

Shadow Report on Albania's Compliance with and Implementation of the Convention on the Elimination of All Forms of Discrimination against Women

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and

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The Advocates for Human Rights (The Advocates) is a volunteer-based non-governmental organization committed to the impartial promotion and protection of international human rights standards and the rule of law. Established in 1983, The Advocates conducts a range of programs to promote human rights in the United States and around the world, including monitoring and fact finding, direct legal representation, education and training, and publications. The Advocates is committed to ensuring human rights protection for women around the world. The Advocates has published more than 25 reports on violence against women as a human rights issue, provided consultation and commentary of draft laws on domestic violence, and trained lawyers, police, prosecutors, judges, and other law enforcement personnel to effectively implement new and existing laws on domestic violence.

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Contents

Introduction	3
ACCESS TO JUSTICE AND LEGAL AID	3
Legal Aid	4
Enforcement of Court Decisions on Women's Rights	6
Burden of proof	
WOMEN FROM SPECIAL GROUPS	7
Roma and Egyptian women	7
Housing	7
Services	7
Lack of Education	8
Unemployment / poverty	8
Non-registration of children in kindergartens or schools	8
Registration of children in the national Civil Registry.	9
Impossibility to transfer civil registration.	9
Access to apply online in E-Albania portal	9
Use of inappropriate terminology	9
Women in Detention Facilities	10
Judicial problems of women in sentencing centers	10
Women detainees' access to the evidence against them	10
Failure to provide defendants with a copy of their statements	10
Ineffective defense by appointed lawyers	10
Failure to accompany detainees to court hearings	10
Other human rights violations	10
Recommendations	11
ANNEX I: References	13

Introduction

This Shadow Report prepared by The Advocates for Human Rights and Albania expert Aferdita Prroni is focused on the following issues: access to justice and legal aid (execution of judgments on women's rights), and the situation of Egyptian women and women in prison. This Shadow Report contains information and analysis derived from HRDC's direct work with impacted communities.

ACCESS TO JUSTICE AND LEGAL AID

CEDAW, Article 2(c)

- 1. States Parties condemn discrimination against women in all its forms, agree to pursue, by all appropriate means and without delay, a policy of eliminating discrimination against women and, to this end, undertake:
 - (a) To embody the principle of the equality of men and women in their national constitutions or other appropriate legislation if not yet incorporated therein and to ensure, through law and other appropriate means, the practical realization of this principle;
 - (b) To adopt appropriate legislative and other measures, including sanctions where appropriate, prohibiting all discrimination against women;
 - (c) To establish legal protection of the rights of women on an equal basis with men and to ensure, through competent national tribunals and other public institutions, the effective protection of women against any act of discrimination.

Concluding Observations, paragraph 10

- 2. Protection from gender-based discrimination is supported by Law 10 221, dated on 4.02.2010 "On Protection from Discrimination," as amended by Law No. 124 dated 15.10.2020, offers additional protection in the fields of education, work, goods, and service. These include:
- a) New classifications for the protection of individuals, including citizenship, sex characteristics, living with HIV/AIDS, and appearance.²
- b) New forms of discrimination in multiple forms of discrimination, cross-sectoral discrimination, hate speech, segregation, and sexual harassment. The legal changes define "severe forms of discrimination," "sexual harassment," and segregation.⁴
- c) Charging the Commission for Protection from Discrimination (hereinafter, CPD) as the institution responsible for monitoring the implementation of the law "on gender equality in society."

¹ "On Protection from Discrimination" 10221, as amended by Law. No. 124, 2020.

² "On Protection from Discrimination" 10221, as amended by Law. No. 124, 2020, Article 1: "This law regulates the implementation and respect of the principle of equality related with age, gender, gender identity, sexual orientation, family or marital condition, civil status, health status, genetic predispositions, restricted ability, economic, education ..."

³ "On Protection from Discrimination" 10221, as amended by Law. No. 124, 2020, Article 3.14: "Sexual harassment is a form of discrimination that happens in cases of unwanted attitude, verbal or not, of sexual nature, which aims or effect infringe of dignity of person and creation of a frightening environment, hostile, contemptuous, humiliating or offensive." ⁴ "On Protection from Discrimination" 10221, as amended by Law. No. 124, 2020, Article 3.16: "Separation" is that form of discrimination, which occurs in cases where a person or group of persons are separated from others without an objective and reasonable justification and this separation is made for at least one of the reasons provided in Article 1 of this law.

