SWEDEN

AMNESTY INTERNATIONAL SUBMISSION FOR THE UN UNIVERSAL PERIODIC REVIEW
35TH SESSION OF THE UPR WORKING GROUP, 20-31 JANUARY 2020

FOLLOW-UP TO THE PREVIOUS REVIEW

Sweden accepted recommendations on protection of minorities, including Roma. In its mid-term review, Sweden stated that it had also accepted recommendations on specific measures to protect and promote economic, social and cultural rights of Roma, and presented a number of legislative and policy measures put in place since 2014.

A number of related recommendations concern racism and hate crime. Follow-up to these recommendations include the adoption of “A comprehensive approach to combat racism and hate crime – National plan to combat racism, similar forms of hostility and hate crime” (Samlat grepp mot rasism och hatbrott – Nationell plan mot rasism, liknande former av fientlighet och hatbrott), and proposals by the Commission against Antiziganism (hostility, prejudice or racism toward Romani people). Amnesty is concerned about the omission of Roma who are citizens of other EU member states in relation to inclusion and protection against racism and hate crime.

Sweden also accepted seven recommendations on the ratification of ILO Convention 169 concerning Indigenous and Tribal Peoples in Independent Countries. In 2015, the government notified that it would work towards ratification of that Convention. These UPR recommendations were followed up by recommendations by the Human Rights Committee in 2016 and the Committee on the Elimination of Racial Discrimination in 2018. It remains unclear from the mid-term review what, if anything, the government has done to prepare for the ratification.

---


3 Sweden received 37 recommendations on preventing or combating racism, xenophobia and hate crime. A/HRC/29/13: recommendations 145.31-145.32 (Lebanon, Bosnia and Herzegovina), 145.45-145.47 (Namibia, Iceland, Indonesia), 145.50-145.62 (State of Palestine, Pakistan, Sudan, Macedonia, Malaysia, Cuba, Botswana, Chile, Brazil, Sierra Leone, Turkey, Azerbaijan, Qatar), 145.70-145.84 (Libya, Comoros, Ghana, Côte d’Ivoire, Austria, India, Bahrain, Azerbaijan, Kuwait, France, Uzbekistan, Algeria, Iran, Pakistan, China), 145.88-145.92 (Algeria, Canada, USA, Pakistan, Russian Federation).


5 A/HRC/29/13: recommendations 145.2-145.3 (Uzbekistan, Guatemala, Nicaragua, Brazil) and 146.6-146.7 (Denmark, Honduras, Norway).


7 Concluding observations on the combined twenty-second and twenty-third periodic report of Sweden, Committee on the Elimination of Racial Discrimination, 6 June 2018.
Sweden accepted several recommendations on gender equality, four of which dealt explicitly with violence against women. Progress - and political will - is indicated by new policy documents and legislation: In 2017, the government launched a national strategy to prevent and combat men’s violence against women, as part of the 10 year gender equality policy, Power, goals and agency - a feminist policy for a gender equal future, and established a gender equality agency. The same year, Sweden submitted its first report on the implementation of the Council of Europe Convention on Preventing and Combatting Violence against Women and Domestic Violence (the Istanbul Convention), and in 2018, parliament adopted a new law on sexual crimes which makes sex with someone who does not voluntarily participate a criminal offence, in compliance with the Convention. However, sexual violence against women remains pervasive in Sweden.

In line with 19 accepted recommendations, the government has expressed a commitment to establish a national human rights institution in compliance with the Paris Principles, including in the 2016 Strategy for national efforts with human rights. In early 2018, a government appointed inquiry analyzed the establishment of such an institution, including its functions and powers, organization and guarantees of independence, and presented its proposal to the government at the end of 2018. The proposal was sent round for consultation in February-May 2019. The government has yet to present a legislative proposal.

PROMOTION AND PROTECTION OF HUMAN RIGHTS ON THE GROUND

Rape and sexual violence against women and girls

In 2018 Sweden took a significant step towards addressing rape and other sexual violence by adopting a new law on sexual crimes which makes sex with someone who does not voluntarily participate a criminal offence. It also introduced the new offence of negligent rape.

