

RULE OF LAW & HUMAN RIGHTS

The 'rule of law' is a concept at the heart of the United Nations' mission. It refers to a principle of governance which is consistent with international human rights standards (S/2004/616). There is no rule of law within societies if human rights are not protected and human rights cannot be protected in societies without a strong rule of law. This interlinkage is reiterated by the UN Secretary-General in his <u>New Vision for the Rule of Law</u>: "Human rights and the rule of law are mutually reinforcing – the advancement of the rule of law is essential for the protection of all human rights, and human rights are central to the rule of law."

The Office of the UN High Commissioner for Human Rights (OHCHR), also known as UN Human Rights Office, is mandated by the UN General Assembly to promote and protect the enjoyment and full realization, by all people, of all human rights. As part of its mandate, OHCHR works to mainstream human rights to strengthen the rule of law (Management Plan 2024 - 2027).

Established in 2009, OHCHR Regional Office for Europe (ROE) aims to advance the protection and promotion of human rights in the European Union and its member States. ROE works to mainstream international human rights standards to strengthen the rule of law in the EU by engaging in and contributing to the European Commission's Rule of Law Report. ROE furthermore promotes the UN human rights mechanisms and processes by giving their work visibility at the regional level.

OHCHR ROE'S CONTRIBUTION

The contribution by OHCHR Regional Office for Europe (ROE) is grounded in the Universal Declaration of Human Rights and nine international human rights treaties:

- International Covenant on Civil and Political Rights (ICCPR)
- International Covenant on Economic, Social and Cultural Rights (ICESCR)
- International Convention on the Elimination of All Forms of Racial Discrimination (ICERD)
- Convention on the Elimination of All Forms of Discrimination against Women (CEDAW)
- Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment
- Convention on the Rights of the Child (CAT)
- Convention on the Rights of Persons with Disabilities (CERD)
- International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families (ICMW)
- International Convention for the Protection of All Persons from Enforced Disappearance (CPED)

The current submission consists of a compilation of findings and recommendations contained in reports of UN international human rights mechanisms including human rights treaty bodies, special procedures and the Universal Periodic Review of the UN Human Rights Council. It also includes statements and reports by the UN High Commissioner for Human Rights and his Office.

UN HUMAN RIGHTS MECHANISM

Each of the nine international human rights treaties creates a **human rights treaty body or committee of independent experts** to monitor the implementation of the provisions of the treaty. With the support from OHCHR, the treaty bodies:

- consider reports submitted by State parties detailing how they are implementing the treaty;
- adopt general comments interpreting the treaty provisions, and organize discussions on themes related to the treaties; and
- consider complaints (communications) from individuals alleging that their rights have been violated by a State party, provided that the State has accepted the complaints procedure.

The **UN Human Rights Council** (HRC) is a subsidiary body of the UN General Assembly and the main intergovernmental body within the UN responsible for human rights. It meets at the UN Office at Geneva in three regular sessions each year, and may convene special sessions to respond to urgent human rights situations. The HRC benefits from substantive, technical, and secretariat support from OHCHR.

The **special procedures of the UN Human Rights Council** are independent human rights experts with mandates to report and advise on human rights from a thematic or country-specific perspective. As of November 2024, there are 46 thematic and 14 country mandates. With the support of OHCHR, special procedures undertake country visits, act on individual cases of alleged violations and concerns of a broader nature by sending communications (letters of allegation) to States and other entities; contribute to the development of international human rights standards; and engage in advocacy.

The **Universal Periodic Review (UPR) of the UN Human Rights Council** is a State-led mechanism that conducts a peer review of the human rights situation of each UN Member State once every 4.5 years. It is carried out by the UPR Working Group of the Human Rights Council. In each review, the State under review reports on the actions it has taken to improve its human rights situation and overcome challenges to the enjoyment of human rights. It also receives recommendations from UN Member States for improvement. In addition to the national reports of States under review, the UPR is informed by compilations of stakeholder information and UN system reports.

In recent years, States have established **National Mechanisms for Implementation, Reporting and Follow-up (NMIRF)**, some of whom with the technical assistance of UN Office of the High Commissioner for Human Rights (OHCHR). This mechanism, which is often based within the ministry of foreign affairs, has a mandate which includes following-up on all treaty body obligations, UPR recommendations, as well as recommendations from other international and regional human rights mechanisms, and generally works closely with government ministries, national human rights institutions and civil society organizations. (See: National Mechanisms for Reporting and Follow-up: A Study of State engagement with International Human Rights Mechanisms; A Practical Guide to Effective State Engagement with International Human Rights Mechanisms)

The Office of the UN High Commissioner for Human Rights (OHCHR) also known as UN Human Rights Office is the main human rights entity of the UN to protect and promote all human rights for everyone everywhere. The High Commissioner for Human Rights leads OHCHR. He is the principal human rights official of the United Natons.

INSIDE THE CONTRIBUTION HUNGARY

- Period of contribution: January December 2024
- Contents of contribution:
 - The special procedures of the UN Human Rights Council sent a communication letter to Hungary (OL HUN 1/2023) dated 8 December 2023 on concerns regarding the possible implications the adoption of the draft Bill on the Defence of National Sovereignty in Hungary in its current form could have for the enjoyment of fundamental rights in Hungary, including the right to freedom of expression and the right to freedom of peaceful assembly and of association. A response was received on 12 December 2023.
- Forthcoming relevant information (January May 2025):
 - The Special Rapporteur on religion visited Hungary from 7 to 18 October 2024. At the end of the visit, the Special Rapporteur shared a <u>preliminary statement</u> and a report will be presented to the 58th session of the UN Human Rights Council (24 February 4 April 2025).
- Resources:
 - o Rule of Law in Europe | OHCHR
 - OHCHR country page <u>Hungary</u>
 - <u>Universal Human Rights Index (UHRI)</u> allows you to explore over 230.000 observations and recommendations made by the international human rights protection system (treaty bodies, special procedures and the Universal Periodic Review)

Pillar I: JUSTICE SYSTEM

There is no true respect for the rule of law without a judicial power guaranteeing compliance therewith. Judges guarantee compliance with laws and with it the reality of democratic coexistence. The duty to promote equality among all persons, especially to ensure that everyone has the right to access justice on an equal basis with others, rests with the judiciary. Guaranteeing access to justice is indispensable to democratic governance and the rule of law, as well as to combating inequality and exclusion.

