FOLLOW-UP TO THE PREVIOUS REVIEW

During its second UPR in March 2015, Kazakhstan accepted 143 and rejected 51 of the 194 recommendations made to it by other states.¹

**Freedom of expression**
Kazakhstan accepted recommendations to define criminal offences under Article 164 of the Criminal Code on incitement of social, clan, national, racial or religious discord (now Article 174 of the new Criminal Code, adopted in 2014) in line with international standards and in accordance with the right to freedom of expression.² However, Article 174 has not been changed in line with the recommendations, and the term “discord” is still not defined in a precise manner, resulting in a broad and vaguely worded law, making it possible to use it to silence views that are critical of the authorities.

In November 2016, Maks Bokayev and Talgat Ayan were sentenced to 5-year prison terms, including under Article 174 of the new Criminal Code, for their involvement in the organization of peaceful demonstrations and their posts on social media against proposing changes to the Land Code. Talgat Ayan’s sentence was commuted on 12 April 2018 and he was released under conditions, however, Maks Bokayev, a prisoner of conscience, remains in prison despite his worsening health condition.

**Torture and other ill-treatment**
Kazakhstan accepted and claimed to have implemented five recommendations concerning an effective and independent mechanism to investigate all allegations of torture promptly, independently and thoroughly.³ Yet, to date there is no independent mechanism to investigate torture in Kazakhstan. Torture allegations are usually investigated by the police or, when police officers are implicated, by the state Anti-Corruption Bureau (former financial police). Neither of these agencies are fully independent. The Anti-Corruption Bureau often relies on the police to carry out criminal investigations. The Special Prosecutor’s division of the Prosecutor General’s Office, another investigative mechanism, is not authorized to investigate torture under the Criminal Procedure Code and only does so in accordance with a decree issued by the Prosecutor General on a discretionary basis, and then usually only overseeing investigations carried out by other bodies.

² A/HRC/14/10, recommendations 124.4 (Brazil), 124.5 (Chile).
³ A/HRC/14/10, recommendations 125.72 (Italy) and 125.73 (Liechtenstein).
Kazakhstan also accepted two recommendations about strengthening visits to detention and police centres by the National Preventative Mechanism (NPM) under Optional Protocol to the Convention Against Torture (OPCAT). However, the list of places of detention in Kazakhstan that can be monitored by the NPM is still not in compliance with Article 4 of the OPCAT. It excludes a number of places of detention, such as those under the Ministry of Labour and Social Protection, including homes for the elderly and institutions for children and adults with mental and physical disabilities, and places that might be used for illegal detention by police, such as police premises and police cars.

NPMs are not sufficiently independent of state control because their members are elected by a Coordinating Council under the office of the Commissioner for Human Rights (Ombudsperson) who chairs this Coordinating Council, and which itself fails to satisfy the Paris Principles (see below). All requests for urgent visits by local NPMs regarding allegations of torture are coordinated with the Ombudsperson who approves only those that are, in the Ombudsperson’s opinion, based on “solid” evidence of torture.

**Discrimination**

Kazakhstan accepted recommendations to prohibit discrimination against women and to ensure that individuals can safely report cases of discrimination and access avenues of redress. However, the authorities continue to refuse to acknowledge that Anna Belousova had been a victim of sexual harassment despite a 2015 CEDAW Committee ruling on sexual harassment which recommended the state provide her with adequate compensation. Anna Belousova had been employed at a primary school in Pertsevka since 1999. In January 2011, the school’s new Director threatened to dismiss her unless she engaged in sexual relations with him. She refused, and her employment was terminated in March 2011. In March 2017, the Supreme Court upheld a ruling by a court in Kostanai that she was not due compensation. In July 2017, the Saryarkinsk District Court refused a claim for compensation against the Regional Educational Authority.