However, rape remains pervasive in Swedish society and the number of rapes reported has continued to increase over the past decade. In 2018, the police received 5,663 reports of rape involving people aged 15 or over; 96% of victims were women and girls.

However, the vast majority of rape victims never report the crime to the police. In a recent study, 1.4% of the sample population stated they had been subjected to rape or sexual abuse, corresponding to approximately 112,000 people during 2017, which indicates significant under-reporting.

Of those who do report, few see their case heard in court. The vast majority of rape investigations are closed by the prosecutors, resulting in impunity for such crimes. The low prosecution rate also affects confidence in the will and
ability of the authorities to prosecute these serious crimes, both among rape survivors and the public, further exacerbating impunity for sexual violence in Sweden.¹⁹

In 2010-2012, the Prosecution and Police Authority jointly developed a best practice working method for the investigation of sexual offences against adults.²⁰ However, the model is not always implemented, and this has a negative impact on the quality of the investigations and hampers prosecution. Interviews of suspects are sometimes held after a long delay, or not at all.²¹ The quality of the interrogation also varies. Producing results of DNA analyses take up to nine months at the National Forensic Centre²², which also impacts on rape investigations.

The 2019 joint inspection by the Prosecution Authority and police found that although sexual crimes should be investigated by “serious crimes” units or units specializing in violence in intimate relationships, a third of such crimes in the sample were investigated by local police without the necessary experience or expertise.²³ Representatives from both the police and Prosecution Authority also expressed concern that “serious crimes” units deprioritized sexual crimes for other types of crimes.²⁴

In June 2019, the police authority introduced measures to strengthen its work related to “particularly vulnerable crime victims”, including plaintiffs in cases of rape. These measures will involve implementation of best practice working method, focus on securing evidence at an early stage and reinforcing resources.²⁵ Some 350 new police investigators are to be recruited by the end of 2019, and designated to work only on rape, violence in intimate relations and sexual crimes against children.²⁶

Access to comprehensive support is crucial to enable survivors to participate with confidence throughout the legal process. This includes legal aid, medical care and psychosocial support. While the right to legal aid was further clarified by involving adult women were 8% in 2018 and 4% in cases with an adult male victim. Handlagda brott, Brå
https://www.bra.se/statistik/kriminalstatistik/handlagda-brott.html

¹⁹ The urgent need to significantly reinforce the investigative capabilities of law enforcement authorities to ensure prompt and appropriate investigations in cases of rape was raised in Amnesty’s report, Time for Change: Justice for Rape Survivors in the Nordic Countries, and by the Group of Experts on Action against Violence against Women and Domestic Violence (GREVIO), the body responsible for monitoring the implementation of the Istanbul Convention, in its 2019 Baseline Evaluation Report on Sweden, pp 51-52.

²⁰ The working model included a set of templates, routines and checklists and other working tools to support implementation. The model was reviewed in 2016 resulting in what is known as “A developed best working model”, and then again as part of the 2018 legal reforms.

²¹ For example, a 2019 joint thematic inspection by the Police and Prosecutors Authority showed that there were video or sound recordings of only 17% of the interviews with the suspect and that in 26% of the sample the suspect was not interrogated at all. While several of these cases related to situations where there was no reason to believe that a crime had been committed, the inspection concluded that the prosecutor had also refrained from interrogating identified suspects in cases where it was reasonable to suspect that a crime had been committed. Våldsbrott i nära relationer och sexualbrott mot vuxna - En gemensam granskning av polisens och åklagarens handläggning. Granskningsrapport 2019, dnr A252.474/2018, Polismyndigheten, NOA, Utvecklingscentrum Väst, Tillsynsrapport 2019:1, Åklagarmyndigheten, Utvecklingscentrum Göteborg, Februari 2019, page 28. Available in Swedish at: www.aklagare.se/globalassets/dokument/rapporter/tillsynsrapporter/tillsynsrapport-2019-1.pdf

²² The mission of the National Forensic Center (NFC) is to carry out forensic investigations in criminal cases for the judicial authorities. NFC is a part of the police authority.


