

ALBANIA

**National implementation
essential to improve human
rights in Albania**

*Amnesty International
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Periodic Review, April-May 2014*

**AMNESTY
INTERNATIONAL**



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INTRODUCTION

In this submission, prepared for the Universal Periodic Review (UPR) of Albania in April 2014, Amnesty International assesses the implementation of key recommendations made in the previous cycle of the UPR. It welcomes the adoption of domestic legislation on protection from discrimination, including on the basis of sexual orientation and gender identity, and domestic violence. While some measures have been taken to protect the rights of Roma, implementation of the National Strategy for the Improvement of the Conditions of the Roma Community has not progressed.

Amnesty International expresses concern at the failure by the authorities to implement the Ombudsman's recommendations.

With regard to the human rights situation on the ground, Amnesty International notes with concern that victims of serious human rights violations continue to be denied justice and reparations, that domestic violence continues with impunity for the perpetrators, that Roma communities continue to face forced evictions and subsequent homelessness, and that orphans are not prioritized with regard to employment and housing.

FOLLOW UP TO THE PREVIOUS REVIEW

During the first UPR of the Republic of Albania on 2 December 2009, reviewing states made recommendations on a range of issues, including the introduction of anti-discrimination legislation,¹ violence against women, including domestic violence,² the rights of lesbian, gay, bisexual and transgender (LGBT) people,³ the rights of Roma and other ethnic minorities,⁴ and impunity for torture and other ill-treatment by law enforcement officials.⁵ Albania has subsequently undertaken major reforms as a requirement for the country's progress towards membership of the EU.

In February 2010, the Albanian Parliament adopted the Law on Protection from Discrimination, which provides for equality under the law and protection from discrimination, and establishes an elected Commissioner for Protection from Discrimination. In May 2013, Parliament adopted an amendment to Article 50 (j) of the Criminal Code, which adds to the list of discriminatory motives to be considered as aggravating circumstances when sentencing, the commission of a crime from motives related to sexual orientation and gender identity.⁶

With respect to the rights of Roma and other minorities, some measures have been taken to improve the rights of the Roma population, largely with external financial assistance. However, the previous government's lack of commitment to the implementation of the National Strategy for the Improvement of the Conditions of the Roma Community is regrettable.

The recognition of domestic violence in the Criminal Code in 2012 was a major step forward, but much remains to be done to fully implement the Law on Violence

in Family Relations⁷ to ensure the protection of the victims.

Following national elections in June 2013, the new government, under Socialist Party leadership, entered office in September 2013 and undertook to pursue reforms with the aim of obtaining EU candidate membership status. In its programme, the government also specified various measures it intends to take to address a number of human rights concerns, including domestic violence, the social exclusion of Roma and the denial of adequate housing to vulnerable groups.

NORMATIVE AND INSTITUTIONAL FRAMEWORK IN ALBANIA

Albania is a signatory to most of the major international and regional human rights treaties, but implementation often lags far behind ratification, as may be seen from the examples highlighted below.

Amnesty International is also concerned that in recent years the authorities have increasingly failed to implement, or indeed respond to, the recommendations of the Ombudsperson (the Albanian People's Advocate). These concerns were echoed by the Human Rights Committee in July 2013, in their consideration of Albania's second periodic report on implementation of the International Covenant on Civil and Political Rights, calling on the state party to "intensify its efforts into responding diligently and promptly to the Ombudsman's recommendations".⁸

PROMOTION AND PROTECTION OF HUMAN RIGHTS ON THE GROUND

As noted above, Albania has undertaken a programme of legislative reform, including measures to enhance the rule of law and respect for all human rights paying particular attention to the rights of minorities. However, existing legislation relevant to the protection and promotion of human rights remains to be fully implemented.⁹

ACCESS TO JUSTICE AND REPARATION

Albania continues to deny the victims of serious human rights violations access to justice and reparation.

In November 2012, proceedings before the Serious Crimes Court concerning the enforced disappearance in 1995 of Remzi Hoxha, an ethnic Albanian from Macedonia, and the torture of two Albanian citizens, ended with the conviction of three former state security agents. One of them, Ilir Kumbaro, was convicted in absentia of torturing Remzi Hoxha and of causing his death and sentenced to 15

years' imprisonment.¹⁰ His two co-defendants were found guilty of 'arbitrary acts' and 'deprivation of freedom', but because these offences were covered by an amnesty, they were not sentenced and remain free. In March 2013, the Court of Appeals for Serious Crimes confirmed Ilir Kumbaro's conviction, but acquitted his two co-defendants.

