THE DEATH PENALTY
IN THE OSCE AREA
A Survey

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The Participating States recall their commitment in the Vienna Concluding Document to keep the question of capital punishment under consideration and reaffirm their undertakings in the Document of the Copenhagen Meeting to exchange information on the question of the abolition of the death penalty and to make available to the public information regarding the use of the death penalty.

(Document of the 1991 Moscow Meeting of the Conference on the Human Dimension of the CSCE, paragraph 36)

This report is prepared under the auspices of the Office for Democratic Institutions and Human Rights of the Organization for Security and Co-operation in Europe for the benefit of participants at the OSCE Human Dimension Implementation Meeting. Every effort has been taken to ensure that the information contained in this report is accurate and impartial.

This paper updates the Background Paper 1999/1 of September 1999 and Background Paper of March 2000. The paper is intended to highlight key issues and to promote constructive discussion; the opinions and information contained does not necessarily reflect the policy and position of the Office for Democratic Institutions and Human Rights or of the Organization for Security and Co-operation in Europe. Any comments or suggestions should be addressed to the ODIHR.
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There has never been a formal consensus within the OSCE concerning the abolition of capital punishment, and countries that apply the death penalty with stringent procedural safeguards and due process of law do not violate OSCE commitments. Relevant OSCE documents, in particular the 1990 Copenhagen Document, solely oblige participating States to keep the question of capital punishment under consideration, to co-operate on the subject within relevant organizations, to exchange information on the question of abolition of the death penalty, and to make available to the public information regarding the use of the death penalty. Furthermore, the Copenhagen Document refers to other international standards and instruments restricting or completely abolishing the death penalty, namely Article 6 of the International Covenant on Civil and Political Rights (ICCPR), the Second Optional Protocol to the ICCPR, and Protocol No. 6 to the European Convention on Human Rights (ECHR).

This report reviews the period from 1 January 1998 to 30 June 2001. Notwithstanding the rather weak OSCE commitments on abolition of capital punishment, the worldwide trend towards abolition has been reflected also within the borders of the OSCE region. During the period under review alone, nine participating States removed the death penalty completely from their legal codes, thus bringing the total number of abolitionist countries within the OSCE to 41. As of 30 June 2001, only 14 participating States (and four separatist, internationally unrecognized entities) retained capital punishment in their statute books. Many of them, however, have ruled out the death penalty for peacetime offences or have imposed official or unofficial moratoria on executions. Therefore, the number of participating States actually carrying out the death penalty was very low.

The countries where executions were confirmed to have taken place in the period under review were Belarus, Kyrgyzstan, the Russian Federation (Chechnya, while under control of a separatist regime), and the USA. Other participating States, namely Tajikistan, Turkmenistan, and Uzbekistan, are believed to have carried out the death penalty but no confirmed information was available. Several governments, including the governments of Belarus, Kazakhstan, Tajikistan, Turkmenistan, and Uzbekistan, regard information related to capital punishment as a state secret and refuse to disclose relevant material - a practice that is in clear contradiction of their commitment under paragraph 17.8 of the Copenhagen Document.
1. INTRODUCTION

There has never been a formal consensus within the OSCE concerning the abolition of capital punishment, and countries that apply the death penalty with stringent procedural safeguards and due process of law do not violate OSCE commitments. However, the worldwide trend toward abolition has also been reflected within the borders of the OSCE area. At a global level the de jure or de facto abolitionist countries by 2001 clearly outnumbered those retaining capital punishment, by 109 to 86. A similar and even clearer trend continued to be discernible within the OSCE area. As of 30 June 2001, only 14 participating States retain capital punishment in their legal codes, as opposed to 22 in 1997. Between January 1998 and June 2001, nine participating States abolished the death penalty completely, four abolished it for ordinary crimes only, and two States announced a moratorium on executions.

In accordance with paragraph 17.7 of the Copenhagen Document, in which the participating States committed themselves to exchange information on the abolition of the death penalty and to keep this question under consideration, this report describes and analyses recent events and developments related to capital punishment within the OSCE area against the backdrop of relevant OSCE and other international commitments and standards.

The first two main parts of this report (Chapters 2 and 3) consequently provide an overview of OSCE commitments and other key international standards and instruments relating to capital punishment. The third main part (Chapter 4) is devoted to the specific situations and main developments in non-abolitionist participating States. Each country entry consists of an outline of the legal basis for the application of the death penalty, trends towards abolition, and statistical data (if available) concerning the number of death sentences, prisoners on death row, and executions. A full-text reproduction of all relevant OSCE commitments and a table providing death penalty-related information on all participating States, including ratification details, are attached in Annexes 1 and 2.

The country entries, as well as the table entries, are listed in alphabetical order. Given the reluctance of a number of participating States to meet their commitment to make available to the public information concerning the death penalty, some of the country entries remain rather fragmentary. It must be stressed therefore that the lack of reference to issues addressed elsewhere in a given country entry does not imply that these issues are of no relevance in the participating State in question.

This report is based on material received from various sources, including OSCE field missions, other international organizations such as the Council of Europe and the United Nations, as well as several non-governmental organizations, in particular Amnesty International, and media reports. Unless otherwise stated, it covers the period from 1 January 1998 to 30 June 2001.
2. OSCE COMMITMENTS RELATING TO CAPITAL PUNISHMENT

Through the 1989 Vienna Concluding Document and the 1990 Copenhagen Document, the issue of capital punishment was introduced to the catalogue of CSCE/OSCE human dimension commitments. With the adoption of the Vienna and Copenhagen Documents, the participating States committed themselves

- to impose the death penalty, where not abolished, “only for the most serious crimes in accordance with the law in force at the time of the commission of the crime and not contrary to their international commitments” (Vienna Document, “Questions relating to Security in Europe”, paragraph 24);
- to keep the question of capital punishment under consideration (ibid.);
- to co-operate on the issue within relevant international organizations (ibid.);
- to exchange information on the question of the abolition of the death penalty (Copenhagen Document, paragraph 17.7);
- to make available to the public information regarding the use of the death penalty (ibid., paragraph 17.8).

These commitments were subsequently reaffirmed by the participating States at the Moscow Meeting (1991), the Helsinki Summit (1992), and the Budapest Summit (1994). In accordance with paragraph 17.7 of the Copenhagen Document, the question of the abolition of the death penalty has been put on the agenda of the regular OSCE Review Conferences and Human Dimension Implementation Meetings. A number of recommendations have emerged from these meetings, although these have no formal or binding status. The recommendations include the introduction of measures aimed at facilitating the exchange of information on the abolition of the death penalty, asking the Office for Democratic Institutions and Human Rights (ODIHR) to act as a clearing-house for such information, and the development by ODIHR and OSCE missions of projects aimed at raising awareness against recourse to capital punishment. To date these recommendations have not significantly been translated into concrete action.

