

There are a lot of examples of rough and regular violations of the rights for fair trial of citizens of Turkmenistan and foreign citizens prosecuted in territory of Turkmenistan. It was repeatedly mentioned at different levels, including sessions of the United Nations Commission on human rights, sessions of the European Parliament, sessions of the Permanent Council and Ministerial Council of the OSCE, sessions of OSCE concerning fulfillment of the obligations, devoted to human dimension, and also many reports of the international nongovernmental organizations.

Therefore I would like to express a common opinion of the Youth-patriotic organization of Turkmenistan "Aydynlyk" and the Republican party of Turkmenistan and to offer a number of recommendations concerning ways of influence on the government of Turkmenistan with the purpose of achievement of respect for fundamental laws and freedoms of the person in sphere of the right to access to justice.

We offer the OSCE participating states, the chairman of the OSCE, the OSCE Office for democratic institutions and human rights and the OSCE Center in Ashkhabad:

1. To draw attention of Turkmenistan's government to the issue of unconditional and immediate access of the representatives of the Organization of the International Red Cross to all the prisoners in Turkmen prisons and to consider the problem of possible sanctions regarding Turkmenistan within the frameworks of mechanisms of the United Nations in case if such access will not be given.
2. To demand from the government of Turkmenistan of renewal of the full-scale cooperation with thematic special mechanisms of the United Nations, including on independence of the judges and attorneys, on issue of torture, on issue of extrajudicial, total or arbitrary executions; concerning the rights of the persons displaced within the country.
3. To listen to requests of relatives of convicts for help in reception of materials of the court cases and to draw attention of the government of Turkmenistan to the issue of granting of necessary documents in full, according to effective standards of the international and domestic Turkmen legislation.
4. To demand from the government of Turkmenistan of immediate termination of extrajudicial persecution of the relatives of convicted, removal of restrictions on their free travel, and support of their legitimate right for reception of the information on displacement of convicted and about condition of their health. And also, within the frameworks of the current legislation of Turkmenistan to demand observance of the right of convicted to meet relatives and lawyers, to receive letters and packages, especially ones containing medicines and the most necessary items.
5. To carry out careful monitoring of observance of the current procedural legislation of Turkmenistan by law enforcement bodies and in corrective establishments of the country.

We are convinced, that above listed requirements are unconditional and cannot be put in dependence of political or economic conjuncture.

The international community has no right to tolerate the infringements of the General declaration of the human rights by the state-member of the United Nations and participant of the OSCE. Otherwise, participation of Turkmenistan in these organizations looks like a shameful misunderstanding and casts a shadow on their authority.

Thanks for attention.