name 'Council of Europe' is too often confused with EU. This repetition of fatality seems to be an attempt to trigger another Game of LYAHF (Let's You and Him Fight), between Europe and China, - like the previous between Norway and China. However, such Games have a cloaked third actor that triggers it. All the general secretary's previous relations and fatalities points to Russia via LO.

There are several fatale politicians that are put in vital position to mismanage European nations believing in the 'Moscow anti-thesis'. Such psychosocial war-like Games of 4th degree has been going on for a hundred years (1914-2014). Basically, it is GdE (Games d' Etat) to prepare the CdE (Coup d' Etat) by '5th colonists' pillaging to weaken the European democratic nations, - as the 3rd Comintern still requires of its pro-Russian

separatist. However, a 100 years of pillaging, corruptions, manipulations and wars should be proof enough that it all is merely destructive and based on sociopathy, - and that the ideologies and isms are illegitimate arguments for sociopaths to keep going on for generations. There should be no doubt about the fundamental reasons, like explained in UU 2015.okt.09 about FSB/GRU and UU 2014.juni.13 about PROSA.

Such organizational psychology cannot be explained by traditional social psychology because the models are too limited. Therefore the 3³ model was made, - and it is continuously innovating. As mentioned in UU 2015.mars.13. "The Belief dimension of the 3x3 model is different from Drive and Will. Freud and Jung called it 'Superior-Ego', while Berne called it 'Parent'. Belief concerns ideas of what we cannot possibly fully understand, yet need to know and trust. Here, focus is set on Belief in Supremacies like the S-E. The Superior-ID (S-I/Drive) was included 2 years ago. Now, the Superior-Devine (S-D/Belief), a new and third subcategory, is included to complete the model. However, (...), the (previous) 3x3 model has become a 3³ model, i.e. 3x3x3, because of the 3x subcategories in Drive, Will and Belief."

"The Supremacy dimension is based on Freud's classical psychological 'ego-state' Superior-Ego, - i.e. any overruling of human Will and Drive. It is hereby sub-categorized into S-I (Superior-ID), S-E (Superior-Ego) and S-D (Superior-Devine) in order to suite the 3³ psychosocial model. It does not concern theological or philosophical question of whether long gone ancestors, gods or other divinities exist, - but concerns the belief in, or denial of, such. Psychologically, it is valid since no one can deny the existence and importance of beliefs, - religious or not. Yet, subcategorizations of Belief cannot be as concrete as for Will or Drive, - like tangible terms on does not describe the intangible well. Besides, the values of Good/Use/Right (GUR) and Throne/State/Temple (Th/St/Te) are still relevant and is re-vitalized in this sense." Furthermore "As mentioned in UU 2015.mars.13, the new 3³ social sub-categories for the ego-state Belief are: UNO (Universal Natural Order) a UB (UnderConscience Belief) sub-category of Drive that relates to S-I (Superior-ID). WoW (Well of Wisdom) a CB (Conscience Belief) subcategory and related to CW (Conscience Will). SET (Supreme Extra Terrestrial) an OB (OverConscience Belief) sub-category of Belief that relates to S-D (Superior-Devine)." (UU 2015.april.03)

However, the association to the Extra UU2 and this theme is that mistakes in real life can be due to obsessions of Games like Chess, - because reality is far from as simple as chess strategy. Stumbling after a couple of moves, when reality hits the plan, should make one reconsider the introvert perceptions of reality, do a Game Over and Restart, instead of delusional tumbling down destructive paths for a hundred years. Problems escalates exponential for each step.

Chess is a musical by Benny Andersson and Björn Ulvaeus, formerly of ABBA. The lyrics are by Tim Rice that made the lyrics to 'Jesus Christ Superstar' with Andrew Lloyd Webber. The story of Chess involves a politically driven, coldwar chess tournament between two US and SU grandmasters. Although the characters were not intended to represent any real individuals, they were loosely based on Bobby Fischer Viktor Korchnoi and Anatoly Karpov, - and the stage is inspired by the historic world championship at Iceland in 1972.