- d) Recognizing the role of NGOs in filing complaints to the CPD or filing a lawsuit before the court, on behalf of victims. NGOs are not required to present the victim in procedures before the CPD.
- e) Recognizing the right of the CPD to file lawsuits in court, on behalf of victims.
- f) Recognizing the right of the CPD to make a request to the Constitutional Court when, during its normal course of activities, the CPD finds the law or normative act violates the fundamental rights and freedoms of individuals.
- g) Where the CPD's decision results in a penalty, that decision is transformed into an executive title to be executed by the Bailiff's Office, after the expiration of the 45-day period of communicating the decision imposing the sanction with a fine.

Concluding Observations, paragraph 11

- 3. In Albania, legislation in the fields of gender equality and anti-discrimination, in particular regarding women belonging to marginalized groups, needs to be fully and swiftly implemented.
- 4. Despite conducting awareness-raising activities with women in general and, in particular, those in the Roma and Egyptian communities or living in rural areas, ⁵ gender-based discrimination remains unreported. The 2017-2019 Annual Reports of the Commissioner for Protection against Discrimination (CPD) found that only 25 of 549 registered cases claimed discrimination based on gender. The number of complaints alleging gender discrimination continues to remain relatively low, the majority of whom were made by women. In many cases, the complainants have alleged more than one reason for discrimination in their cases. Discrimination in employment due to pregnancy, childbirth, and health status remains a problem in both public institutions and private entities. ⁶

Legal Aid

Concluding Observations, paragraph 13(a),(b)

- 5. Law No. 9669 (18.12.2006) "On measures against domestic violence" as amended, has mandated the State provide free legal assistance, including free representation in court for victims of domestic violence. In HRDC's report, "Respect for the Rights of Victims / Survivors of Domestic Violence, in the light of the Decisions of the Tirana Judicial District Court," HRDC observed problems in the interpretation and execution of the law "On Legal Aid Guaranteed by the State" by the courts, the prosecution body, and the prison system, leading to illegal practices and delays in the adjudication of cases. In reviewing domestic violence cases between 2016 and 2017, the HRDC found that victim/survivors were only represented by attorneys in 43% of the cases, leaving 57% of the victim/survivors unrepresented. Of those cases, 20% were represented by NGOs; 21% by private attorneys, and; only 1% by the lawyers of the National Shelter for the Treatment of Victims of Domestic Violence. In only one case did the Legal Aid Commission represent the plaintiff for the purpose of changing the protection order.
- 6. Typically, the Court appoints lawyers in criminal proceedings to defend the accused while victims are more likely to be unrepresented given the lack of free legal aid. The 43 percent of

⁵ During the years 2016-2020 HRDC conducted 90 trainings in suburban areas of the Municipality of Tirana, from which 1262 women / girls have benefited. In the years 2018-2019 HRC conducted 24 trainings with women and girls of the community, in different areas of the Municipality of Kamza. 655 women / girls from the area participated in these trainings. During 2020, the HRC conducted 12 community trainings in Vora, Fushë Krujë, Krujë and Tropojë, in which 125 women / girls participated. In total, HRDC during the period 2016-2020 HRC has conducted 126 trainings, in which 2042 women / girls participated. The purpose of these trainings was to inform women / girls about issues of violence against women and domestic violence as well as the protection mechanisms provided by the legislation in force.

⁶ Annual Reports of the Commissioner for Protection against Discrimination, 2016-2020.

⁷ Tirana District Court no.862, 20 October, 2016.

clients who enjoy free representation are less likely to have their cases terminated, inappropriately delayed, or otherwise have ineffective representation. Twenty percent of the cases that are heard or are partially accepted for a hearing are those represented by non-profit organizations offering free legal services. Only 1 percent of cases brought on behalf of juveniles, whether they are victims or perpetrators, receive a court-appointed attorney. In its examination of cases between 2020 and 2021, HRDC found that only 41% of the domestic violence victims filing for a PO/IPO were represented by counsel. Within that number, NGOs represented 60% of the cases, 38% were represented by private attorneys, and 2% by state lawyers, mainly on behalf of minors. The participation of victims in the criminal process is relatively low. Only 52% of the victims participated in the court proceedings, and the rest were absent in the proceedings. Also of grave concern is the fact that only 11% of victims participating in criminal cases were represented by a lawyer. Of those victims with counsel, 44% were represented by a court-appointed state attorney and the remaining 56% by private counsel.