The Copenhagen Document also explicitly refers to other international standards relating to the death penalty which are dealt with in the following Chapter, namely:

- the Second Optional Protocol to the International Covenant on Civil and Political Rights (paragraph 17.2);
• the restrictions and safeguards regarding the use of the death penalty which have been adopted by the international community, in particular Article 6 of the International Covenant on Civil and Political Rights (paragraph 17.3); and

• the provisions of the Sixth Protocol to the European Convention for the Protection of Human Rights and Fundamental Freedoms, concerning the abolition of the death penalty (paragraph 17.4).
3. OTHER INTERNATIONAL STANDARDS AND INSTRUMENTS

3.1 The International Covenant on Civil and Political Rights (ICCPR)

Under Article 6 of the ICCPR (“right to life”), States Parties are not obliged to abolish the death penalty but to restrict its use to the “most serious crimes”.

In a general comment on Article 6, the UN Human Rights Committee stated that “the expression ‘most serious crimes’ must be read restrictively to mean that the death penalty should be a quite exceptional measure”. The “ECOSOC Safeguards” further specify that the scope of these crimes “should not go beyond intentional crimes with lethal or other extremely grave consequences”. In its April 1999 resolution on the question of the death penalty, the UN Commission on Human Rights added to this interpretation that the death penalty should not be imposed “for non-violent financial crimes or for non-violent religious practice or expression of conscience”. The UN Special Rapporteur on extra judicial, summary or arbitrary executions called, in her report submitted to the 1999 session of the Commission on Human Rights, for the exclusion of the possibility of imposing the death penalty for “economic and other so-called victimless offences, espionage and ‘disloyalty’”. Capital punishment should also be excluded for “actions primarily related to prevailing moral values, such as adultery and prostitution, as well as matters of sexual orientation”.

Article 6 explicitly prohibits the imposition of the death penalty for crimes committed by persons below eighteen years of age, as well as the execution of pregnant women. The “ECOSOC Safeguards” extend these restrictions to new mothers and persons who have become insane. In Resolution 1999/61 the UN Commission on Human Rights added that no one should be executed “as long as any related legal procedure, at international or at national level, is pending”.

Article 6 also prescribes that the procedural guarantees contained in the ICCPR must be complied with before the death penalty can be carried out. These guarantees include the right to a fair hearing by an independent tribunal, the presumption of innocence, the minimum guarantees for defence, and the right to review by a higher tribunal. In addition to this, States Parties must grant every person sentenced to death the right to seek pardon or commutation of the death sentence.

Article 6(6) states that “nothing in this article shall be invoked to delay or to prevent the abolition of capital punishment by any State Party to the present Covenant”. The UN Human Rights Committee concluded in its general comment on Article 6 that “all measures of abolition should be considered as progress in the enjoyment of the right to life”. In resolution 1998/8 on the death penalty, the UN Commission on Human Rights stated that “abolition of the death penalty contributes to the enhancement of human dignity and to the progressive development of human rights” and called upon all States still maintaining capital punishment “to establish a moratorium on executions, with a view to completely abolishing the death penalty”.

The Second Optional Protocol to the ICCPR, adopted by the UN General Assembly on 15 December 1989, goes far beyond Article 6, providing for the total abolition of the death penalty. It obliges all States Parties not to carry out executions, to abolish the death penalty from their laws in times of peace and war, and not to reintroduce
capital punishment in the future. The only exception applies to States that, at the time of ratification or accession, made a reservation that provides for the application of the death penalty in time of war pursuant to a conviction for a most serious crime of a military nature committed during wartime. As of 30 June 2001, the Second Optional Protocol has been ratified by 45 States worldwide, including 31 OSCE participating States.

3.2. Protocol No. 6 to the European Convention for the Protection of Human Rights and Fundamental Freedoms

Protocol No. 6 to the European Convention for the Protection of Human Rights and Fundamental Freedoms (hereafter European Convention on Human Rights or ECHR) provides for the total abolition of the death penalty in times of peace. Article 1 states that “the death penalty shall be abolished” and that “no one shall be condemned to such penalty or executed”. According to Article 2, States Parties may retain the death penalty for crimes committed in time of war or of imminent threat of war. It is, however, specified that where this is so, the death penalty shall be applied only in the instances laid down by the law and in accordance with its provisions.

Protocol No. 6 has become the most effective instrument for the abolition of the death penalty within the OSCE region, in particular since the Council of Europe made it mandatory in 1994 for new member states to commit themselves upon accession to put in place a moratorium immediately and to ratify Protocol No. 6 within a certain time-limit. In case of non-compliance, the Council of Europe may impose sanctions such as the suspension of the rights of representation and thus enforce the implementation of the member State’s commitments.

As of 30 June 2001 the Protocol has been ratified by 39 countries and signed by three (Armenia, Azerbaijan and Russian Federation). Turkey is the only member state of the Council of Europe that has neither ratified nor signed it.
4. CAPITAL PUNISHMENT IN THE OSCE REGION

During the period covered by this paper, the trend towards abolition of the death penalty within the OSCE area remained unbroken. While at the end of 1997 the legal codes of 22 participating States still provided for capital punishment, by the end of the period under review this number had dropped to 14.

As of 30 June 2001, Armenia, Azerbaijan, Belarus, Bosnia-Herzegovina (Republika Srpska), Kazakhstan, Kyrgyzstan, Latvia, the Russian Federation, Tajikistan, Turkey, the United States of America and Uzbekistan had not completely abolished the death penalty. In addition, capital punishment also remained in force in a number of separatist, internationally unrecognized entities, namely Abkhazia and South-Ossetia (both within Georgia), Nagorno-Karabakh (within Azerbaijan) and Transdniestria (within Moldova).

Nine participating States removed the death penalty entirely from their statute books during the period under review: Bulgaria, Canada, Cyprus, Estonia, Lithuania, Malta, Turkmenistan, Ukraine and the United Kingdom. Thus, the total number of completely abolitionist participating States had reached 41 by June 2001.