**THE NATIONAL HUMAN RIGHTS FRAMEWORK**

**Torture and other ill-treatment**

In Kazakhstan, the police, including its detention facilities, and the entire penitentiary system, including prison medical staff, are all under the jurisdiction of the Ministry of Internal Affairs. In its Concluding Observations on the examination of the state report of Kazakhstan in 2014, the Committee Against Torture recommended that the “State party should transfer authority for all detention and investigation facilities, including prisons, temporary holding facilities (IVSs) and remand centres (SIZOs) away from the Ministry of Internal Affairs”.

**Discrimination**

There is no specific legislation in place in Kazakhstan to protect LGBTI people from hate crimes or incitement to discrimination, hostility, or violence on the basis of sexual orientation or gender identity (SOGI). Article 145 of the Criminal Code (Violations of the Equality of People and Citizens) does not list SOGI under protected characteristics, which can only be covered under “any other grounds”.

**National human rights institution**

The Kazakhstani Commissioner for Human Rights (Ombudsperson) does not comply with the Principles Relating to the Status of National Institutions (the Paris Principles) regarding autonomy and independence from the government. The Ombudsperson is a government official nominated by the president of Kazakhstan and confirmed to the office by the Senate.

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4 A/HRC/14/10, recommendations 125.23 (Morocco) and 125.24 (Spain).
5 A/HRC/14/10, recommendation 124.6 (Canada).
6 Committee against Torture Concluding observations on the 3-nd periodic report of Kazakhstan (CAT/C/KAZ/C/3).
PROMOTION AND PROTECTION OF HUMAN RIGHTS ON THE GROUND

Human rights defenders
Members of NPMs may be subjected to criminal prosecution and libel actions for their legitimate human rights work. In 2015, the director of the local Centre for the Adaptation of Juveniles in Aktobe filed a criminal complaint for defamation against a member of the NPM from Aktobe, Alima Abdirova, for the critical language she had used in the NPM’s report following a visit to that Centre. In May 2016, the Regional Court found Alima Abdirova guilty and ordered her to publicly apologize and to change the wording in the monitoring report. Alima Abdirova made changes to the monitoring report but did not make a public apology. The Aktobe Regional Prosecutor initiated a criminal case against her for “failure to comply with a court order”, because she had not apologized. In September 2017, a court found her guilty and imposed limitations on her freedom of movement for two years. During that period she was not permitted to change her place of residence, to leave the country, or to visit places of entertainment. On 28 November 2017, the Aktobe Regional Court rejected Alima Abdirova’s appeal.

Violations of the right to freedom of expression
In May 2014, a piece of legislation was introduced into the Criminal Code that has been used by the authorities to stifle dissent. Article 274 of the Criminal Code now makes “dissemination of information known to be false” a criminal offence. A person convicted under Article 274 can face up to ten years imprisonment.

On 13 March 2018, the authorities declared the opposition movement, Democratic Choice of Kazakhstan, an extremist organization for “inciting national discord” and there was an increase in the number of people called into police stations and warned or prosecuted under anti-extremism legislation for their posts on social media.

Discrimination
Kazakhstan ratified the Convention on the Rights of People with Disabilities in February 2015, however, it has yet to take steps to comply with Article 12 (Equality before the law) which will require it to abolish the guardianship regime for adults with psychosocial and intellectual disabilities and introduce measures to facilitate assisted decision-making for them. Currently, persons with psychosocial or intellectual disabilities are deprived of legal capacity by a court, and a guardian is appointed. Once declared “incapable” by a court, individuals are deprived of the right to make any decisions about their lives, to control their finances, to marry, to study, or to work. There are no systems for review and it is very rare for the status to be reversed. They also no longer have the right to appeal to a court of law which means that they have no legal recourse against violations of their rights or possible exploitation.

Anti-discrimination legislation does not protect LGBTI people. According to the Prosecutor General’s statistics in the past four years there has not been a single case prosecuted under Article 145 (Violations of the Equality of People and Citizens). In 2015 and 2016, eight and six cases, respectively, were reported dismissed as ungrounded. In 2017 and 2018, no cases under this Article were reported at all. The police are reluctant to investigate complaints about discrimination on the grounds of SOGI.