- 7. In conclusion the HRDC study made clear that "The judicial system as a precursor in protecting the rights of victims of gender-based violence and domestic violence."
- 8. Another impediment in the judicial system is the reduced number of available judges that, in turn, delays proceedings, reduces the efficiency of the courts, and otherwise affects due process. The reduction of available judges is in part due to their dismissal by the vetting bodies. It is essential that a system is set up to expedite the appointment of additional judges. The current delay conflicts with Article 6/1 of the ECHR that stipulates:
- 9. "In the determination of his civil rights and obligations or of any criminal charge against him, everyone is entitled to a fair and public hearing within a reasonable time by an independent and impartial tribunal established by law."
- 10. The mandate that domestic violence victims are afforded legal representation is found in Law No. 111/2017 (passed 14.12.2017) "On Legal Aid Guaranteed by the State," which provides that victims of domestic violence are among those who should benefit by such counsel.
- 11. Free and available legal services is particularly important for those victim/survivors who are seeking immediate protection orders (PO/IPOs). In these instances, it would be appropriate to have a list of trained lawyers available to the Court to facilitate compliance with the legal time limits of the trial and to simplify the procedure. Currently, individuals do not have adequate information about their rights or the process for obtaining free legal aid, especially women and girls located in rural areas. Because police are often the first point of contact, they also need education and training about victim/survivors' right to free legal counsel as early as possible.
- 12. Another aspect of Law No. 111/2017 is that plaintiffs in a divorce case (usually women) are exempted from payment of court fees and court costs if they fall within certain categories based on need. The exemption is granted upon a request that is drafted according to a form developed and approved by the Minister of Justice. This request can be submitted together with the request for secondary legal aid. HRDC reports that there were no instances when victims, especially in cases of divorce, were granted exemptions from court costs when they petitioned the court. Currently, the exemption is a right without meaning in that, in most divorce cases, the plaintiff (usually a woman) pre-pays court costs (court fee, psychologist's fee), This exemption provision must begin to be applied in practice.⁹

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⁸ The trial of cases with the object of issuing the immediate protection order is carried out within 48 hours from the registration of the claim for adults and within 24 hours for juveniles.

⁹⁹ The HRCC has made 12 requests for exemption from court costs to the Tirana Judicial District Court, but these requests have not been accepted in any case.

Enforcement of Court Decisions on Women's Rights

Concluding Observations, paragraph 13(c)

- 13. A problem identified by the HRDC¹⁰ is the delay in the enforcement of court decisions related to divorce that, in turn, is a result of delays in Appeal Courts. The Bailiff's Office is responsible for executing both final court decisions as well as some categories of administrative decisions, i.e. execution orders. Under the Code of Civil Procedure, District Court decisions are determined as final once reviewed by the Appeals Court or when the decisions are not appealed. The decisions of the Court of Appeals are considered as final for enforcement purposes even if they are appealed to the High Court. However, the paucity of appellate judges has meant that appeals are not held in a timely manner with significant consequences. These consequences include those related to one parent's obligation to pay financial support in favor of the minor child, as well as child visitation arrangements with the other parent. The execution of such decisions in most of the cases is not carried out voluntarily and it is necessary for the Bailiff's Office to intervene through compulsory execution once a decision is deemed final. The HRDC has identified delays of up to one year or more¹¹ independent of the delays because of the pandemic and quarantine (lockdown) where the courts, like other institutions, were closed.
- 14. The significant shortage of appellate judges is largely due to the current vetting process and the dismissal of a considerable number of judges by the Independent Qualification Commission. ¹² Urgent measures must be taken so that court decisions, especially those aimed at dissolving the marriage and its legal consequences, are executed in a short time, without unjustified delays.
- 15. The HRDC has found a lack of cooperation among various Bailiff's Offices in enforcing court decisions related to divorce matters. In some cases, the Bailiff's Offices do not execute the decisions involving food alimony (food pensions) on the grounds that they cannot find the address of the debtor. In fact, the debtor can be easily identified and traced, even when the debtor is in a district under another bailiff's jurisdiction. Moreover, in some cases they have been enrolled in the KMCAP scheme. The KMCAP is a state scheme that provides payments to individuals with chronic diseases; before anyone can access KMCAP benefits, the applicant must appear before the KMCAP commission for a health evaluation.
- 16. The HRDC has also found that Bailiffs at times misinterpret the law when it comes to enforcing debts from individuals with disabilities, based on the justification that their only income are disability payments. Nevertheless, respondents with disabilities are still obligated to make payments to feed the children in the family even when the debtor's only source of income is his disability pension. According to Article 529(6) of the Albanian Code of Civil Procedure, the debtor is not excluded from his obligation to pay food alimony on behalf of his minor child. In such cases, the debtor should pay only one-half of the pension.