²⁴ Ibid.


the 2018 legal reforms, access to psychological counselling, psychosocial support and trauma care remains a concern.

While sexuality education has been compulsory in Swedish schools since 1955, its quality and content have been questioned. In July 2018, the government commissioned the Swedish National Agency for Education to review the elementary school curriculum and, in particular, analyze how issues such as consent, “honour”-related violence and pornography could be included. The Agency presented a proposal in June 2019.

Roma and other “vulnerable EU citizens”: Violations of the right to housing, health care, and the right not to suffer harassment by the police

Over the past decade, Sweden has witnessed an increased presence of EU citizens from Eastern Europe, mainly Romania and Bulgaria, living in situations of marginalization in Swedish cities and towns (“vulnerable EU citizens”). Most are Roma seeking to escape from structural discrimination in their home countries and coming to Sweden to make a living for themselves and their families. Once in Sweden, many see no other option than begging for money in the street and sleeping in tents or temporary settlements on the outskirts of cities. Many of their human rights are violated while in Sweden.

Anti-begging rhetoric and unclear legal situation

To date six municipalities in Sweden have introduced local begging bans and a further 20 municipalities are in the process of introducing them, without taking into account the rights of the individuals who beg and the potential for discriminatory outcomes of such bans. Hate crimes against destitute people who are or are assumed to be Roma are frequent in Sweden and are hardly ever investigated by the police or even reported by the victims. Media reports

---

27 A request for a complainant’s counsel should be made to the court immediately after a preliminary investigation of sexual crimes is initiated or reopened, unless it is obvious that the complainant does not need one. The investigating officer should immediately inform the victim about their right to counsel of their choice, free of charge. See Lag (1988:609) om målsägandebiträde, available in Swedish at www.riksdagen.se/sv/dokument-lagar/dokument/svenskforfattningssamling/lag-1988609-om-malsagandebitrade_sfs-1988-609.pdf.

28 GREVIO has expressed concern that “mid- and long-term psychological counselling, psychosocial support and trauma care and other services needed to provide holistic support for rape victims” are not generally available across the country and strongly recommended that the authorities ensure that sexual violence counselling services are available to all victims. This resonates with the need for mid- and long-term psychological counselling highlighted in Amnesty’s interviews with rape survivors and service providers.

29 Sexuality education is included in the curriculum for elementary and secondary school and should be integrated in subjects such as history, religion, natural science, and art. Gender equality, norms, gender roles, gender patterns, sexual orientation, emotions, body image, life issues, living conditions, identity, reproduction, puberty, love and responsibility are examples of issues that should be brought up in the first six years of elementary school. However, a 2018 study by the Swedish Schools Inspectorate of sexuality and relationship education in a selection of elementary and upper secondary schools found that it was of variable quality and identified a significant need to develop tools and improve the competence of teachers, who often felt uncomfortable with the subject. The review found that some teachers postponed sexuality education because they felt their pupils were not mature enough and only one in four of headteachers regularly monitored that their teachers had the necessary skills and knowledge and offered relevant capacity building where needed. Many students interviewed said they wanted to talk about sex earlier and more often than they had the opportunity to do. See Sex- och samlevnadsundervisning Skolinspektionen, Tematisk kvalitetsgranskning 2018, Diarienummer: 400-2016:11445.


31 The term “vulnerable EU citizens” is an established term in the Swedish context, referring to nationals of other European Union member states who live in Sweden in a state of destitution and marginalization.

32 Dnr: 2018:01394. Skolverket 2019


suggest that the introduction of begging bans at the municipal level have led to increased hostility toward marginalized Roma and other vulnerable EU citizens in Sweden.35

According to EU and Swedish law, EU citizens can stay in Sweden for three months with no other requirement than a valid identity card.36 “Vulnerable EU citizens” are assumed to stay no longer than three months, and most official policies are designed in line with this three-month model. However, many Roma and other “vulnerable EU citizens” stay much longer, sometime with occasional visits back to their home countries. As a result, many spend years in Sweden, in a social and legal limbo, deprived of social protection and support.37

Among municipalities and other local authorities there is widespread confusion as to what legal obligations they have vis-à-vis “vulnerable EU citizens” and the result is that their treatment differs dramatically from one municipality to another and that the rights perspective and prospects for state accountability overall are lacking. The government has thus far not provided any guidance to municipalities and regions in this regard.

