Introduction

1. Freedom Now individually submits this report to assist the UN Human Rights Council in its review of the policies and practices of the Kingdom of Bahrain (“Bahrain”). Freedom Now is a non-partisan, non-governmental organization (“NGO”) that works to free prisoners of conscience around the world through focused legal, political, and public relations advocacy.1

2. This report documents the Bahraini government’s use of arbitrary detention and politically motivated prosecutions in violation of international law.2 As outlined in detail below, Bahrain reportedly continues to silence political opposition leaders, civil society activists and human rights defenders through wrongful criminal detention. Such a practice violates the government’s freely undertaken obligations under the International Covenant on Civil and Political Rights (“ICCPR”) – a pattern documented by numerous human rights organizations and international institutions, including the UN Working Group on Arbitrary Detention (the “Working Group”) and the UN Special Rapporteur on the Situation of Human Rights Defenders.

History of Arbitrary Detention in Bahrain

3. The Government of Bahrain has a long and well-documented history of detaining its citizens for exercising their fundamental human rights, including the rights to freedom of expression, association, and assembly. In the context of such politically-motivated prosecutions, the government has also repeatedly failed to meet minimum international due process standards and violated detainees’ rights to be free from torture and other forms of mistreatment.

4. In 2001, the Working Group conducted a fact-finding mission to Bahrain and documented that from 1996 to 2000 it had found 34 cases of arbitrary detention in Bahrain.3 More recently, from 2008 to 2011, the Working Group continued to hear allegations of arbitrary

---

1 Freedom Now is currently serving as international pro bono counsel to Bahraini prisoner of conscience Abdulhadi al-Khawaja.

2 While this report highlights violations of the rights to freedom of expression, assembly and association – the analysis is limited to a discussion of arbitrary detention. As such, it does not cover wrongful limitations on those rights that occur outside the context of imprisonment.

detention in Bahrain, forwarding to Bahrain about 14 urgent appeals concerning nearly 160 persons. Unfortunately, in the most recent reporting period this trend shows no signs of slowing; from 2012 to 2014, the Working Group sent 19 urgent appeals to Bahrain.

5. Concern regarding the arbitrary detention of political prisoners figured prominently in the most recent Universal Periodic Review of Bahrain in 2012. During that review, the Bahraini government accepted most of the recommendations related to arbitrary detention, such as “[amending] any article of its Penal Code that can be used to prosecute individuals for the exercise of the rights to freedom of expression, peaceful assembly or association, and bring its laws into line with international standards established by the [ICCPR];” “[releasing] all political prisoners and bring its national legislation into compliance with article 19 of the [ICCPR] which guarantees freedom of expression;” and “[investigating] and [prosecuting] all those responsible for torture and ill-treatment, unlawful killings and widespread arbitrary arrests.” Bahrain, however, did reject the recommendation made by Iran to “[i]mplement fully all recommendations made to Bahrain by the United Nations mandate holders including the immediate end of violence and release of all political prisoners and ending impunity thus bringing perpetrators to justice.”

6. Unfortunately, Bahrain has failed to implement the changes needed to effectuate the resolutions it accepted or to safeguard its citizens’ freedom from arbitrary detention and freedom of expression. Instead of amending its penal code to align with its obligations under international law to support freedom of expression, in 2014 Bahrain increased the penalty for slandering the king to up to seven years in prison. Moreover, in the last three years, Bahrain’s Special Investigative Unit, tasked with prosecuting alleged instances of torture, has reportedly only secured one conviction out of 138 cases referred to it by the Office of the Ombudsman. Finally, rather than releasing the existing political prisoners, it has imprisoned even more people, like Ibrahim Sharif in July 2015, for raising their independent voices in opposition to the

7 Id. at ¶¶ 115.27, 115.87, and 115.146; see also ¶¶ 115.91, 115.98, and 115.110.
Continued Use of Arbitrary Detention

7. In March 3, 2014 and again on March 4, 2015, the Special Rapporteur on the Situation of Human Rights Defenders expressed concern about the detention of human rights defenders in Bahrain and the poor treatment to which they are subjected, reaffirming the inconsistency of these practices with Bahrain’s acceptance of recommendations from the 2012 UPR process. In addition, the Working Group has joined with several Special Rapporteurs to express collective “concern at the apparent continued harassment and imprisonment of individuals exercising their legitimate rights to freedom of opinion and expression in Bahrain.” The Working Group also referenced seven of its opinions from 2012 to 2014 as evidence that arbitrary detention and unfair trials are “systemic problems” in Bahrain. Furthermore, on September 14, 2015, 33 UN member states submitted a joint statement to the Human Rights Council expressing concern about reports that Bahrain has continued to incarcerate people for exercises their right to freedom of expression, and urging Bahrain to release all such detainees.

8. Any suggestion that Bahrain has made progress toward alleviating such human rights violations since 2012 through the creation of various monitoring groups like the Bahrain Independent Commission of Inquiry ("BICI") ignores the reality that the government is not adequately abiding by these groups’ recommendations. For example, in June 2016, one of the leaders of the BICI declared that Bahrain had only implemented 10 of the BICI’s 26 recommendations in the nearly five years since they had been issued.