Burden of proof

Concluding Observations, paragraph 13(d)

17. Law No. 10221/2010 states that where the plaintiff has presented evidence that the court interprets to presume discriminatory behavior, the burden of proof shifts to the defendant who

6

¹⁰ HRDC serves as complaints office where citizens address claimed violations of their rights (individually or in group).

¹¹ HRDC has found that the Decision of the Tirana District Court dated 28 February 2019, registered in the Tirana Court of Appeals on 6 May 2019, did not set a date for the trial of this case until November 2020.

¹² Out of 31 magistrates of Appeal Court of Tirana, only 13 remained in service.

must prove that his behavior does not constitute discrimination.¹³ The changes made through Law 124/2020 also apply to administrative procedures undertaken by the CPD. Two important legal amendments preceded the above amendment:

- a) Shifting the burden of proof in cases of discrimination in the field of employment through amendments to the Labor Code, ¹⁴ Article 9(10). ¹⁵
- b) Shifting the burden of proof in administrative cases, through Article 82(2) of the Code of Administrative Procedures approved by Law No. 44/20151. Article 82(2) places a special burden of proof on cases of discrimination.
- 18. The 2017 amendments to the Code of Civil Procedure did not include the CPD's recommendation to shift the burden of proof in cases of discrimination beyond those regulated by the Labor Code and the Code of Administrative Procedures. ¹⁶ Other cases include those where discrimination exists in the field of goods and services provided by private entities.

WOMEN FROM SPECIAL GROUPS

Roma and Egyptian women

Concluding Observations, paragraph 39(b)

- 19. Roma and Egyptian community members in general, and Roma and Egyptian women in particular, face difficult living conditions and experience discrimination of various types.
- 20. During 2019, 36 of 171 complaints handled by the CPD claimed discrimination based on race, color or ethnicity. The CPD made a finding of discrimination in 13 of these cases. ¹⁷

Housing

21. Lack of housing remains a major problem, which was aggravated by the earthquake on November 26, 2019. Victims are not able to take advantage of the opportunity to apply for a rent bonus, a benefit in law but not in practice for those victims who do not have an underlying rent contract. Over the years, Roma and Egyptian citizens have found it difficult to rent a house because of the discrimination they face in the housing market. It is difficult to get public housing because they are usually unable to document their incomes because of the impermanent and informal nature of their work, such as waste collection.

Services

22. Corollary services like electricity and water are difficult to obtain. The Electricity Regulatory Entity (ERE) requires a pre-paid fee before establishing a contract that is difficult. In addition,

¹³ Article 36. 6, of Law 10221/2010 stipulates that: "After the plaintiff presents evidence, on which he bases his claim and on the basis of which the court can presume discriminatory behavior, the defendant is obliged to prove that the facts do not constitute discrimination according to this law."

¹⁴ Law no.136/2015, dated 5 December, 2015.

¹⁵ Labor Code, Article 9.10: "In all appeal procedures, which are followed according to point 9 of this article, if the complainant or the plaintiff presents facts from which it can be claimed that he has been discriminated in the exercise of the right to employment and profession, the person against whom the complaint is filed or the respondent is obliged to prove that the principle of equal treatment has not been violated".