Torture and other ill-treatment
Impunity for torture and other ill-treatment remains prevalent. The investigation of torture allegations fails to live up to the principles of independence, effectiveness, and promptness, and as a result, most of the cases are dismissed by the investigative authorities as lacking evidence or ungrounded. Torture victims often choose not to lodge complaints because they risk criminal prosecution for false reporting, and have no faith that their complaints will be investigated.  

7 Article 430 of the Criminal Code of Kazakhstan.

8 According to the website of the General Prosecutor of Kazakhstan (http://www.ombudsman.kz/news/detail.php?ID=3752) during 2014-2018, on average 90 crimes of torture were taken up for investigation annually with more than 550 submissions dismissed per annum. Of those registered, only around a dozen reach court every year.
Iskander Yerimbetov was arrested on 13 November 2017 on charges of money laundering. He was repeatedly interrogated between 14 November and 5 December 2017 by police at a pre-trial detention centre in Almaty, without a lawyer present. He alleges that he was beaten and threatened to force him to confess. In January 2018, the Ombudsperson’s Office stated that he had a broken nose, an open wound on his head and bruises on his face. The investigation into his torture allegations was carried out by officials involved in the criminal investigation against him and therefore lacked independence.⁹

**Violations of the right to freedom of assembly**

Freedom of peaceful assembly is heavily restricted in Kazakhstan. Permission from local authorities is needed to hold any kind of street protest (including by a single protester) and this is often refused, or permission is given to hold the event only in a non-central location. The Criminal and Administrative Codes provide sanctions of deprivation of liberty for breaching the laws on holding assemblies (up to 15 days’ detention under the Administrative Code and up to 75 days under the Criminal Code), including for organizing or participating in an illegal demonstration (Article 488 of the Administrative Offences Code and Articles 155 and 400 of the Criminal Code). Article 400 of the Criminal Code forbids providing “assistance” to “illegal” assemblies, including by “means of communication”.

Throughout late April and early May 2016, peaceful demonstrations took place in towns and cities across Kazakhstan against proposed changes to the Land Code. Between 16 and 20 May, at least 34 people were arrested under Article 488 of the Administrative Offences Code and sentenced to 10-15 days’ administrative detention. This included human rights defenders Maks Bokaev, Talgat Ayan, and Bakhytzhan Toregozhina. In many cases, people have been detained at night and held in detention following hurried administrative hearings, and in many cases without adequate legal representation. In most cases, all those arrested had done was use social media to state their intention to participate in the protests planned for 21 May, to provide information about the protests, or voice their support for them.

**Violations of the right to freedom of association**

NGOs face undue restrictions, stringent reporting requirements under legislation introduced at the end of 2015, and frequent tax inspections. Failure to regularly supply accurate information for the central database of NGOs can lead to fines or a temporary ban on activities.

In 2016, two NGOs, International Legal Initiative (ILI) and Liberty Foundation, faced fines for allegedly failing to pay tax. On 6 April, the Special Inter-District Economic Court of Almaty upheld a decision of the tax authorities that ILI should pay corporate income tax on grants received from foreign donors despite the fact that not-for-profit organizations are exempt from paying tax. On 31 May, the same court rejected Liberty Foundation’s appeal against the Tax Directorate’s decision. The organizations paid fines of 1,300,000 Tenge and 3,000,000 Tenge (EUR 4,000 and 8,300), respectively.

In June 2017, the ILO Committee on the Application of Standards expressed concern about serious obstacles to establishing trade unions and failure to respect the right to freedom of association for trade unions. On 4 January 2016, a court had ordered the dissolution of the Confederation of Independent Trade Unions of Kazakhstan (KNPRK), and two affiliates, the National Healthcare Workers’ Union and National Domestic Workers’ Union, arguing they had failed to meet a registration deadline. Following a protest against this decision, three union leaders were arrested. Nurbek Kushakbaev was sentenced to two and a half years’ imprisonment on 7 April charged with inciting an illegal strike, and Amin Yelesuisinov was charged with misappropriation or embezzlement of property and sentenced to two years’ imprisonment on 16 May. Both were released on parole in June 2018. Larisa Kharkova was sentenced to four years’ restricted freedom by a court in Shymkent on embezzlement charges on 25 July 2016.