Amnesty International regrets the extraordinarily prolonged proceedings in Albania and regrets that the British courts and authorities failed to ensure that Ilir Kumbaro was duly extradited. These failings have ultimately denied Remzi Hoxha's family justice and reparation. Further, the location of Remzi Hoxha's body has not been disclosed to his family, who are therefore unable to recover his remains and bury him.¹¹

In May 2012, the trial opened of former Republican Guard commander, Ndrea Prendi, and former Guard officer, Agim Llupo, charged with the murder of three protesters and causing injury to three others. The charges arose from violent clashes between police and protesters during anti-government demonstrations in Tirana in January 2011. In February 2013, both defendants were acquitted.¹² However, following an appeal by the Prosecutor, on 18 September 2013 Tirana Appeal Court found the two defendants guilty of involuntary manslaughter and sentenced Ndrea Prendi and Agim Llupo, to 12 months and three years' imprisonment, respectively. Relatives of those killed have protested that they had been denied justice.

VIOLENCE IN THE FAMILY

Amnesty International continues to be concerned at Albania's failure to prevent family violence and to protect the victims of such violence, as required under international and regional treaties. This inaction has led to the continued impunity for the perpetrators of domestic violence, and fails to provide the victims with protection, as set out in domestic law.

Despite the reforms which have been undertaken, domestic violence continues to be a major scourge. For example, between 26 May and 14 September 2013 eight women were killed by their husbands or partners, as was widely reported in the national media. During the same period many more women were reportedly seriously injured, burned, beaten, or threatened with weapons by their husbands, partners or former partners. In 2012, at least 23 women were reported to have been murdered in the context of domestic violence.

According to statistics issued by the State Police, there were more than 1,200 reports of domestic violence in the first six months of 2013. In September 2013, the new government promised to strengthen measures against domestic violence, to register and monitor incidents, to set up a national phone line for victims of domestic violence, and to offer social housing, employment, vocational training and social services to victims.

CRIMINAL PROSECUTION

Amendments to the Criminal Code, which entered into force in April 2012, criminalize violence in the family as a separate criminal offence, under Article 130/a.¹³ It is still too early to evaluate the full impact of this reform. However, according to Tirana Court records for 2012, only 35 cases of domestic violence were registered under Article 130/a. Some 23 of these cases were concluded by the

end of 2012: five perpetrators received sentences of up to one year's imprisonment, and three had their sentences suspended. However, proceedings against the remaining 15 perpetrators were stopped because they fell under a general amnesty which covered offences committed up to 30 September 2012.¹⁴

On 2 May 2013, Parliament adopted further amendments to the Criminal Code, which included provision for heavier sentences for certain offences, among them the "intentional killing of a person who is a spouse, former spouse, cohabitant or former cohabitant, or a close relative of the offender by blood or marriage". These offences are now punishable by imprisonment of not less than twenty years or life imprisonment. Further, jurisdiction for this crime has been assigned to the Serious Crimes Court, signalling the gravity of the offence. A further amendment criminalizes forced sexual relations with a spouse or cohabitee, effectively criminalizing rape within a marriage or a cohabitating relationship.¹⁵

PROTECTION ORDERS

The Law on Violence in Family Relations enables victims of domestic violence to apply to the courts for an order guaranteeing them some form of protection from the perpetrator. However, although the number of such petitions has increased year on year, relatively few protection orders are granted by the courts. According to statistics published by Tirana Court in 2012, some 643 protection orders were requested (including around 70 petitions carried over from the previous year). Some 595 cases were concluded; however, only 155 petitions were granted, and some 26 petitions were rejected. The great majority (414 petitions) were dropped because the petitioner withdrew, or failed to appear in court. Both Tirana Court and the State Police have commented on this trend and in August 2013, the State Police specifically called on women not to withdraw their petitions for protection orders.

Amnesty International has repeatedly called on the authorities to address the factors that result in the withdrawal of petitions. These appear to include family pressure, fear of social disapproval, women's economic dependence on their spouses and their inability to afford legal advice and representation. The organization therefore welcomed the adoption by Parliament on 2 May 2013 of amendments to the Law on Legal Aid, providing for free legal aid and exemption from associated expenses, including taxes, for vulnerable groups, including victims of domestic violence. If implemented, these provisions may reduce the number of abandoned cases.

Amnesty International is also concerned that where protection orders have been granted, mechanisms to ensure their implementation remain weak, and it is not uncommon for perpetrators to break the conditions of the order and commit a new attack on their victim, sometimes with fatal results. The sanctions provided for under the Law on Violence in Family Relations for perpetrators who break the conditions of protection orders are not consistently implemented.