Four participating States either abolished capital punishment de facto without having amended their legislation yet or retain the death penalty only for wartime crimes. Albania is de facto abolitionist for peacetime offences since the Constitutional Court ruled in December 1999 that capital punishment is inconsistent with the Constitution in times of peace. Azerbaijan (in 1998) and Latvia (with the ratification of Protocol No. 6 to the ECHR in April 1999) abolished capital punishment for peacetime offences only. In Bosnia-Herzegovina, capital punishment is retained only for wartime crimes since the Republika Srpska introduced a new criminal code in 2000.

Four participating States fully retain capital punishment for peacetime and wartime crimes but have introduced official or unofficial moratoria: Armenia (1991), Kyrgyzstan (1998), the Russian Federation (1996), and Turkey (1984).

Executions are confirmed to have taken place in at least four participating States during the period under review: Belarus, Kyrgyzstan, the Russian Federation (in Chechnya, at the time under de facto control of a separatist regime) and the United States of America. Kazakhstan, Tajikistan, Turkmenistan and Uzbekistan are believed to have carried out the death penalty, although no officially confirmed information was available.

4.1. Albania

On 10 December 1999, the Constitutional Court of Albania decided that the death penalty was incompatible with the new 1998 Constitution in times of peace and thus de facto abolished capital punishment for all peacetime offences. All death sentences
were commuted to life sentences following the Court’s decision, which was binding to all courts. Ten prisoners were on death row at that time.

In September 2000 Albania ratified Protocol No. 6 to the European Convention on Human Rights concerning the abolition of the death penalty. The Criminal Code was amended to abrogate those provisions which make specific reference to the death penalty.

A three-year moratorium on executions had been introduced in May 1995. Although it had not been officially extended following its expiry, a de facto moratorium based on the competence of the Supreme Court and the President to commute death sentences into life imprisonment had remained in place. The Constitutional Court’s ruling came at a time when tendencies aimed at lifting the moratorium enjoyed widespread public support due to the violent events of late 1997 and a significant rise in the crime rate. Albanian courts passed six death verdicts in 1998.

4.2. Armenia

Thirteen offences carry a possible death sentence under the present Criminal Code of Armenia which has been in force, as amended, since 1961. They include treason, espionage, terrorist acts, sabotage, crimes against the State, banditry, forgery or circulation of false money or securities, aggravated murder or rape, hijacking, and bribe taking. The military section of the Criminal Code provides for an additional 16 capital crimes in times of war. The death penalty may not be imposed on persons below 18 years of age at the time of the crime, on pregnant women, or the insane.

Although Armenia announced at the October 1998 UN Human Rights Committee hearings that a new Criminal Code completely abolishing the death penalty would come into force by 1 January 1999, the draft is still awaiting its final reading in parliament. In view of the slow parliamentary process, the Presidential Commission on Human Rights and non-governmental organizations proposed to ratify the Second Optional Protocol to the ICCPR as a faster way to abolition. According to the Armenian Constitution, international treaties ratified by the parliament become a constituent part of the legal system and prevail over other laws.

Following its accession to the Council of Europe, Armenia signed Protocol No. 6 to the ECHR in January 2001. While death sentences are still handed down regularly by Armenian courts, there is a de facto moratorium on executions in place, based on the President’s constitutional authority to exercise pardon.

President Kocharyan has stated that Armenia will not carry out death sentences and that individuals convicted in connection with the violence in the National Assembly on 27 October 1999, during which eight persons were killed, would not be executed. In 1999 three people were sentenced to death by Armenian courts and six people have been sentenced to death since January 2000. As of 30 June 2001, 37 persons are on death row.

4.3 Azerbaijan
On 10 February 1998, the Parliament of Azerbaijan adopted a bill abolishing the death penalty for peacetime offences, following an initiative by President Aliyev. One death sentence was passed before the relevant law came into force on 21 February 1998, bringing the total number of persons on death row to 128. However, all death sentences were commuted to long-term imprisonment after the decision to abolish capital punishment.

Azerbaijan signed Protocol No. 6 to the ECHR in January 2001, but has not yet ratified it.

**Nagorno-Karabakh**

The death penalty remains in force in the internationally unrecognized separatist enclave of Nagorno-Karabakh, and courts reportedly hand down death sentences. There are, however, no indications that executions are carried out. In January 2000, Arkady Ghukasian, leader of Nagorno-Karabakh, commuted two death sentences to periods of 15 years’ imprisonment.

### 4.4 Belarus

The Criminal Code of Belarus provides for the death penalty for a wide range of crimes, including treason, plotting to seize power, terrorism, sabotage, bombings that threaten public safety, undermining the work of a prison, premeditated murder, and aggravated rape. In the referendum of 1996, which was not recognized by the international community due to serious irregularities, the majority of the voters voiced support for the continued use of the death penalty.

In violation of paragraph 17.8 of the Copenhagen Document, there is very little transparency concerning the use of the death penalty in Belarus. The secrecy surrounding capital punishment also extends to execution procedures. Relatives are not informed of the date of the execution, hence they do not have an opportunity for a last meeting before the execution. The body is not returned to the family, and the place of burial remains unknown. There are numerous allegations of serious irregularities during the investigations and legal proceedings in cases that have resulted in death verdicts and executions. These allegations include forced confession under torture, lack of conclusive evidence, and denial of the right to legal defence.

In 1998, 47 death sentences were passed by Belarusian courts, and 40 people were executed. According to General Procurator Oleg Bozhelko, 14 death sentences were carried out in 1999. According to Amnesty International, an unspecified number of executions took place during 2000, while on 10 July 2001 President Lukashenka was reported as saying that three people had been executed the previous year.

It is believed that there were no executions in the first half of 2001.

### 4.5 Bosnia and Herzegovina
There is no provision with regard to the death penalty at state level as criminal legislation belongs to the competence of the two entities, the Republika Srpska and the Federation of Bosnia and Herzegovina.

On 21 June 2000, the parliament of the Republika Srpska (RS) adopted a new criminal code which no longer provides for the death penalty\(^\text{[16]}\). Previous to that, there was no official moratorium in place, but the Supreme Court of the RS had issued a decision whereby the death penalty was amended to 20 years of imprisonment to be consistent with the ECHR. Courts did not pass any death sentences during the period under review.

In the Federation of Bosnia and Herzegovina, the death penalty was abolished in November 1998 to conform with provisions included in the Framework Agreement for Peace in Bosnia- Herzegovina signed in December 1995, which ended the civil war in the country. Even before the abolition, no death sentences were imposed by Federation courts during the period under review, and no one was on death row after the Human Rights Chamber ordered commutation of two pending death sentences into life imprisonment\(^\text{[17]}\).

This makes the whole of Bosnia-Herzegovina abolitionist for ordinary crimes only.