Right to housing
The climate in Sweden is cold for at least half the year and access to housing therefore has serious implications for wellbeing and health. However, in most parts of the country homeless EU citizens do not have access to long-term shelter or housing. According to a 2018 official survey, only 10% of municipalities provided shelter for people considered to be “vulnerable EU citizens” in autumn and winter.38 The survey did not specify if these 10% of Swedish municipalities also provide shelter during the rest of the year. In the big cities, many “vulnerable EU citizens” sleep in cars, under bridges, in tents made of plastic sheets or in shacks in the woods. Many gave testimonies to Amnesty about the insecurity of having nowhere to go and the constant fear that the police will find them and force them to leave. Several of them told Amnesty that they feel unsafe, cold and exposed when they sleep outside.

Right to health
The conditions in which “vulnerable EU citizens” are living, often sitting or standing outdoors for many hours at a time, frequently in the cold, and without access to toilet facilities and clean water, have serious health implications.39 Some also have chronic conditions which are exacerbated by harsh living conditions.

---

35 See, for instance, What is the police doing about the hate crimes? (Vad gör polisen mot hatbrott?) Svenska Dagbladet, T Hammarberg, 4 Juli 2019; “After the ban -- life has become harder for the beggar Alina, 32” (Efter förbudet -- livet har blivit hårdare för tiggaren Alina, 32), Expressen/Kvällsposten, 5 March 2019.
36 EU citizens wishing to stay for longer than three months must work, look for work, study, or have enough money to support themselves and a comprehensive health insurance. Aliens Act (2005:716), Chapter 3a para. 3 (Directive 2004/38/EC, Art. 7: Right of residence for more than three months).
37 This discrepancy between policy and practical reality was highlighted in 2016 by the UN Human Rights Committee, urging Sweden to “ensure that all individuals within its jurisdiction, including vulnerable Roma citizens of other European Union countries, enjoy equal rights without discrimination ... taking into account both their de jure and de facto situation.” UN Human Rights Committee, Concluding Observations on the Seventh Periodic Report of Sweden, CCPR/C/SWE/CO/7, 28 April 2016, para. 15 (emphasis added).
Making medical care accessible to all without discrimination, and affordable, is a core state obligation under international law.\(^{40}\) Despite this obligation, “vulnerable EU citizens” receive huge bills for medical care or at times are denied treatment altogether, because most of them lack the European Health Insurance Card required due to a lack of universal health insurance in their home countries.\(^{41}\) Although undocumented migrants, according to Swedish law, have the right to subsidized health care in Sweden, in most regions “vulnerable EU citizens” are not included in the scope of this legislation.\(^{42}\) As a result, EU citizens living in destitution in Sweden find themselves in a legal limbo; a situation that has been criticized both by Swedish agencies and UN Treaty Monitoring Bodies.\(^{43}\) The government has yet to clarify the legal situation.

Police treatment

In Stockholm, “vulnerable EU citizens” testify that they had been subjected to humiliating and intimidating treatment by the police.\(^{44}\) Police officers have repeatedly approached them, gestured to them to leave the spots where they were begging, or even forced them into police cars to drive them out of town, in spite of the fact that begging is not banned or subject to licensing in Stockholm. Testimonies also suggest that the treatment is disproportionately harsh; police officers appear not to take into account that the individuals concerned do not speak Swedish and, in some cases, cannot read or write. Therefore, their removal out of town, to places foreign to them and from where they sometimes did not know how to get back, has had a disproportionately negative impact on them. Individuals interviewed by Amnesty have described the fear they experienced and the sense of harassment.