RIGHT TO ADEQUATE HOUSING

FORCED EVICTION OF ROMA

On 7 August 2013, 37 Roma families, including 88 children, were forcibly evicted from the site of the former Centre for the Realization of Works of Art in Rruga Kavaja, in Tirana.¹⁶ At the time, the competent authorities did not provide them

with any adequate alternative housing, and they were left on the street without adequate shelter and with increasing concerns about their health and safety. At the end of September 2013, the new government offered them accommodation in a former military barracks at Shishtufinë (Tirana). On 29 September 2013, it was reported that they had accepted this offer; however, it was subsequently reported that ownership of the site was in dispute.¹⁷ The new government also promised them medical care and the enrolment of their children in schools.

The forced eviction of these Roma families was conducted by contractors working for a development company, with none of the protections and guarantees required under international standards to which Albania is a state party. The forced eviction was also carried out in violation of Albania's national law.¹⁸

Over the past three years, Amnesty International has documented a number of forced evictions,¹⁹ or threats of forced eviction,²⁰ of Roma in Tirana. In 2011, Roma families were forced to move from their homes near Tirana railway station after an arson attack. After being evicted from their temporary tented accommodation, they were eventually, in 2012, transferred to disused military barracks at Sharrë on the outskirts of the city. However, due to the very poor accommodation there, which failed to meet even the minimum standards for adequate alternative housing, and insufficient police protection from threats and attacks by the neighbouring community, most of them felt that they had to leave again.

FORCED EVICTION AND PROPERTY RESTITUTION

Amnesty International is also concerned that a considerable number of people may be, or may already have been, rendered homeless as a result of the restitution of property to the former owners.

In September 2012, Parliament passed a 'Normative Act' providing that tenants living in property confiscated by the state under communist rule were obliged to vacate this property by November 2012 in favour of the original owners.²¹ Earlier, in 2009, a scheme had been introduced to enable families facing homelessness on vacating such properties to obtain long-term, state-subsidized interest-free loans to buy an apartment on the open market. Those who are unable to meet the minimum income criteria for obtaining these loans have, by law, priority access to social housing; however, in reality there is no, or very little, such housing in most municipalities.²² Faced with this situation, a number of low-income families have resisted vacating their homes. In response, the former owners have taken these cases to court requesting that the provisions of the Normative Act be duly executed and their property restored to them. The subsequent forced evictions have rendered some families homeless, with no offers of adequate alternative housing.

In March 2013, the Ombudsperson reported that he had received several hundred complaints from tenants who had been made homeless, or were in danger of being rendered homeless. These included families who had been refused state-subsidized interest-free loans, because they could not meet the minimum income criteria, and families who had applied to their municipality for social housing, but had not even received a response. The Ombudsperson also noted that he had been approached by municipalities

which did not have funding for social housing, or had not been allocated funding by central government to assist municipalities in implementing the Normative Act.²³

In September 2013, the new government pledged to find a solution to the housing of people left homeless as a result of the Normative Act of 2012, but did not provide any details of how this was to be achieved.

ORPHANS

Amnesty International is concerned about the continued lack of adequate housing for homeless registered orphans, who are among the most vulnerable citizens of Albania. State institutions have failed to fulfil their legal obligations to give them priority with regard to employment and housing.²⁴

Despite legal provisions guaranteeing their right, up to the age of 30, to priority access to social housing, young people leaving social care remain at risk of homelessness. Many continue to live for years in dilapidated disused school dormitories in degrading conditions that do not meet minimal international standards for adequate housing. Others struggle to pay for low-grade private rented accommodation, in some cases with limited and temporary financial support from international humanitarian organizations.

In September 2013, the new government undertook to ensure adequate housing and employment for all orphans currently homeless and unemployed, as well as for those who risk homelessness and unemployment when they leave social care. Amnesty International notes that previous governments made similar promises.

RECOMMENDATIONS FOR ACTION BY THE STATE UNDER REVIEW

Amnesty International calls on the government of Albania:

National human rights framework

- To fulfil its legal requirement to respond to communications and recommendations made to it by the Ombudsperson (People's Advocate).

Access to justice and reparation

- To guarantee the rights of the family of Remzi Hoxha to justice and reparation, including to be informed of his fate and the whereabouts of his mortal remains, and to receive adequate reparation, including compensation, for the pain and suffering caused by the failure of the authorities to clarify his fate for the past 18 years;

- To ensure that all victims of serious human rights violations and crimes under international law, and their families, have access to justice and reparation without discrimination on political or other grounds.