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⁹ The complaint was initially investigated by the financial police, who were carrying out the investigation into the charges against Iskander Yerimbetov. Later, the investigation of his torture allegations was transferred to a Special Prosecutor for investigation who, had been a member of the prosecuting team on Yerimbetov’s case during the early stages. The case was eventually dismissed by the Special Prosecutor as unsubstantiated.
RECOMMENDATIONS FOR ACTION BY THE STATE UNDER REVIEW

Amnesty International calls on the government of Kazakhstan to:

Human rights defenders
 Uphold the principles of the UN Declaration on Human Rights Defenders by promoting and protecting the work of human rights defenders and recognizing the right of all to raise concerns about the policies and actions of individual officials and governmental bodies which violate human rights.

Human rights institutions
 Promote full compliance by the National Human Rights Institution (Commissioner for Human Rights) with the Paris Principles;
 Extend the mandate of the National Preventative Mechanism to cover all places of detention as in Article 4 of Optional Protocol to the Convention against Torture, and ensure the financial and operational independence of the NPM from the government agencies.

Torture and other ill-treatment
 Establish an adequately resourced independent mechanism to investigate all allegations of torture and other ill-treatment by members of law enforcement agencies, or by persons acting on orders of, or with the acquiescence of such agencies;
 Ensure in practice that no statements obtained as a result of torture or other ill-treatment are used as evidence in trial proceedings, except as evidence against a person accused of torture or other ill-treatment;
 Ensure that all past allegations of the use of torture and other ill-treatment, as well as all instances of abusive use of force by law enforcement officials are promptly, effectively and independently investigated, and to hold accountable any official found to have sanctioned or conducted such acts.

Freedom of expression
 Respect and protect the right to freedom of expression of all individuals in Kazakhstan, including on social media sites;
 Immediately and unconditionally release Max Bokaev a prisoner of conscience and human rights defender, who has been sentenced for the exercise of his right to freedom of expression;
 Substantially amend Article 164 of the Criminal Code to ensure that any provision aimed at combatting advocacy of hatred or discrimination is in strict compliance with Article 19(3) of the ICCPR, to ensure that it does not unlawfully restrict freedom of expression;
 Repeal Article 274 of the Criminal Code, which makes it a criminal offence to “[disseminate] information known to be false”.

Freedom of peaceful assembly
 Adopt a new law on public assembly that is in compliance with international human rights law that will eliminate the requirement for prior approval for assemblies, as recommended by the UN Special Rapporteur on the rights to freedom of peaceful assembly and of association;
 Repeal Article 400 of the Criminal Code, which makes it a criminal offence to provide assistance to “illegal” assemblies, including via “means of communication”, as recommended by the UN Special Rapporteur on the rights to freedom of peaceful assembly and of association.

Freedom of association
Amend the Trade Union Law of 2014 to bring it in line with ILO Convention on the Right to Organize and Collective Bargaining, including by lifting limitations on the right of workers to form and join trade unions of their own choosing, as requested by the ILO Committee for the Application of Standard;

Ensure that the Law on Public Association allows for the free operation of unregistered associations.

**Discrimination**

- Devise a timeline for the abolition of guardianship for adults with psychosocial and intellectual disabilities and for the establishment of an alternative system in accordance with the CRPD;

- Establish a system of assisted decision-making to replace guardianship or substituted decision-making by closely consulting with and actively involving persons with disabilities, in particular persons with psychosocial and intellectual disabilities, including children with disabilities, through their representative organizations, and experts and practitioners both within Kazakhstan and from other countries; Amend legislation to ensure that individuals who have been declared “incapable” have the right to apply to courts to defend their rights, to reverse “capability” decisions and to change guardians;

- Adopt comprehensive anti-discrimination legislation that expressly protects against discrimination on the grounds of sexual orientation or gender identity;

- Provide Anna Belousova with compensation for the sexual harassment she suffered, in line with the 2015 CEDAW Committee ruling.