The Stockholm police have confirmed this practice, however, without acknowledging its intrusive nature and potential discriminatory intent and impact, and the National Police Authority recently acknowledged that this practice must be revised.\(^{45}\) However, no official guidelines have yet been produced and Amnesty has received testimonies that the practice of intimidating and removing individuals who beg, contrary to the law, continues in some parts of Stockholm.

Torture legislation

Sweden established a government committee to look at the possibility of having a special criminal provision on torture, and reported its conclusions in September 2015.\(^{46}\) The committee proposed, among other things, that torture shall be criminalized as a special crime. The report was sent out for consultation the same year. Four years later, the government has yet to present a legislative proposal to parliament.

---

\(^{40}\) UN Committee on Economic, Social and Cultural Rights, General Comment 14, The right to the highest attainable standard of health (Article 12 of the International Covenant on Economic, Social and Cultural Rights), UN Doc. E/C.12/2000/4 paras. 12 and 43.


\(^{42}\) Act (2013:407) on health care and medical services for certain aliens resident in Sweden without necessary permits (Lag om hälso- och sjukvård till vissa utlänningar som vistas i Sverige utan nödvändiga tillstånd).


\(^{45}\) Legal Opinion over complaint against the National Police Authority, Region Stockholm; dnr. 7139-2018 (Yttrande över klagomål mot polismyndigheten, region Stockholm; dnr. 7139-2018), the Swedish National Police Authority, 1 April 2019.

\(^{46}\) Ett särskilt tortyrbrott? Ds 2015:42, Department of Justice, September 2015
RECOMMENDATIONS FOR ACTION BY THE STATE UNDER REVIEW

Amnesty International calls on the government of Sweden to:

Rape and sexual violence against women and girls
- Prioritize combatting widespread sexual violence and provide adequate and sustainable resources to ensure that the police and Prosecution Authority have the capacity to conduct thorough, effective and timely investigations into all cases of rape;
- Intensify efforts to analyze and address the causes of under-reporting of rape, as outlined in the National Strategy to Prevent and Combat Men’s Violence Against Women;
- Ensure access to comprehensive, affordable and accessible support to all survivors of sexual violence, including to those who do not report the crime to the police, including mid- and long-term psychological counselling, psychosocial support and trauma care to all rape survivors, regardless of age, gender, sexual orientation, ethnicity or social background, and regardless of where they live.

Rights of “vulnerable EU citizens”
- Adopt a national homelessness policy to ensure that shelter is available and accessible to all, across the country, without discrimination, including for people categorized as “vulnerable EU citizens”;
- Ensure that shelters are available throughout the year and for a period of time that allows people to organize their lives and seek work, or plan an organized return to their home country;
- Introduce legislation that clarifies that all EU citizens in Sweden, both during their first three months in the country and thereafter, and whether they have a European Health Insurance Card or not, have a right to subsidized health care and medical services at least on the same terms as undocumented migrants;
- Instruct the National Police Commissioner to issue national guidelines to clarify that begging is legal and not subject to licensing, and that removal of persons begging can only ever be justified if the individuals in question constitute a concrete and real danger to public order and only if all less intrusive measures have proven ineffective.

Torture and other ill-treatment
- Incorporate into domestic law the crime of torture and adopt a definition of torture that covers all the elements contained in Article 1 of the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment;
- Ensure that statutes of limitations are not applicable to acts of torture, attempts to commit torture, and acts by any person which constitute complicity or participation in torture.

National human rights institution
- Establish, without delay, an independent national human rights institution with a broad human rights mandate and provide it with adequate financial and human resources, in accordance with the Paris Principles.

International human rights treaties
- Ratify ILO Convention No. 169 concerning Indigenous and Tribal Peoples in Independent Countries;
- Ratify, without any reservation, the International Convention for the Protection of All Persons from Enforced Disappearance, signed on 6 February 2007, to implement it into national law, and to recognize the competence of the Committee on Enforced Disappearances to receive and consider communications from or on behalf of victims or other states parties;
- Ratify the Optional Protocol to the International Covenant on Economic, Social and Cultural Rights and opt-in to the inquiry and inter-state mechanisms;
- Ratify the International Convention on the Protection of the Rights of All Migrant Workers and Members of Their
Families.