Violence in the family

- To ensure that all reports of domestic violence are thoroughly investigated and that the perpetrators are brought to justice in accordance with the law;
- To identify and overcome the factors which result in the majority of petitions for protection orders being withdrawn, and to ensure that, when granted, protection orders effectively secure the safety of victims, and that perpetrators who break such orders are sanctioned in accordance with the law;
- To ensure that the Ministry of Justice monitors and reports on the implementation of all provisions in the Criminal Code and the Law on Violence in Family Relations relating to domestic violence.

The right to adequate housing

- To protect citizens from forced evictions carried out without due process of law, and to ensure that those lawfully evicted who would otherwise be homeless are provided with adequate alternative housing;
- To ensure that central government and local authorities implement domestic legislation granting priority in access to social housing to vulnerable groups and individuals, allocating housing without discrimination and according to transparent, fair and expeditious procedures;
- Where social housing is lacking, to ensure that the most vulnerable families and individuals are nonetheless given priority in access to adequate and affordable accommodation;
- To implement the National Strategy for the Improvement of Conditions of the Roma Community and to provide "opportunities for Roma to access housing and infrastructure services in compliance with the state standards", as set out in Albania's Action Plan for the Decade of Roma Inclusion.

ENDNOTES

¹ Human Rights Council, *Report of the Working Group on the Universal Periodic Review of Albania*, A/HRC/13/6, recommendations 67.12-13, 67.39, 67.40, 67.43 (Norway, Slovakia, Egypt, Brazil, Netherlands)

² A/HRC/13/6, recommendations 67.18 -19, 67.21-22, 67.25, 67.32, 67.40, 67.42, 67.53-58, (Chile, Czech Republic, Austria, Spain, Israel, Norway, Brazil, Ukraine, Algeria, Canada, Russian Federation, Sweden, Slovenia, Malaysia)

³ A/HRC/13/6, recommendations 67.19, 67.23, 67.43. (Czech Republic, Netherlands, Netherlands)

⁴ A/HRC/13/6, recommendations, 67.80-85, (Canada, France, Germany, Israel, Bosnia and Herzegovina, Argentina)

⁵ A/HRC/13/6, recommendations, 67.45-48, (France, Denmark, Germany, Norway)

⁶ Article 50 (j) “when the offence is committed due to reasons related to gender, race, color, ethnicity, language, gender identity, sexual orientation, political opinions, religious or philosophical beliefs, health status, genetic predisposition, or disability”.

⁷ Adopted in 2006, entered into force in 2007.

⁸ Human Rights Committee, *Consideration of reports submitted by States parties under article 40 of the Covenant, Concluding observations on the second periodic report of Albania*, (CCPR/C/ALB/CO/2) 108th session, 8–26 July 2013, para.6.

⁹ In December 2012, the European Council postponed the granting of EU candidate status to Albania, conditional on further reform.

¹⁰ Ilir Kumbaro had been granted bail, but an electronic tagging measure had been lifted, enabling him to leave his home unnoticed and go into hiding. Ilir Kumbaro remains at large after fleeing extradition proceedings in London in December 2011. One of his co-defendants, Arben Sefgjini, was appointed in 2009 to a senior post in the Ministry of Justice, as head of the National Probation Service, at a time when he was still being prosecuted for his participation in these most serious crimes.

¹¹ In accordance with Albania’s obligations under the International Convention for the Protection of All Persons from Enforced Disappearance, Parliament on 2 May 2013 adopted an amendment to the Criminal Code making ‘enforced disappearance’ a criminal offence, punishable in the event of the death of the victim, by 28 years’ imprisonment or life imprisonment. Albania ratified the convention in November 2007; entered into force, 2010, <http://www.ohchr.org/EN/HRBodies/CED/Pages/ConventionCED.aspx>. Article 24 of the International Convention for the Protection of All Persons from Enforced Disappearance, defines ‘victims’ as both the disappeared person and “any individual who has suffered harm as the direct result of an enforced disappearance”. It provides that “Each victim has the right to know the truth regarding the circumstances of the enforced disappearance, the progress and results of the investigation and the fate of the disappeared person”. Further if the victim is deceased each signatory state is obliged to, “to locate, respect and return their remains”...and to ensure that the victims have the “right to obtain reparation and prompt, fair and adequate compensation”.

¹² In an unusual intervention, the US ambassador to Albania expressed astonishment and disapproval at the verdict, noting that the court had failed to take into account expert [ballistic] reports provided at the request of the Prosecutor General by the FBI.