¹⁶ Code of Administrative Procedures, approved by Law no. 44/2015, in Article 82.2: "In cases when the party presents evidence on which it bases the allegation of discriminatory behavior and on the basis of which it can be presumed that there has been discrimination, the other party and / or the public body is obliged prove that the facts do not constitute discrimination, despite the obligation of the public body to make available to the parties the evidence possessed by it." Annual Reports of the Commissioner for Protection against Discrimination, 2019-2020.

access to electricity, including lighting, in areas where most of the Roma or Egyptian minorities live is limited. ¹⁸ The drinking water supply is limited because of the lack of sewerage. ¹⁹

Lack of Education

- 23. Although the principle of inclusive education is widely accepted as a philosophy in educational institutions, its implementation faces many obstacles. The inclusion of minority populations in basic education remains a challenge.²⁰ While there is an increase in the number of Roma and Egyptian children enrolled in pre-school and compulsory education, many children drop out of school because of poverty, completion of compulsory education, and their parent's informal and transient employment. Children living in rural communities also drop out in large numbers.
- 24. Through partial basic education, known as the second chance, children are given the opportunity to complete compulsory education and then enroll in secondary education, especially vocational education. Inclusive education policies also require the provision of quality education, including qualified educational staff, the creation of equal conditions and opportunities, and the cessation of excluding children belonging to Roma and Egyptian minorities in certain schools. Continued state support in promoting education is necessary to help Roma and Egyptian families. In some instances, education may not be a priority, children are expected to work rather than go to school, and the treatment of students varies based on their background with the result that children drop out. Children with disabilities who also belong to other marginalized groups are at risk of experiencing even more discrimination.

Unemployment / poverty

- 25. Lack of education is directly related to the inability to find a job. Roma and Egyptian women attest to differentiated and discriminatory treatment by state and private employers and educators that result in few, if any employment opportunities. COVID-19 has exacerbated employment opportunities when Roma / Egyptian communities were not allowed to recycle wastes or trade secondhand goods (their major livelihood) during the quarantine period. The Municipality of Tirana blocked the Roma and Egyptian community's means of transporting recyclable materials without respecting any legal procedure or providing any official document justifying the suspension of their activities. While the practice seemed neutral on its face, it placed these communities in a more difficult position than others.
- 26. During the first phase of the pandemic,²¹ the Decision of the Council of the Ministers on awarding financial support omitted families who earn their income through informal work, particularly those in minority communities, from its scheme.²² From a legal point of view, there have been positive developments in protection against discrimination in employment settings. The burden of proof of the status of workers is split between the administrative and civil court proceedings²³ under the authority of the CPD.²⁴

Non-registration of children in kindergartens or schools

27. Roma and Egyptian parents are unable to register their children for kindergarten because of a lack of documentation or a lack of vacancies in institution. Several cases have been reported where women have been required to provide proof of employment at a time when members of

¹⁸ CPD, decision no 33&34, dt.7/4/2020; Decision no 2871, dt.10/11/2020 of administrative court (first instance), Tirana.

¹⁹ CPD, decision no 33&34, dt.7/4/2020; Decision no 2871, dt.10/11/2020 of administrative court (first instance), Tirana.

²⁰ Annual Report of the Commissioner for Protection against Discrimination, 2019, page 40.

²¹CPD, decision no 133, dt.8 October 2020

²² "Taking of measures to offer assistance in residence settings for categories in need in conditions of pandemic COVID-19" DCM 236, dated 19 March 2020.

²³ Legal changes of Labour Code through law no.136/2015, dated on 5 December 2015.

²⁴ "On Protection from Discrimination" 10221, as amended by Law. No. 124, 2020; Code of Administrative procedures, 44, 2015.

the Roma / Egyptian community have been excluded from this requirement. Despite the decision of the Municipal Council that payment for the registration of children in kindergarten is excluded, some schools require this payment.

28. In 2019, the CPD heard the case of complaint from J.H, a member of the Roma community. She could not enroll her child in a kindergarten because she could not afford the fee set by the Municipal Council. The CPD found that the Tirana Municipality discriminated against the child based on ethnicity in the field of goods and services. The CPD found the Tirana Municipality had discriminated against Roma and Egyptian children seeking to enroll in kindergarten even though they met the category of beneficiaries to be exempt from such payment. Further, the CPD stated this decision was contrary to the state's commitment to the integration of these marginalized communities. Lack of information²⁵ and differentiated treatment makes it difficult to enroll these children in kindergarten that, in turn, makes it more challenging for their mothers to be employed and earn needed income.