9. The human rights situation in Bahrain has worsened since 2012. In 2013 and again in 2014, Bahrain further tightened its already harsh anti-terrorism law. In 2013 alone, 328 people were brought to trial for alleged terrorism offenses. The vague nature of this anti-terrorism law

---

12 BHRO Report, supra note 9, at 20.
13 Special Rapporteur on the Situation of Human Rights Defenders, Observations on Communications Transmitted to Governments and Replies Received, A/HRC/25/55/Add.3, ¶ 45 (March 3, 2014); Special Rapporteur on the Situation of Human Rights Defenders, Observations on Communications Transmitted to Governments and Replies Received, A/HRC/28/63/Add.1, ¶¶ 481-84 (March 4, 2015).
has allowed the government to charge any person or any organization that “harms national unity” as a “terrorist,” placing people who attempt to exercise their freedoms of assembly, association and expression at risk of lengthy prison terms or even the death penalty. For example, people have allegedly been arrested for such conduct as calling for protests, publicly expressing their opinion, and associating with persons of interest to the police. In addition, the 2014 revisions to the law allow for suspected “terrorists” to be held in pre-trial detention for up to six months and for up to 28 days without charges. Such prolonged periods of detention, put individuals at risk of torture leading to forced confessions. Beyond the anti-terror law, other provisions of the Bahraini penal code also allow for the criminalization of public speech if it is deemed to incite hatred or insult public institutions.

Bahrain’s Abuses Exemplified: The Case of Human Rights Activists Abdulhadi al-Khawaja and Sheikh Ali al-Salman

A. Abdulhadi al-Khawaja

10. Abdulhadi al-Khawaja founded and served as president of the Bahrain Center for Human Rights and has acted as a regional coordinator for Front Line Defenders, an international NGO that lobbies on behalf of human rights defenders at risk. During the unrest that enveloped Bahrain in early 2011, Mr. al-Khawaja publicly criticized the regime’s brutal response to anti-government protests and demanded that charges of torture and corruption be brought against members of the royal family. On April 9, 2011, Mr. al-Khawaja was arrested without warrant by 15 masked men who stormed his home and beat him unconscious, fracturing his face in four places. He was held incommunicado for several weeks and repeatedly denied access to his attorney in advance of trial. On June 22, 2011, after a trial before a military tribunal which was replete with due process violations, Mr. al-Khawaja was sentenced to life imprisonment under charges of financing and participating in terrorism to overthrow the government, and spying for a foreign country. While in prison, Mr. al-Khawaja has suffered beatings, solitary confinement, attempted sexual assault, psychological torture and, in response to a hunger strike, drugging and forced-feeding.

11. Since Mr. al-Khawaja’s unlawful arrest and detention, numerous international bodies and prominent statesmen have spoken out about his arbitrary detention. On May 2, 2012, the Working Group opined that Bahrain had arrested Mr. al-Khawaja because of his political and human rights advocacy, raised concerns about the use of a military tribunal for his trial, the numerous violations of international fair trial standards, the “vague nature” of the charges against him, and called for his immediate release. In addition, the United States, Denmark and Ireland have all expressed concern about Mr. al-Khawaja’s case. International NGOs, Members of


20 Id.
22 Bahrain Anti-Terror Amendment, supra note 18.
25 UPR Report Bahrain, supra note 6, at ¶¶ 36, 69, 84.
European Parliament, and United States Senators have also called for his release.

17. Despite international condemnation for his continued detention, Mr. al-Khawaja remains in prison as of the date of this submission. Moreover, Bahrain has also incarcerated one of his daughters when she returned to Bahrain to visit her ailing father in September 2014. Another daughter, who had also spent much of 2013 and 2014 in prison, was jailed from March to June 2016 along with her one-year-old son.

B. Sheikh Ali al-Salman

18. Sheikh Ali al-Salman was the Secretary General of Al-Wefaq, the largest political opposition society in Bahrain. On December 26, 2014, he gave a speech calling for political reform in Bahrain after his reelection as Secretary General, and was arrested two days later. Despite numerous due process violations throughout his trial, he was sentenced to four years in prison on June 16, 2015 on charges of insulting public institutions and inciting others to break the law, based on evidence pulled from his public speeches. On May 30, 2016, his sentence was increased to nine years on appeal when the court overturned the acquittal on an earlier charge of attempting to overthrow the regime.

19. On September 2, 2015, the Working Group concluded that Sheikh al-Salman had been detained for exercising his freedom of expression and that he had been denied his right to a fair trial, and called for his immediate release.

Conclusion and Recommendations

18. As a party to the ICCPR, Bahrain is obliged to respect its citizens’ rights to freedom of expression, association, and assembly. By systematically imprisoning peaceful activists and opposition leaders for exercising these fundamental human rights, the government clearly violates its freely undertaken obligations under international law. As such, Freedom Now recommends that Bahrain:

32 Id.
33 Bahrain 2015 Country Report, **supra** note 18.
34 Salman Sentence Increased, **supra** note 31.
• Immediately and unconditionally release and rehabilitate the civil and political rights of Abdulhadi al-Khawaja and Sheikh Ali al-Salman and all other individuals who have been detained under criminal or administrative charges for exercising their fundamental human rights, including the right to freedom of expression, the right to freedom of association, and the right to freedom of assembly and allow them to peacefully promote the cause of human rights in accordance with the rights guaranteed to them in international human rights treaties.

• Thoroughly investigate all cases of arbitrary detention, torture, and other rights abuses directed against Mr. al-Khawaja, Sheikh al-Salman and other human rights activists and independent voices.

• Ensure that all detainees have immediate access to legal counsel of their own choosing and that all procedural rights are fully respected.

• Fully cooperate with, respond to, and follow the recommendations of all Human Rights Council special procedure mandate holders – including the Working Group and the UN Special Rapporteur on the Situation of Human Rights Defenders.