### 4.6 Georgia

Georgia abolished the death penalty in 1997, and ratified Protocol No. 6 to the ECHR in April 2000. Capital punishment has remained, however, in the statute books of the two separatist, internationally unrecognized entities of Abkhazia and South Ossetia.

#### Abkhazia

Under the Criminal Code of the Georgian Soviet Socialist Republic which is still in force in Abkhazia, the death penalty can be applied to a long list of peacetime and wartime offences, including economic crimes. A moratorium is in effect, and there is an ongoing, if very limited, discussion on diminishing the number of crimes carrying the death penalty.

Fifteen people have been sentenced to death since Abkhazia declared its independence. No executions were reported as there seems to be a de facto moratorium in place\(^\text{[18]}\).

#### South Ossetia

In South Ossetia the Criminal Code of the neighbouring Russian Federation is in use. Thus, courts may pass death sentences for five crimes (aggravated murder, attempt on the life of a state or public leader, attempt on the life of persons implementing jurisprudence of preliminary investigation, attempt on the life of an official of a law enforcement agency, and genocide). There seems to be an unofficial moratorium on death sentences and executions in place, which apparently has been complied with during the years South Ossetia has not been under Georgian Government control.
4.7 Kazakhstan

With the coming into force of the new Criminal Code of Kazakhstan on 1 January 1998, the scope of capital punishment was reduced from 18 to three peacetime crimes (premeditated and aggravated murder, genocide and sabotage). The death penalty also applies to treason in time of war as well as to eight military crimes. Women, persons who were minors at the time of the crime, and men who are over 65 when the sentence enters into force are excluded from capital punishment. The death penalty can be carried out not earlier than one year after the sentence in order to avoid judicial errors.

There is no moratorium on executions in place. It is planned to introduce life imprisonment as an alternative to capital punishment by 2003, but President Nazarbayev has reportedly stated that if international aid for the construction of suitable prisons were made available, this date could be brought forward.

In violation of paragraph 17.8 of the Copenhagen Document, Kazakhstan does not disclose official statistics on the use of the death penalty. At least 51 death sentences were handed down in 1998, of which five were commuted by the Amnesty Commission appointed by the President. According to the Prosecutor’s Office, 63 persons were sentenced to death in 1999. Fifteen of these death sentences were subsequently commuted or annulled by the Supreme Court.

Sixty persons are believed to have been executed in 2000, 35 in the first half of 2001.

4.8 Kyrgyzstan

The new Criminal Code of Kyrgyzstan which has been in force since 1 January 1998 allows the application of the death penalty in connection with five offences: terrorism, murder, aggravated crimes, rape, and state treason. A two-year moratorium on executions was introduced by a presidential decree signed on 5 December 1998. A presidential decree, dated 2 December 2000, extended the moratorium for one year.

According to the First Deputy Chairman of the Supreme Court of Kyrgyzstan, 55 men were sentenced to death in 1998. Seven executions were carried out in 1998 before the moratorium came into force. In 1999, 20 death sentences were passed according to unofficial information.

At the end of 2000, it was estimated that about 100 people were on death row in Kyrgyzstan. Kyrgyz courts handed down at least six death sentences in the first half of 2001. There are serious concerns that the trials of four foreign nationals who were sentenced to death in early 2001 were in breach of Kyrgyzstan’s international commitments, including those within the OSCE.

4.9 Latvia
The Latvian parliament ratified Protocol No. 6 to the ECHR on 15 April 1999, thus de facto abolishing the death penalty for all peacetime offences with effect from 1 June 1999. The Criminal Code was amended accordingly in May 2000\(^48\).

4.10 Malta

Malta signed and ratified Protocol No. 6 to the ECHR in 1991\(^48\). The death penalty was abolished for all crimes, including those committed during times or war, on 21 March 2000\(^49\).

4.11 Moldova

*Transdniestria*

While Moldova removed the death penalty from its statute books in 1995, capital punishment remained in force in the internationally unrecognized separatist entity of Transdniestria\(^50\). The Criminal Code of the Moldavian Soviet Socialist Republic, which is still in operation in Transdniestria, provides for the death penalty for state crimes, premeditated murder under aggravating circumstances, rape with grave consequences, rape of a juvenile under 14 years of age, attempt on the life of a member of the militia, and for grave military crimes. Capital punishment may not be imposed on women and persons below 18 years of age at the time of the crime. On 6 July 1999, President Igor Smirnov signed a decree introducing a moratorium on executions with retroactive effect from 1 January 1999. At that time, two prisoners were on death row, one of them, Ilie Ilascu has since been released from prison\(^51\). The moratorium is still in place\(^52\).

4.12 Russian Federation

The 1997 Criminal Code of the Russian Federation foresees capital punishment for five crimes: aggravated murder, attempt on the life of a State or public leader, attempt on the life of persons implementing jurisprudence of preliminary investigation, attempt on the life of an official of a law enforcement agency, and genocide. Women, persons who were below 18 years of age at the time of the crime, and men who had reached the age of 65 at the time of sentencing are exempted from the death penalty\(^53\).

Upon accession to the Council of Europe in 1996, the Russian Federation undertook to abolish the death penalty and ratify Protocol No. 6 to the ECHR within three years. While this deadline expired on 28 February 1999, the Russian Federation has still neither formally abolished the death penalty nor ratified Protocol No. 6.

A moratorium on executions, based on a presidential decree, has been in force since August 1996. In 1998 the State Duma rejected legislation that would have enshrined the moratorium into law for a three-year period. On 2 February 1999, the Constitutional Court imposed an additional de facto moratorium on the passing of death sentences by its decision to generally prohibit capital punishment verdicts in the
Russian Federation until all citizens can be granted the right to jury trials - a process that could take years as jury trials are available only in very few of the Federation’s 89 republics, regions and territories. According to official information, 67 persons were sentenced to death during the first six months of 1998. As of February 1999, about 900 prisoners were under sentence of death. On 3 June 1999, however, President Yeltsin signed a decree commuting the death sentence of all convicts on death row into either life sentences or 25-year prison terms.

**Chechnya**

Executions had been carried out in Chechnya before the beginning of the Russian Federation's military operation in late 1999, which has resulted in the removal of the separatist government. Under that government, the Supreme Shari’a Court imposed the death penalty for various offences, including murder, kidnapping, and drug-related crimes. At least one person was executed in 1998. According to the Chechen presidential press service, 11 persons were executed during the first six months of 1999 for drug trafficking alone. The total number of executions is not known.