Registration of children in the national Civil Registry.

29. Non-registration of children remains a major problem for the Roma / Egyptian community. In general, there are cases of children born outside Albania, whose families were deported to Albania without the possibility of obtaining any documents. Children who are unregistered do not have any rights under Albanian legislation. Families living far from the administrative centers also find it impossible to register their children in the civil registry.

Impossibility to transfer civil registration.

30. The transfer of civil status, where there is a change of residence, requires a certificate of ownership or a lease agreement of one's new residence. Most Roma and Egyptians do not have such documents because they live in improvised barracks or illegal premises. The impossibility of registering in a new community creates other barriers, including access to government services or the health center where they live.

Access to apply online in E-Albania portal

- 31. As a result of COVID-19, applications for economic assistance or other services could only be done on-line. These services include registration as an unemployed jobseeker, obtaining an unemployment card, and other certificates. Although this online service is available to everyone, often Roma / Egyptian residents do not have the necessary education and technology to apply online. As a result, they do not have access to essential services and are otherwise discriminated against in their access to economic aid (as families in need).
- 32. The unemployment certificate is a requirement to access critical socio-economic benefits such as: economic assistance, social housing programs, health care, vocational courses, etc. Failure to provide this document place members in untenable situations, jeopardizing their health and wellbeing despite the Roma / Egyptian members' status as a category under special protection by the state.

Use of inappropriate terminology

33. The CPD recognizes there is inappropriate, discriminatory, and prejudicial terminology in the labeling in many instances affecting Roma or Egyptian minorities. These include the designation where Roma or Egyptians live, in the official documentation used by the electricity supply service provider, ²⁶ or the use of discriminatory language in audiovisual/ social media by journalists and public figures, such as MPs. ²⁷

²⁵ CPD, decision no 29, dated on 4 March 2019.

²⁶ CPD, decision No.166, dt.13 November 2019, solved through mediation.

²⁷ CPD, decision no 181, dated on 5 December 2019.

Women in Detention Facilities

Concluding Observations, Recommendation 39(f)

34. HRDC monitors the treatment of those in the Detention Institution 325 "Ali Demi" in Tirana regarding the respect of their human rights in detention and the implementation of legal rights that guarantee the proper treatment of women / girls deprived of their liberty. The HRDC is the only non-profit organization that provides legal services to women / girls in detention facilities.

Judicial problems of women in sentencing centers

- 35. HRDC has identified several problems in the detention system:
 - a) Informing women detainees of extensions of a preliminary investigation.
 - b) Contrary to Article 324 of the Code of Criminal Procedure, prosecutors are not notifying detained women of any extensions of the preliminary investigations or its termination. The law requires the case be sent to court within three months of the date of their detention / arrest. Failure to notify women / girls in detention regarding the progress of their case is confusing and can infringe on their rights.

Women detainees' access to the evidence against them

36. Contrary The majority of detained women report they are not aware/familiar with the evidence presented by the prosecution or witnesses. This poses a serious problem making it more difficult to defend themselves at all or in a timely manner.

Failure to provide defendants with a copy of their statements

37. Many women / girls in detention, mainly those who are not represented by a private lawyer, report they have not been provided with a copy of their written statement. In many cases, the accused does not even have information about charges that have been made against her.

Ineffective defense by appointed lawyers

38. An appointed lawyer has the obligation to meet the defendant he/she is representing and seek to establish trust to build an effective defense. Women / girls represented by appointed state lawyers report they may not even meet their counsel until they are in court or only after they are in detention. This practice can result in a defendant not receiving effective representation which is contrary to the intent of the legal standard "Equality of Arms as a Standard of Fair Trials."

Failure to accompany detainees to court hearings

39. Women and girl detainees are often not accompanied to court hearings on the grounds that this unnecessary, since their lawyer will show up in legal proceedings. The Directorate of Prisons is not consistent in providing transportation for inmates to attend court hearings.