An arbiter is a person or object having the power of judging and determining, or ordaining, without control, - one whose power of deciding and governing is not limited. In this musical, the arbiter is a coldly objective, no-nonsense referee of the championship tournament and also the president of the International Chess Federation. (Chess was also in UU 2015.mars.06.)

However, the association to this UU theme is the faults in real life an obsession of Games like Chess can cause, - because reality is far from as simple as chess strategy. Stumbling after a couple of moves, when reality hits the plan, should make one reconsider the introvert perceptions of reality, do a Game Over and Restart, instead of delusional tumbling down destructive paths for a hundred years. Problems escalates exponential for each step.

Chess / Björn Skifs - The Arbiter + text

<https://www.youtube.com/watch?v=J6uh7tRh9Jc>
<http://www.metrolyrics.com/arbiter-lyrics-josh-groban.html>
CHESS ORIGINAL CAST ALBUM COMPLETE + Lyrics
<https://www.youtube.com/watch?v=MfalfT1lqmg>
http://www.lyricsmania.com/chess_lyrics.html
[https://en.wikipedia.org/wiki/Chess_\(musical\)](https://en.wikipedia.org/wiki/Chess_(musical))

Links:

The Nordic Councils

<http://www.norden.org/en>

The European Councils (Det Europæiske Råd) of EU

https://da.wikipedia.org/wiki/Det_Europ%C3%A6iske_R%C3%A5d

http://europa.eu/scadplus/constitution/european_council_da.htm

Rådet for Den Europæiske Union, The Council of the European Union

https://da.wikipedia.org/wiki/R%C3%A5det_for_Den_Europ%C3%A6iske_Union

Europarådet (Council of Europe) (indkluderer Rusland og Øst Europa) ECHR

<https://da.wikipedia.org/wiki/Europar%C3%A5det>

<http://www.coe.int/en/web/portal/home>

The International – 3rd Comintern.

https://en.wikipedia.org/wiki/Twenty-one_Conditions

Rettspsykiatri

https://en.wikipedia.org/wiki/Forensic_psychiatry

STV documentary: 'The woman behind Thomas Quick' and article

<http://www.youtube.com/watch?v=EJmCli9lyAc>

<http://www.dagsavisen.no/samfunn/skal-finne-svaret-pa-quick-gaten/>

See also <http://skrindo.dk/blog>

Extra UU1 - Crossing Lines Season 3 trailer

It is hard to comprehend the conflicts and consequences of organized crime in Europe. The TV-series Crossing Lines gives interesting insight in an entertaining way, - like other criminal TV-series. However, this TV-series is not about Europol and Eurojust, but some similar fictional organizations that fight international crimes in Europe.

The TV series is available on Netflix, - that can be seen free in a month's time.

Crossing Lines season 3 Trailer - Elizabeth Mitchell

<https://www.youtube.com/watch?v=rKjZHxFxVtY>

Extra UU2 - Nobody's (on nobody's) side

The consequences of judicial triangle affairs might very well be anarchy, - a fortunate arena for international criminal organizations. In Chess, there is an unsettling triangle love affair like the psychosocial Game LYAHF.

However, the association to the Extra UU2 and this theme is that mistakes in real life can be due to obsessions of Games like Chess, - because reality is far from as simple as chess strategy. Stumbling after a couple of moves, when reality hits the plan, should make one reconsider the introvert perceptions of reality, do a Game Over and Restart, instead of delusional tumbling down destructive paths for a hundred years. Problems escalate exponentially for each step.

Julia Murney singing Nobody's side from Chess

<https://www.youtube.com/watch?v=E26urLysvuk>

<http://www.metrolyrics.com/nobodys-side-lyrics-chess.html>

Elaine Paige - Nobody's Side

<https://www.youtube.com/watch?v=9UOXVz38EbQ>

Idina Menzel - Nobody's Side - Chess in Concert

<https://www.youtube.com/watch?v=fsQIUJQkkQg>