**4.13 Tajikistan**

The new Criminal Code of Tajikistan, in force since 1 September 1998, reduces the number of crimes carrying a possible death sentence from 44 to 14, including murder, rape, terrorism, hijacking, drug trafficking and illegal cultivation of forbidden crops containing narcotic substances. Death sentences can be commuted to 25 years’ imprisonment. Pregnant women and persons below 18 years of age at the time of the crime are excluded from capital punishment.

In violation of paragraph 17.8 of the Copenhagen Document, no official information on the use of the death penalty is made available by the Tajik authorities.

Furthermore, relatives of executed persons are informed with considerable delay about the date of execution. It is also normal practice not to inform relatives on whether a prisoner is still alive or already executed.

According to unofficial information, at least 24 persons were sentenced to death in 1998, and at least 15 in 1999. While the total number of executions is not known, there are credible reports of at least two persons being executed in late 1998 and early 1999. At least 38 people are believed to have been sentenced to death during 2000 and 24 persons have been sentenced to death in the first half of 2001. The number is expected to increase, as the Tajik authorities consider the death penalty as a deterrent against organized crime.

Abdulkhafiz Abdullayev, the brother of a former Prime Minister active in the political opposition, was sentenced to death together with five co-defendants for his alleged involvement in the attempt to assassinate President Rakhmonov in April 1997. According to international observers, several witnesses had been forced to incriminate Abdulkhafiz Abdullayev. He was reportedly executed by shooting in November 1998.
Bakhrom Sadirov, who had been found guilty of the February 1997 hostage-taking of several United Nations observers, was allegedly executed in January 199963.

A number of other trials, several of them with a political background, have resulted in death sentences, including the case of three United Tajik Opposition (UTO) members who were sentenced to death in March 1999 for their alleged involvement in the killing of four United Nations employees in July 1998, and the trial against two prominent opposition figures, former high officials of Khalton province Sherali Mirzoyev and Kosym Babayev, who were found guilty in June 1999 of having participated in the 1997 coup attempt led by Colonel Makhmud Khudoberdiyev. Three leaders of an armed group that was operating in Kurgan-Tyube during another anti-Government mutiny led by Colonel Khudoberdiyev in November 1998 were sentenced to death in December 1999 for murder, terrorism, weapons contraband and high treason64.

Two recent cases received particular attention from domestic and international observers, with allegations of serious violations of fair trial principles and ill-treatment during detention. The first one was in connection with the attempted assassination of the Mayor of Dushanbe, Mr. Makhmadsaid Ubaydullayev, on 16 February 2000, which resulted in a death sentence being imposed on Dovud and Sherali Nazriev in May 2001. The second case concerns two students at the Islamic University, Mustafio Boymurodov and Sadriddin Fahruddinov, who were charged with committing a terrorist act in the building of the Korean missionary center “SONMIN”65.

Political trials are mostly closed to the public, and are often held not in courts, but in the prisons where the defendants are held. In general, capital punishment very often is applied in an arbitrary way by Tajik courts, with serious fair trial violations being reported by international observers66.

A case that raised particular concern among international observers was that of Dilfuza Numonova, a 21-year-old woman who was accused of murdering a man who had raped her. According to the OSCE Mission to Tajikistan, which observed the trial, evidence presented by prosecutors against the defendant was poor. Furthermore, the defendant’s lawyer was denied access to her and allegations of ill-treatment during the pre-trial period were also reported. She was also allegedly forced to undergo abortion while in detention, thus allowing her to be sentenced to death under Tajik law. Recently, the President commuted the sentence to 15 years imprisonment67.

4.14 Turkey

According to the Turkish statute books, capital punishment may be imposed for a broad range of crimes. The Penal Code provides for the death penalty for nine offences, namely crimes against the territorial integrity of the State, collaboration with a State at war with Turkey, espionage, attempts to overthrow the existing constitutional system by force, armed rebellion against the Government, preventing the cabinet from performing its functions, inciting the people to revolt and kill one another, attempting to assassinate the President, and aggravated homicide. Other offences that carry the death penalty are included in the Military Criminal Code, the

16
Law on the Prohibition and Prosecution of Smuggling, and the Law on Forestry. Pregnant women sentenced to death may not be executed before they have given birth. Mentally ill persons may not be executed unless they have recovered. A Bill on a new Penal Code currently being examined by the Grand National Assembly abolishes the death penalty during peacetime.

A de facto moratorium on executions has been in force since 1984, as the Grand National Assembly has not voted on any death sentences brought before it for final ratification. The finalized sentences are held without processing at the Justice Committee. However, following the verdict in the trial against Kurdish Workers’ Party leader Abdullah Öcalan who was sentenced to death on 29 June 1999 it is not clear whether this practice will be further maintained. After Öcalan's death sentence was confirmed by the Turkish Appeal Court in November 1999, the Government decided in January 2000 to halt the presentation of the death sentence for final approval to the parliament until the European Court of Human Rights decides on the case. The European Court of human Rights has adopted an ad interim measure under art. 39 of the Rules of Procedure, asking for the suspension of the execution awaiting the final judgement.

At least 21 death sentences were handed down by Turkish civil and military courts in 1998. In 1999, a total of at least 24 death sentences were passed, of which 3 were upheld by the Appeal Court. According to official information, there were 40 prisoners under sentence of death in Turkish prisons as of 1 January 1999.

During the year 2000, at least 80 death sentences were passed, 28 of which were later commuted to prison terms. By the end of 2000 the death sentences of 71 other people had been upheld by the Appeal Court and submitted to parliament for final confirmation.

4.15 Turkmenistan

The death penalty was formally abolished in Turkmenistan at the annual session of the People's Assembly (Halk Maslahaty) on 29 December 1999. In signing the law abolishing capital punishment, President Saparmurat Niyazov stated that existing death sentences would be automatically commuted into prison terms. A moratorium on executions had been in force since 1 January 1999.

Before the moratorium was introduced, the death penalty had been thought to be widely applied in Turkmenistan, very often in drug-related cases. No official statistics had been available, however, as, in violation of paragraph 17.8 of the Copenhagen Document, information on the use of the death penalty had been classified as a state secret. Executions had been reported to be often carried out promptly following the court's decision, with only a perfunctory appeal and clemency process.

Given the poor prison conditions in Turkmenistan, which have led to numerous deaths from untreated disease and overcrowding, international observers have questioned the meaningfulness of the recent move to abolish capital punishment.
4.16 Ukraine

On 22 February 2000 the Ukrainian parliament removed the death penalty from the Criminal Code. Furthermore, Ukraine ratified Protocol No. 6 to the European Convention on Human Rights on 4 April 2000.

