

Human Rights Groups Call for Uzbekistan to Decriminalise Same-sex Relations

[statement & call to action](#), [non-discrimination](#), [lgbti](#)

ILGA-Europe, TGEU, and many other human rights organisations call on the President and government of Uzbekistan to decriminalise same-sex relations under the ongoing review of the Criminal Code and ensure conformity with the recommendations of the UN treaty bodies.

Since 2016, President Shavkat Mirziyoyev has launched many legal reforms and Uzbekistan is now discussing and undertaking reforms to its criminal justice system. This presents a unique opportunity to finally decriminalise same-sex conduct between men in Uzbekistan, in line with international human rights standards and its own Constitution.

However, the [draft of the new Criminal Code](#) released for public discussion by the Uzbek Prosecutor General's Office on 22 February 2021, does not remove the provision criminalising consensual same-sex conduct between men. Despite calls from international human rights bodies and civil society, the provision remains in the new version of the Code, moved from Article 120 to Article 154 without changing its substance.

Worryingly, the Article is included in the newly created Chapter V of the Code, entitled: 'Crimes against family, children and morality'. No further explanation was given by the Prosecutor General's Office in the explanatory note to the draft.

We recall that, as a party to the [international human rights treaties](#), Uzbekistan is obliged to protect the inherent dignity and the equal and inalienable rights of all members of the human family. We also remind that when applying for membership at the UN Human Rights Council, [Uzbekistan committed to the promotion and protection of human rights](#) and the adoption of a range of legislative, institutional and administrative measures to fulfil its international obligations in the field of human rights, and pledged to protect, promote and support universal human rights and fundamental freedoms for all. Moreover, as an EU GSP+ beneficiary, in accordance with [Article 13 of the GSP Regulation](#), Uzbekistan should effectively implement agreed international treaties and cooperate with the relevant monitoring bodies.

In its communication with the UN treaty bodies, the Uzbekistani government has claimed that the criminalisation of same-sex conduct between men reflects Uzbek traditions and religion.¹ However, we reiterate the statement of the United Nations Special Rapporteur on freedom of religion or belief, clearly stating that religious beliefs cannot be used to justify LGBT+ rights violations nor be invoked as legitimate 'justification' for violence or discrimination against LGBT people and that the [right to freedom of religion protects individuals and not religions](#) as such.

We remind Uzbekistan that attitudes towards LGBT people may vary from country to country, but human rights standards are universal and inalienable. International human rights law is clear: all people, without exception, are entitled to the protection of their human rights, including LGBT people. The criminalisation of consensual same-sex conduct violates multiple human rights standards, including those on liberty, fair trial, integrity, privacy, dignity, equality before the law, non-discrimination and the absolute prohibition on torture and other cruel, inhuman and degrading treatment or punishment. These human rights standards are enshrined in legally binding treaties ratified by Uzbekistan as acknowledged in its voluntary pledges and commitments pursuant to [General Assembly resolution 60/251](#).

Repealing the provision criminalising same-sex conduct or relation and other laws used to persecute LGBT people is an important step for Uzbekistan, a member of the UN Human Rights Council, towards combating prejudice and protecting the lives of LGBT people under international human rights law and its own Constitution.

Background

Although the Uzbekistani Constitution guarantees privacy, equality and non-discrimination, Uzbekistan is one of the only two Central Asian countries that retain legislation criminalising private, consensual same-sex conduct between men. [Article 120 of the Criminal Code](#) in force stipulates that ‘bezakalbazlyk’ (sodomy), voluntary sexual intercourse between two male individuals, is punishable by one to three years of restricted liberty, or by up to three years of imprisonment. Due to the widespread failure to understand the difference between sexual orientation and gender identity by state and non-state actors in Uzbekistan, this law negatively impacts all of the LGBT community.

[As a consequence](#) of criminalising same-sex conduct between men, LGBT people are routinely subjected to arbitrary arrests, ill-treatment, persecution and surveillance by state and non-state actors. It should be noted that non-state actors feel emboldened to attack LGBT people merely due to the existence of Article 120, [knowing that the victims will not seek state protection out of fear of being persecuted for their sexual orientation](#).

Due to Article 120 in the Criminal Code, and widely-practised bans on associations and peaceful demonstrations, as well as public stigmatisation of LGBT people, activists cannot apply for and register civil society organisations advocating for the human rights of LGBT people in Uzbekistan.

Signatories

- [Aidsfonds](#)
- [All Out](#)
- [Amnesty International](#)
- [Association UMDPL – Association of Ukrainian human rights monitors on Law Enforcement](#)
- [The Barys Zvozkau Belarusian Human Rights House](#)
- [Bir Duino – Kyrgyzstan](#)
- [Bulgarian Helsinki Committee](#)
- [Center for Civil Liberties – Ukraine](#)
- [Center for Participation and Development](#)
- [Centre De La Protection Internationale](#)
- [Citizens’ Watch](#)
- [Civil Rights Defenders](#)
- [COC Nederland](#)
- [Crude Accountability](#)
- [DRA – Deutsch-Russischer Austausch e.V.](#)
- [Eurasian Coalition on Health, Rights, Gender and Sexual Diversity](#)
- [Federation Global Initiative on Psychiatry](#)
- [The Georgian Centre for Psychosocial and Medical Rehabilitation of Torture Victims – GCRT](#)
- [Helsinki Citizens’ Assembly – Vanadzor](#)
- [Helsinki Foundation for Human Rights – Poland](#)
- [The Human Dignity Trust](#)
- [Human Rights Center “Memorial”](#)
- [Human Rights Club](#)
- [Human Rights Monitoring Institute – Lithuania](#)
- [Human Rights Watch](#)

- [Human Rights Without Frontiers](#)
- [Hungarian Helsinki Committee](#)
- [ILGA-Europe](#)
- [The International Commission of Jurists](#)
- [International Federation for Human Rights \(FIDH\)](#)
- [International Partnership for Human Rights](#)
- [The International Rehabilitation Council for Torture Victims](#)
- [Kazakhstan International Bureau for Human Rights and the Rule of Law](#)
- [Libereco Partnership for Human Rights e.V.](#)
- [Macedonian Helsinki Committee](#)
- [The Norwegian Helsinki Committee](#)
- [Public Association “Dignity” – Kazakhstan](#)
- [Public Verdict Foundation](#)
- [The Swedish OSCE-Network](#)
- [TGEU – Transgender Europe](#)
- [Union “Women of the Don”](#)
- [World Organisation Against Torture \(OMCT\)](#)

Further information

Find out more about trans rights in Uzbekistan in [TGEU's Trans Rights Europe & Central Asia Index & Maps 2020](#).

Footnotes

Toggle Accordion

1. UN Committee against Torture (CAT), List of issues in relation to the fifth periodic report of Uzbekistan. Replies of Uzbekistan to the list of issues, 20 September 2019, CAT/C/UZB/Q/5/Add.1 [??](#)