Other human rights violations

40. Other identified problems relate to the extension of detention terms, transporting detainees from different cities to attend court hearings, non-payment of work while in detention, inadequate health services, food, heat and the availability of hygienic-sanitary products. Women / girls employed in detention facilities do not receive monetary compensation but only a reduction of their sentence, respectively 3.9 days per month. Unlike those covered in Labor Codes, prisoners do not receive monetary awards nor is their work included in calculating time for purposes to access pension scheme.²⁸

²⁸ Convicted persons who perform different jobs in prison are not treated equally and are discriminated against in relation to other citizens employed outside the prison. In the interpretation of the legal provisions, they are considered "employees"

- 41. In 2018, the Commissioner for Protection against Discrimination (CPD) determined that detained persons faced discrimination in matters of their employment while incarcerated. The CPD found that these employees face unfavorable and discriminatory treatment, compared to any other employee, contrary to the intent of the Labor Code and legislation addressing the employment of detained people. The Administrative Court of First Instance²⁹ confirmed the decision of the CPD.³⁰ The Administrative Cout found that the Prison Administration should maintain a special register for salaries and contributions as well as another register for employees to record all the data needed. This data includes the date of starting work, type of work and its duration. Professional training programs should be established for prisoners, especially for young people and women. Prisoners should have at least one day off with time dedicated to education and other activities.
- 42. The CPD found discrimination in the provision of medications to prisoners and failure to conduct specialized health examinations.³¹ Typically, prison doctors complete only the prescription order, which forces the defendant to secure the medicines from family members. This can result in the medication not being delivered to the prisoners. Detention institutions have the responsibility to provide the necessary drugs to prisoners, not family members or others.
- 43. HRDC is particularly concerned about those detainees who have mental health problems-persons for whom the court determined in need of "compulsory treatment" and "temporary hospitalization." Such offenders should not be placed in prisons under the authority of the Ministry of Justice. Rather, they should be placed/treated in health institutions under the authority of the Ministry of Health and Social Protection supervision).¹⁴
- 44. Prisoners should be placed in detention facilities as close as possible to their place of residence. Prisoners belonging to vulnerable categories should be treated with the goal of returning to their community and reintegrating into society with treatment based on their specific needs. Detainees should be treated in accordance with national and international human rights standards.
- 45. Minors enjoy special protection both in disciplinary hearings and thereafter. Disciplinary proceedings should be conducted in the presence of the minor and his/her advocate and, where necessary, with a psychologist. A minors' request that a disciplinary session be conducted in the presence of his/her parent or legal guardian should be respected. Convicted/ and detainees belonging to national minorities who do not understand or speak Albanian as well as persons with disabilities should be provided with materials written in their own language or in a language they can understand.

Recommendations

Urgent measures must be taken to ensure that court decisions, especially those that relate to
divorce matters, should be executed in a short time and without unjustified delays. It is necessary
to conduct ongoing continuous training with the Bailiffs Offices throughout Albania.
Cooperation among the Bailiffs Offices in different cities is a top priority to ensure that court
decisions are enforced in a short/and reasonable time. Too often, the execution of divorce court
orders are delayed because bailiffs say they cannot trace the address of the debtor in another city.

and must be treated in accordance with the Labor Code of the Republic of Albania, as amended; as although a significant number of persons sentenced to imprisonment currently work in prisons, they are not treated by the prison administration in the same way as other citizens employed outside the prison. Convicted persons working various jobs within the prison staff should be rewarded with a minimum wage.

²⁹ CPD, decision no 100, dated on 5 April 2018.

³⁰ Administrative Court of First instance – Decision no. 4172 dated 19 November 2018.

³¹ CPD. Decision no 113, dated 22 June 2016; Decision no 34, dated 26 May 2017; Decision no 140, dated on 9 December 2017.

All court professionals must handle domestic violence cases with specialized care because of the special nature of these cases.