This followed the decision of the Constitutional Court of Ukraine that capital punishment was unconstitutional on 30 December 1999, thus de facto abolishing the death penalty for all crimes. In its ruling, the Court referred to, inter alia, the provisions in the Constitution protecting the inherent human right to life and the freedom from torture or other cruel, inhuman, or degrading treatment or punishment.

According to the Chairman of the Supreme Court, 146 people were sentenced to death in 1998. Within the same time period, the Supreme Court cancelled three death sentences passed by regional and military courts, and commuted 13 to long term imprisonment. As of 1 January 1999, 388 persons sentenced to death were being held in prison. During the first six months of 1999, Ukrainian courts passed 35 death verdicts. No executions were reported during 1998 and 1999. Ratification of Protocol No.6 effectively means that existing death sentences were commuted into life sentences.

4.17 United States of America

As of December 1999, legal provisions allowing for the use of the death penalty existed in 38 states as well as under federal and military law. The scope of the death penalty legislation varies from state to state. In January 2000, the Governor of Illinois declared a moratorium on executions in his state owing to its “shameful” record of wrongful convictions in capital cases.

Sixty-eight persons were executed in 1998. In 1999, the number of executions reached 98, thus making it the year with the highest execution rate since the reintroduction of the death penalty in 1976. In 2000, 85 prisoners were executed in 14 states, bringing to 683 the total number executed since the US Supreme Court lifted a moratorium on executions in 1976. There were 38 executions in the first half of 2001. On 11 June 2001, the execution of Timothy McVeigh was the first federal death sentence carried out since 1963. The second, that of Juan Raul Garza, was carried out eight days later. As of 30 June 2001, there were 3,717 prisoners on death row.

Four offenders were executed during 1998 and 1999 for crimes committed before they reached age 18. During 2000, four persons (Chris Thomas, Steve Roach, Glen McGinnis and Gary Graham) were executed for crimes committed when they were 17. More than 80 prisoners remained on death row in 16 states at the end of 2000 for crimes committed when they were 16 or 17.

In 15 states and at federal level capital punishment may not be imposed for crimes committed by individuals less than 18 years old. The remaining 23 non-abolitionist states have either no minimum age or a minimum less than 18 years, thus making the USA the only OSCE participating State retaining the death penalty for crimes committed by persons under 18.
Article 6(5) of the ICCPR explicitly prohibits the imposition of the death penalty for crimes committed by persons below 18 years of age. The United States ratified the ICCPR in 1992, but entered a reservation on this clause. The UN Human Rights Committee has condemned the practice of imposing the death penalty on persons who were younger than 18 years when committing the crime. It called upon the USA to withdraw its reservation to Article 6(5), and to take appropriate steps to ensure that persons are not sentenced to death for crimes committed before they were 18. This view was shared by the UN Special Rapporteur on extra judicial and summary or arbitrary executions in a 1998 report on the use of the death penalty in the USA, which stated that the US practice of imposing the death penalty on those under 18 at the time of the crime was a “very serious and disturbing practice that inherently conflicts with the prevailing international consensus”.

Twenty five states permit capital punishment for offenders with mental retardation. The U.S. Supreme Court has ruled that executions of persons with mental retardation is not cruel and unusual punishment prohibited by the Eighth Amendment to the U.S. Constitution. Since 1976, the year in which the death penalty was reintroduced, at least 35 people with mental retardation have been executed. Although there is no provision in the ICCPR explicitly prohibiting the execution of the mentally retarded, the UN Commission on Human Rights has requested the elimination of such practices. There are at least 16 persons with mental retardation on death row, whilst at least one person with serious psychological problems was executed during the year 2000.

Among those executed during the period under review were eight foreign nationals who, in violation of Article 36 of the Vienna Convention on Consular Relations, had not been notified by the authorities after arrest of their right to communicate with their consular representatives. In one case, the execution was carried out despite an order by the International Court of Justice that the execution be suspended.

On 27 June 2001, the International Court of Justice (ICJ), delivered its judgment in the LaGrand Case (Germany v. United States of America), and found a violation of Article 36, paragraph 1 (b) and 2, of the Vienna Convention on Consular Relations. California was the first state to pass legislation requiring full compliance with the notification provisions of the Vienna Convention.

4.18 Uzbekistan

The death penalty remains in active use in Uzbekistan. Following a decision by the Uzbek parliament in August 1998 to reduce the scope of the death penalty and remove it as a punishment for five offences, the Criminal Code now contains eight crimes that are subject to capital punishment: aggravated murder, rape of a female aged under 14 years, waging aggressive war, genocide, terrorism involving death or serious injury, treason, organizing a criminal conspiracy and illegal sale of large quantities of narcotics. The death penalty may not be applied to women or to persons under 18 years of age at the time of committing the crime.
In violation of paragraph 17.8 of the Copenhagen Document, Uzbek authorities do not disclose information on the use of the death penalty. According to unofficial information, at least 10 persons were sentenced to death in 1998. Other death sentences were believed to have been passed and carried out. At least one death sentence was handed down during trials against alleged “Wahhabi” Islamic extremists accused of being responsible for murders in the Fergana Valley in 1997.

During 1999 at least 29 men were sentenced to death, 17 of whom were found guilty of having organized bombings in the capital, Tashkent, on 16 February 1999, which resulted in the death of 16 people. Only the first of the three trials that were held in connection with the bombings was open to the public. All six men sentenced to death after this first trial in June 1999, which according to international observers failed to be in line with international standards, had been executed by January 2000. In July 2000 the general procuracy confirmed that 19 death sentences handed down in 1999 for involvement in the Tashkent bombings had been carried out.

Information on the status of the remaining death sentences is not available. There are numerous reports of torture in detention, extractions of confessions under duress, and other serious irregularities in connection with trials that have resulted in death sentences.

Amnesty International has information on 13 death sentences passed and eight executions carried out during the year 2000. However, the actual number is believed to be much higher.

On 31 March 2001, the Presidium of the Supreme Court commuted two death sentences, passed in November 1999 on Arsen Arutyunyan and Danis Sirazhev, to 15 years imprisonment.

4.19 Federal Republic of Yugoslavia

The Federal Republic of Yugoslavia abolished the death penalty in 1992, following an amendment of the Constitution. The Federal Criminal Code was amended accordingly, replacing capital punishment with a penalty of 20 years of imprisonment.