¹³ While the offence is punishable by up to two years’ imprisonment (up to three or five years’ imprisonment in aggravated cases), there is no minimum sentence for such offences, except when they are committed repeatedly, and prosecutions can only be initiated on the basis of a

victim's complaint.

¹⁴ Amnesty International does not have national statistics relating to prosecutions under Article 130/a (the above relates to Tirana district only).

¹⁵ In July 2013, Chief Prosecutor General Adriatik Llalla instructed the country's prosecutors to apply for harsher punishments against perpetrators of family crimes.

¹⁶ *Albania: Authorities have an obligation to assist forcibly evicted Roma*, 7 August 2012, <http://www.amnesty.org/en/library/info/EUR11/002/2013/en>

¹⁷ *Shqiptarja*, 29 September 2013.

¹⁸ Amnesty International understands that although the police initially followed orders to intervene if the construction company continued demolishing the homes, pending a resolution of the situation through the appropriate legal process, this order was subsequently disregarded and the police failed to intervene to prevent the remaining homes on the site from being demolished by construction workers.

¹⁹ See for example, *Albania: Further information: Forced eviction for Roma families*, 30 May 2012, 3 February 2012; *Albania: Temporary solutions are no solutions for evicted Roma families in Tirana*, 3 February 2012, *Albania: Stop forced evictions of Roma in Albania*, 1 February 2012.

²⁰ In December 2012, eight Roma families living in shacks close to Tirana train station reported that they been warned, more than once, to leave their homes, by individuals allegedly accompanied by police officers in civilian clothes. The families were in the process of legalizing their homes and at the time of the threats were awaiting the official publication of their names as the owners of legalized buildings, *Shqip*, ["Roma families in danger of being evicted", trans] p. 20, 6 December 2012.

²¹ The act set out the procedures by which former owners could obtain a court enforcement order if necessary. Despite challenges and appeals by tenants resisting eviction, the Constitutional Court ruled in favour of its constitutionality on 31 October 2012.

²² Between December 2012 and January 2013, five municipal councils published statements that they had received no, or almost no, funding from central government and had no funds of their own for social housing. This is the case for almost all municipal councils apart from Tirana (which has only 350 apartments available for social housing). Indeed, most do not even have the human resources to draw up a feasible 10-year-plan, as required by law, much less the finance to invest in social housing.

²³ <http://www.avokatipopullit.gov.al/wp-content/uploads/2013/03/REKOMANDIM1.pdf>

²⁴ See, for example, *Albania: Memorandum to the Albanian Government: Orphans and other children deprived of parental care*, 20 May 2010.

ANNEX

AMNESTY INTERNATIONAL DOCUMENTS FOR FURTHER REFERENCE¹

Albania: Further information: Roma families forcibly evicted (Index: EUR 11/003/2013), 9 August 2013

Albania: Authorities have an obligation to assist forcibly evicted Roma (Index: EUR 11/002/2013), 7 August 2013

Albania: Roma families at risk of forced eviction (Index: EUR 11/001/2013), 5 August 2013

Albania: Remzi Hoxha – justice delayed and denied (Index: EUR 11/010/2012), 26 November 2012

Albania: Government should honour the rights of former political prisoners (Index: EUR 11/009/2012), 16 October 2012

Albania must suspend discriminatory measures against Roma (AI Index: EUR 11/008/2012), 1 August 2012

Albania: Further information: Forced eviction for Roma families (AI Index: EUR 11/007/2012), 30 May 2012

Albania: Further information: Inadequate housing for Roma families (AI Index: EUR 11/006/2012), 15 May 2012

Albania: Government needs to take prompt action to ensure protection and respect for victims of domestic violence (Index: EUR 11/005/2012), 4 May 2012

Albania: All members of parliament should support the Pride flag parade (Index: EUR 11/004/2012), 28 March 2012

Albania: Temporary solutions are no solutions for evicted Roma families in Tirana (Index: PRE01/058/2012), 3 February 2012

Albania: Romani families made homeless in Albania (AI Index: EUR 11/002/2012), 2 February 2012

Albania signs the Council of Europe Convention on preventing and combating violence against women and domestic violence (AI Index: EUR 11/002/2011), 19 December 2011

Albania: Memorandum to the Albanian Government: Orphans and other children deprived of parental care (AI Index: EUR 11/002/2010), 20 May 2010

¹ All of these documents are available on Amnesty International's website:
<http://www.amnesty.org/en/region/Albania>

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