UNITED NATIONS



Economic and Social Council

Distr. GENERAL

E/CN.4/2001/165 27 April 2001

Original: ENGLISH

COMMISSION ON HUMAN RIGHTS Fifty-seventh session Agenda item 9 (a)

QUESTION OF THE VIOLATION OF HUMAN RIGHTS AND FUNDAMENTAL FREEDOMS IN ANY PART OF THE WORLD, INCLUDING:

QUESTION OF HUMAN RIGHTS IN CYPRUS

Letter dated 18 April 2001 from the Permanent Representative of Turkey to the United Nations Office at Geneva addressed to the United Nations
High Commissioner for Human Rights

I have the honour to transmit herewith a letter dated 9 April 2001 addressed to you by His Excellency Mr. Tahsin Ertugruloglu, the Minister for Foreign Affairs and Defence of the Turkish Republic of Northern Cyprus.

I should be grateful if the letter* could be circulated as an official document of the fifty-seventh session of the Commission on Human Rights under item 9 (a) of the agenda.

(<u>Signed</u>): M

Murat SUNGAR Ambassador Permanent Representative

GE.01-13738 (E)

^{*} Reproduced as received, in the language of submission only.

Annex



TURKISH REPUBLIC OF NORTHERN CYPRUS MINISTRY OF FOREIGN AFFAIRS AND DEFENCE (Leftosa via Mersin-10, Turkey)

9 April 2001

Madame High Commissioner.

I have the honour to refer to the letter dated 2 January 2001 addressed to you by the Greek Cypriot representative in Geneva, Mr. Alexandros Vikis, in connection with the arrest and detention by the Turkish Cypriot police of Greek Cypriot national Mr. Panicos Tsiakourmas (E/CN.4/2001/129 of 20 February 2001). We regret the fact that a purely criminal legal matter has been typically internationalised by the Greek Cypriot administration for political gain.

I wish to stress, at the outset, that there is no "occupation" in Cyprus as alleged by the Greek Cypriot representative, but a lawful presence based on international treaties. Turkey's intervention in Cyprus was undertaken in accordance with her rights and obligations under the Treaty of Guarantee of 1960 and the Turkish forces are in Cyprus with the full consent of the Turkish Cypriot people who, by exercising their inherent right to self-determination, established the Turkish Republic of Northern Cyprus (TRNC) in November 1983, twenty years after having been left stateless by the Greek Cypriots. It should be understood that the presence of the Turkish forces in Northern Cyprus, particularly in the absence of a comprehensive agreement, is a vital security requirement for the Turkish Cypriot people. It serves as a deterrent against the repetition of Greek-Greek Cypriot aggression against the Turkish Cypriots as occurred during the 1963-1974 period, which is well documented in the relevant reports of the UN Secretary-General as well as those of the international news media (see Annex).

H.E. Ms. Mary Robinson
United Nations High Commissioner
for Human Rights
Office of the United Nations High Commissioner
for Human Rights
Geneva.

There is no question of the Government of the Republic of Turkey exercising jurisdiction in the TRNC, which has its own democrancally elected Government, exercising full and exclusive authority and jurisdiction over the territory and people of the State. Turkey, therefore, cannot be held accountable for the policies and/or actions of the legitimate authorities of the TRNC. May I recall that UN-sponsored talks have always been held between the two equal parties in Cyprus aimed at reconciliation and based on partnership. Turkey and Greece, as the two "motherlands", or anybody else for that matter, have never been a party to the talks process.

With regard to the ruling of the European Court of Human Rights concerning the case of Loizidou vs. Turkey, the Turkish Cypriot party has repeatedly stressed that reciprocal property claims of both sides are one of the "core issues" and can only be addressed and settled between the two parties within the context of an overall agreement. It should be recalled that one of the parameters agreed upon during past phases of the UN-sponsored talks was that, in the particular circumstances of Cyprus, the only realistic and humane way to resolve this issue was, and still is, through a global exchange of properties and/or compensation. This is a logical consequence of the voluntary population exchange Agreement of 2 August 1975, subsequently, implemented through UNFICYP, the UN Peacekeeping Force in Cyprus. The Turkish Cypriot party has done its share on this issue and proposed the establishment of a joint property claims commission with a view to resolving this issue on the basis of the said principle. However, the Greek Cypriot party chose to reject this constructive proposal.

The ruling ignores the fact that the two sides in Cyprus are separated by a "green line" since 1963 and by a cease-fire arrangement since 1974, monitored by the UN. It further disregards the reality of the voluntary regrouping of the Turkish Cypriot and Greek Cypriot populations under the above-mentioned voluntary exchange of populations Agreement. Furthermore, the ruling disregards the fact that a buffer zone, under the control of the UN Peacekeeping Force in Cyprus, has been established between the respective territories of the TRNC and the Greek Cypriot administration.

As for the case of Mr. Panicos Tsiakourmas, he was neither abducted nor subjected to ill-treatment, but lawfully arrested by the TRNC police. On 12 December 2000, Mr. Tsiakourmas was arrested by the Narcotics Department of the Turkish Cypriot police near the village of Beyanmudu in TRNC territory on suspicion of dealing in narcotics. Over a kilo of cannabis was found in his possession and Mr. Tsiakourmas was subsequently brought before the Lefkosa District Court on the same day, which ordered his detention. UN officials in Cyprus were duly informed about the incident

-4-

and the detainer has been examined by an UNFICYP doctor who found his medical condition fully satisfactory. Mr. Tsiakotomas continues to be under the care and supervision of a Turkish Cypriot

specialist, namely Dr. Hasan Sav. and is visited regularly by an UNFICYP physician, as well as a

family doctor.

In accordance with the legal procedure, Tsiakonmas had been detained at the Lefkoşa Central

Prison until his preliminary inquiry began on the Gazi Magusa District Court on 8 February 2001. On

15 Feinnary, the Court committed the case to the Assize Court and his case came before the Gazi

Magusa Assize Court on 21 February where it is contently continuing.

Mr. Tsiakourmas has been, and is being, treated with full care and respect to the due process

of law, He has retained a team of lawyers, including a Turkish Cypriot lawyer, Mr. Montes Aziz, win

have full access to him, and Mr. Tsiakourmas benefits from all his legal rights, including full medical

care and visits by his family. Greek Cypriot allegations aimed at politicising this case which is still

under trial, are unfounded and constitute an unwantanted interference with the due process of law in a

democratic country with an independent judiciary. For your Excellency's information, these facts are

confirmed, among others, in the annual reports of the US Department of State on human rights

practices in Cyprus, which most currently (2000) states that "democratic principles are generally

respected" and that "the judiciary is independent of executive and military influence" in

Northern Cyprus.

I am confident that, in the interest of formers and impartiality, this communication will be

brought to the attention of all to whom the above-mentioned letter of the Greek Cynriot

representative has been circulated.

Please accept, Madame High Commissioner, the assurances of my highest consideration.

Tahsin Erruğruloğlu Minister of Foreige Affairs

and Defence