However, the death penalty still exists in the two republics of Serbia and Montenegro and it can be applied for aggravated murder. A draft law envisaging the abolition of death penalty was proposed by the Ministry of Justice of the Republic of Serbia, and submitted to the Republican Government on 16 May 2001. The draft has undergone several changes, and has not been submitted to the Serbian Republican Parliament yet.


At least three men were sentenced to death during 2000. No executions have been carried out since 1992, but more than 20 people remained in jail under sentence of death.
ANNEX 1

OSCE COMMITMENTS RELATING TO CAPITAL PUNISHMENT

Concluding Document of the 1989 Vienna Follow-up Meeting

Questions relating to security in Europe

(24) With regard to the question of capital punishment, the participating States note that capital punishment has been abolished in a number of them. In participating States where capital punishment has not been abolished, sentence of death may be imposed only for the most serious crimes in accordance with the law in force at the time of the commission of the crime and not contrary to their international commitments. This question will be kept under consideration. In this context, the participating States will co-operate within relevant international organizations.

Document of the 1990 Copenhagen Meeting of the Conference on the Human Dimension of the CSCE

17. The participating States

17.1 recall the commitments undertaken in the Vienna Concluding Document to keep the question of capital punishment under consideration and to co-operate within relevant international organizations;

17.2 recall, in this context, the adoption by the general Assembly of the United Nations, on 15 December 1989, of the Second Optional Protocol to the International Covenant on Civil and Political Rights, aiming at the abolition of the death penalty;

17.3 note the restrictions and safeguards regarding the use of the death penalty which have been adopted by the international community, in particular Article 6 of the International Covenant on Civil and Political Rights;

17.4 note the provisions of the Sixth Protocol to the European Convention for the Protection of Human Rights and Fundamental Freedoms, concerning the abolition of the death penalty;

17.5 note recent measures taken by a number of participating States towards the abolition of capital punishment;

17.6 note the activities of several non-governmental organizations on the question of the death penalty;

17.7 will exchange information within the framework of the Conference on the Human Dimension on the question of the abolition of the death penalty and keep that question under consideration;

17.8 will make available to the public information regarding the use of the death penalty;
Document of the 1991 Moscow Meeting of the Conference on the Human Dimension of the CSCE

(36) The participating States recall their commitment in the Vienna Concluding Document to keep the question of capital punishment under consideration and reaffirm their undertakings in the Document of the Copenhagen Meeting to exchange information on the question of the abolition of the death penalty and to make available to the public information regarding the use of the death penalty.

(36.1) They note

(i) that the Second Optional Protocol to the International Covenant on Civil and Political Rights aiming at the abolition of the death penalty entered into force on 11 July 1991;

(ii) that a number of participating States have recently taken steps towards the abolition of capital punishment;

(iii) the activities of several non-governmental organizations concerning the question of the death penalty.

Concluding Document of the 1992 Helsinki Summit

The participating States

(58) Confirm their commitments in the Copenhagen and Moscow Documents concerning the question of capital punishment.

Concluding Document of the 1994 Budapest Summit

Capital Punishment

19. The participating States reconfirm their commitments in the Copenhagen and Moscow Documents concerning the question of capital punishment.
## ANNEX 2

<table>
<thead>
<tr>
<th>Participating states</th>
<th>Total abolition</th>
<th>Number of death sentences 98-01</th>
<th>Number of persons on death row (as of 31/6/01, unless otherwise stated)</th>
<th>Number of Executions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Albania</td>
<td>no</td>
<td>6 (1998)</td>
<td>0</td>
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<td>Andorra</td>
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<td>no</td>
<td>1 (1998)</td>
<td>0</td>
<td>yes</td>
</tr>
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<td>Belarus</td>
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<td>at least 84</td>
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<td>2</td>
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<td>Bulgaria</td>
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<td>Croatia</td>
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<td>Cyprus</td>
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<td>Czech Republic</td>
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<td>Denmark</td>
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<td>Germany</td>
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<td>Greece</td>
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</tr>
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<td>Italy</td>
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<td>n/a</td>
<td>0</td>
<td>yes</td>
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<tr>
<td>Kazakhstan</td>
<td>no</td>
<td>at least 51 in 1998, 63 (1999)</td>
<td>About 100 as of 31/12/00</td>
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<tr>
<td>Kyrgyzstan</td>
<td>no</td>
<td>At least 101</td>
<td>7 (1998)</td>
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<tr>
<td>Latvia</td>
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<td>5 (1998)</td>
<td>0</td>
<td>yes</td>
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</tbody>
</table>

Additional information (including reference to retention in internationally unrecognized separatist entities):

- Death penalty for peacetime offences abolished in September 2000
- Death penalty abolished in the Federation in November 1993 and in Republica Srpska in June 2000
- Death penalty abolished in December 1998
- Death penalty completely abolished in December 1998
- Death penalty abolished for all crimes in February 1999
- Moratorium in force since 1993, death penalty for peacetime offences abolished in February 1998 (with the exception of Nagorno-Karabakh)
- Moratorium in force since 8 December 1998
- Moratorium in force since 1993, death penalty abolished in February 1998 (with the exception of Nagorno-Karabakh)
Prot. No. 6 ratified with effect from 1 June 1999, national legislation amended accordingly in May 2000