- Fully and adequately implement the Law "On legal aid guaranteed by the state" -that allows plaintiffs to not make court fee payments when they meet the stated categories in need.
 - Establish clear procedures for those who fall within the categories of need. Simplify trial
 procedures and undertake awareness campaigns should be conducted, particularly in
 rural areas, that educate women and girls about the availability and process to obtain
 legal aid.
 - o The state should compile and make available a list of trained lawyers to courts in matters regarding protection orders. Such a list will make it easier for the parties to comply with trial court deadlines and make the overall procedures easier to facilitate.
 - o Simplify trial procedures and undertake awareness campaigns on
- Address the institutional cooperation among all members of the Coordinated Referral Mechanism (RM) to facilitate the joint/and holistic handling of cases of domestic violence cases, including state-funded free legal aid services. All offices should implement their responsibilities, be an active partner in identifying problems and developing solutions to support victims of domestic violence and gender-based violence. Also, it is important to mobilize mechanisms that encourage the increase of number of cases treated in a multidisciplinary manner in order to achieve the support and empowerment of women/girls. The Coordinated Referral Mechanism (RM)'s mandated focus should include all forms of violence against women.
- Increase the number of services and facilitate procedures for victims of domestic violence and women/girls in need.
 - Expand the range of specialized support services to adequately address the needs of victims of domestic violence. Such services should include both professional and vocational training to empower women and increase the likelihood of women having access to an array of employment opportunities and improve their economic well-being.
- Take immediate measures to establish vocational training programs and employment that are close to victims' homes. Provide access to transportation and childcare for women who want to attend vocational training or work.
- Establish professional training programs and those to promote employment skills and opportunities that are close to the place where victims live.
- Establish emergency housing service for victims/survivors of domestic violence. At a minimum, emergency shelters should be available at the municipal or county level.
 - Establish long term social housing programs to enable survivors to take advantage of services. Policies and criteria should be established to facilitate the use of these services.
- Ensure all domestic violence victims are eligible for and can access economic assistance.
 - o Municipalities should designate funds to address gender issues and make financial assistance available.
- Set up rehabilitation programs for perpetrators, in accordance with best practice standards and with special attention to young people.
- The Ministry of Health and Social Protection should require health institutions to fulfill their legal responsibilities in the treatment of domestic violence cases pursuant to current legislation.
- Improve the living conditions and access to services of Roma/Egyptian women. The state should undertake positive measures, including:

- o raising awareness of how Roma and Egyptian children fare in the education system,
- o including steps to counter patterns of discriminatory behavior in the school curriculum,
- o implementing the legal rights of an inclusive education policy on behalf of all with a focus on women and girls, minorities and people with disabilities;
- o ensuring the right to education in minority languages and in appropriate ways for people with disabilities.
- Improve the physical conditions of penal institutions for women and girls, respect their right to a fair legal process and fair treatment as demanded by current law.

ANNEX I: References

- Convention on the Elimination of all Forms of Discrimination against Women, CEDAW
- European Human Rights Convention (KEDNJ)
- Penal Code of Republic of Albania
- Code of Penal Procedure of Republic of Albania
- Code of Civil Procedure of Republic of Albania
- Labors Code of Albania
- Code of Administrative Procedures of Albania
- Law no 9970 dated on 24.07.2008 "For Gender Equality"
- Law 9669/2006 "On Measures against Domestic Violence" amended
- Law 111/2017 "On Legal Aid guaranteed by the State"
- Law 57/2019 "On Social Assistance in Republic of Albania"
- Law 22/2018 "On Social Housing"
- Law 10221/2010 "On Protection from Discrimination"
- Law 15/2019 "On Promoting Employment"
- DCM no. 236, dated 19.03.2020 "Taking of measures to offer assistance in residence settings for categories in need in conditions of pandemic COVID-19".
- DCM no. 334 dated 7.02.2011 "On the functioning of CRMs".
- Common guideline of Minister of Interior and minister of Health and Social Protection no.866 dated 20.12.2018 "For procedures and model of risk assessment for case of DV Common guideline of Minister of Interior and minister of Health and Social Protection no. 912 dated on 27.12.2018 "For procedures and model of Preliminary Measures of immediate Order, UPMM"
- Progress Report for Albania of European Commission, 2020
- Fifth periodic report of Albanian state on application of CEDAW Convention
- Reports of CPD, Commissioner Against Discrimination (KMD) 2016-2020
- Reports of CPD, Commissioner Against Discrimination, Gender equality and discrimination in Appointed Local Government Bodies, 2019
- UNDP Report on the Analysis of the Functioning of the Coordinated Referral Mechanism for Domestic Violence Cases, at the Local Level in Albania, September 2019

- HRDC report regarding the trainings conducted in 24 Administrative Units of Tirana, 2018
- HRDC report regarding the trainings conducted in Police Stations of Tirana, 2019
- Study of HRDC "Respect for the rights of victims / survivors of domestic violence, in light of the decisions of the Tirana Judicial District Court", January 2016-December 2017