<table>
<thead>
<tr>
<th></th>
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<tbody>
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<td>Liechtenstein</td>
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<td>Lithuania</td>
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<td>n/a</td>
<td>n/a</td>
<td>yes</td>
<td>yes</td>
</tr>
</tbody>
</table>
| Death penalty abolished in December 1998, all nine pending death sentences commuted
| Luxemborg       | yes                  | n/a                  | n/a                    | n/a                    | yes                    | yes                |
| Malta           | yes                  | n/a                  | n/a                    | n/a                    | yes                    | yes                |
| Death penalty abolished completely in March 2000
| Moldova         | yes                  | n/a                  | n/a                    | n/a                    | yes                    | no                 |
| Death penalty has not been abolished in Transdniestria
| Monaco          | yes                  | n/a                  | n/a                    | n/a                    | yes                    | yes                |
| Netherlands     | yes                  | n/a                  | n/a                    | n/a                    | yes                    | yes                |
| Norway          | yes                  | n/a                  | n/a                    | n/a                    | yes                    | yes                |
| Poland          | yes                  | n/a                  | n/a                    | n/a                    | yes                    | yes                |
| Portugal        | yes                  | n/a                  | n/a                    | n/a                    | yes                    | yes                |
| Romania         | yes                  | n/a                  | n/a                    | n/a                    | yes                    | yes                |
| Russian Federation | yes                | n/a                  | n/a                    | n/a                    | yes                    | yes                |
| Moratorium in force since 1996, all death sentences commuted in June 1999
| San Marino      | yes                  | n/a                  | n/a                    | n/a                    | yes                    | no                 |
| Slovak Republic | yes                  | n/a                  | n/a                    | n/a                    | yes                    | yes                |
| Slovenia        | yes                  | n/a                  | n/a                    | n/a                    | yes                    | yes                |
| Spain           | yes                  | n/a                  | n/a                    | n/a                    | yes                    | yes                |
| Sweden          | yes                  | n/a                  | n/a                    | n/a                    | yes                    | yes                |
| Switzerland     | yes                  | n/a                  | n/a                    | n/a                    | yes                    | yes                |
| Tajikistan      | no                   | at least 101         | 71                     | 13/12/99                | yes                    | no                 |
| at least 21 in 1998 and 24 in 1999
| Turkey          | no                   | at least 101         | 71                     | 13/12/99                | yes                    | no                 |
| Death penalty abolished since 1984
| Moratorium in force since 1 January 1999, death penalty was abolished on 29 December 1999
| Ukraine         | yes                  | 146 (1998)           | 388                    | 0                      | yes                    | no                 |
| 35 (I-VI-99)    |                      |                      | (I-1999)               |                        | no                     | no                 |
| Death penalty completely abolished in February 2000
| United Kingdom  | yes                  | n/a                  | n/a                    | n/a                    | yes                    | yes                |
| Death penalty completely abolished in November 1998
| United States of America | no | 3,717 | 291 | n/a | n/a | no |
| United States of America | no | 3,717 | 291 | n/a | n/a | no |
| United States of America | no | 3,717 | 291 | n/a | n/a | no |
| Uzbekistan      | no                   | At least 10 in 1998, 29 in 1999 and 13 in 2000 | At least 8 in 2000 | n/a | n/a | no |
| At least 8 in 2000 | n/a | n/a | n/a | yes | yes | yes |
| Death penalty abolished at federal level, but still contained in Criminal Codes of Serbia and Montenegro
| Yugoslavia       | no                  | 3 (2000)            | 20                     | 0                      | n/a                    | yes                |
| Death penalty abolished at federal level, but still contained in Criminal Codes of Serbia and Montenegro

As of 31 June 2001.
The table does not contain figures relating to the use of the death penalty in separatist, internationally unrecognized entities within OSCE participating States.
Notes

1 Prior to the entry into effect of a moratorium on executions on 8 December 1998.

2 Prior to the entry into effect of a moratorium on executions on 1 January 1999, and the subsequent abolition of the death penalty.

3 See Annex for full reference.

4 Except for Andorra, the Holy See, Kazakhstan, and Turkey, all OSCE participating States are parties to the ICCPR. See: www.unhchr.ch/tbs/doc.nsf.

5 General Comment 6, adopted at the 16th session of the Human Rights Committee on 27 July 1982.


7 Commission on Human Rights resolution 1999/61, adopted on 28 April 1999 by a roll-call vote of 30 votes to 11, with 12 abstentions.


9 See footnote 6.

10 See footnote 7.

11 See footnote 5.


17 See footnote 1.

18 See footnote 2.

19 Information received from the OSCE Presence in Albania.
20 Ibid.


23 State Party Report under Article 40 of the ICCPR (see footnote 23).

24 Information received from the OSCE Office in Yerevan. See also AI report 2001, p. 35.

25 Ibid.

26 AI ACT 53/02/98 (Death Penalty News, March 1998) and AI Report 1999, p. 86.

27 Unpublished information received from Amnesty International.


29 Information received from the OSCE Advisory and Monitoring Group in Belarus.

30 Ibid.

31 See, for example, AI EUR 49/10/98, AI EUR 49/14/99.

32 Information received from the OSCE Advisory and Monitoring Group in Belarus.

33 Unpublished information received from Amnesty International.

34 Information supplied to the OSCE Advisory and Monitoring Group in Belarus by the Belarusian Ministry of Foreign Affairs

35 Information supplied to the OSCE Advisory and Monitoring Group in Belarus.

36 AI report 2001, p.51


38 Information received from the OSCE Mission to Georgia. See also AI Report 2001, p. 108.

39 Information received from the OSCE Centre in Almaty.

41 Information received from the OSCE Centre in Almaty.

42 Ibid.

43 Ibid.


45 Information received from the OSCE Centre in Bishkek.

46 Ibid. See also IHF 2001 Report, p. 192.

47 Information received from the OSCE Centre in Bishkek. See also AI Index: EUR 58/004/2001.

48 Information received from the OSCE Mission to Latvia.

49 AI-index: ACT 53/003/2000

50 Information received from the Prosecutor of Transdniestria by the OSCE Mission to Moldova (6 July 1999).

51 Information received from the OSCE Mission to Moldova.

52 Ibid.

53 See footnote 21.

54 Ibid. See also AI EUR 46/05/99.

55 See footnote 21.

56 RFE/RL Newsline, 3 June 1999.

57 AI EUR 46/13/98 and RFE/RL, 1 July 1999.


59 Information received from the OSCE Mission to Tajikistan.


61 Information received from the OSCE Mission to Tajikistan.
62 Ibid.


65 Information received from the OSCE Mission to Tajikistan.

66 Ibid.

67 Ibid.

68 Unpublished information received from the Council of Europe.

69 Unpublished information received from Amnesty International.

70 See footnote 21.


72 Information provided by the OSCE Centre in Ashgabat. See also Interfax, 29 December 1999.

73 AI EUR 61/12/98.

74 Interfax-Ukraine, 22 February 2000.


76 Interfax, 21 January 1999.

77 See footnote 20.


79 See Death Penalty Information Center (http://www.deathpenaltyinfo.org).


82 Death Penalty Information Center.


84 Ibid

86 UN Human Rights Committee, Consideration of Reports submitted by States Parties under Article 40 of the Covenant: United States of America, comments adopted at the 1413th meeting (53rd session) on 6 April 1995.


89 Human Rights Watch, "Beyond Reason: the death penalty and offenders with mental retardation, Vol. 13, No. 1 (G), March 2001


91 AI USA (http://www.amnestyusa.org/abolish/fnnat.html).


93 AI AMR 51/27/98.


96 Information received from the OSCE Liaison Office in Central Asia. See also Interfax, 7 July 1999.


100 Information received from the OSCE Mission in the Federal Republic of Yugoslavia.

101 Ibid.