Respecting the rule of law through fostering the separation of powers and the independence of justice ensures protection of human rights. The judiciary is the ultimate guarantors of human rights. However, at the same time, judges, prosecutors and lawyers are subject to attacks and violations of their rights, including threats, intimidation, external interference in conducting their professional activities, arbitrary detention, prosecution, and killings. These attacks threaten the impartiality and independence of the judiciary and the legal profession and in turn, deter their role as guarantors of human rights and the rule of law.

For more info:

- Basic Principles on the Independence of the Judiciary
- Human rights in the administration of justice: a manual on human rights for judges, prosecutors and lawyers
- International principles and guidelines on access to justice for persons with disabilities

- General Recommendation No. 33 on women's access to justice (CEDAW/C/GC/33)
- Special Rapporteur on the independence of judges and lawyers

There is no relevant information under this pillar for the coverage period.

Pillar II: ANTI-CORRUPTION

Corruption has a destructive effect on State institutions and it undermines the functioning and legitimacy of institutions and processes, the rule of law and ultimately the State itself. In particular, corruption effects on the capacity of States to respect, protect and fulfil human rights particularly of those persons and groups in situation of vulnerability and marginalization.

Corruption pose a major challenge to many societies as they divert public revenues and cripple public budgets that should provide healthcare, housing, education, and other essential services, they undermine States' ability to meet their minimum core obligations and their pre-existing legal obligations to maximize all available resources to respect, protect and fulfil human rights.

For more info:

- Corruption and human rights | OHCHR
- OHCHR Key messages on the negative impact of corruption in the enjoyment of human rights

There is no relevant information under this pillar for the coverage period.

Pillar III: MEDIA FREEDOM

Free, independent, plural and diverse media are a core component of the right to freedom of expression, a cornerstone of democratic societies and plays an essential role in strengthening the rule of law. Journalists and the media are crucial to ensure transparency and accountability for public and governmental authorities.

For more info:

- OHCHR and the safety of journalists and the issue of impunity
- Special Rapporteur on freedom of opinion and expression
- General comment No.34 on Article 19: Freedoms of opinion and expression (CCPR/C/GC/34)

There is no relevant information under this pillar for the coverage period.

Pillar IV: CHECKS AND BALANCES

Civic space is the environment that enables civil society to play a role in the political, economic and social life of our societies. In particular, civic space allows individuals and groups to contribute to policy-making that affects their lives, including by: (1) accessing information; (2) engaging in dialogue; (3) expressing dissent or disagreement, and (4) joining together to express their views. An open and pluralistic civic space that guarantees freedom of expression and opinion as well as freedom of assembly and association, is a prerequisite for making development and peace sustainable.

For more info:

- OHCHR and protecting and expanding civic space
- <u>Special Rapporteur on human rights defenders</u>
- The Declaration on the Right and Responsibility of Individuals, Groups and Organs of Society to Promote and Protect Universally Recognized Human Rights and Fundamental Freedoms

The enabling framework for civil society

- The special procedures of the UN Human Rights Council sent a communication letter to Hungary (<u>OL HUN</u> <u>1/2023</u>) regarding information received concerning the draft Bill on the Defence of National Sovereignty in Hungary (registration nr. T/6222), which was under consideration in the Hungarian Parliament at the time the letter was sent:
 - The UN experts pointed to the Lack of Independence of the Office for the Defence of National Sovereignty, particularly that the appointment of the President of the Office by the President of Hungary upon the nomination of the Prime Minister could undermine and impede the Office's possibility to operate independently from any political faction or ideology. The Office that is tasked to 'protect national sovereignty' could in practice be used to protect one political or ideological faction and suppress other political views. As a result, the Office could be instrumentalized to scrutinize and suppress organizations and individuals that are critical of the Government, which would reduce the plurality of political debate and undermine democracy and civic space.
 - Second, the UN experts pointed to the overly broad and vague tasks of the Office and such ambiguous terms could open the doors to abuse of power to unduly investigate and subsequently label any organization or entity on the basis of engaging in 'foreign-linked' advocacy, alleged information manipulation and activities aimed at influencing democratic debate and decision-making processes. Such investigation and the possible publications could constitute undue interference with the right for freedom of expression as well as the right to freedom of association and of peaceful assembly and may lead to undue restrictions on public participation in political life and civic activities.
 - Third, the UN experts pointed to the extensive investigation powers and publication of the Office, in particular broad competence to request access to sensitive data kept by organizations subject to investigation could impede the right to privacy and that of their members, and could hamper legitimate and confidential operations of these organizations, including civil society organizations, media organizations and human rights defenders. We further wish to point out that the possibility of publicly discrediting organizations and entities that are critical of Government policies, through public `naming and shaming` in the annual report and on the website of the Office, risks to undermine the work of civil society organizations, media organizations, political opposition and other organizations and entities that express views critical of the Government or views that, according to the Office, are linked to any foreign source or entity. These measures may lead to a chilling effect on the freedom of expression and the freedom of peaceful assembly and association and will negatively impact the plurality of debate and democracy in Hungary.

• In its <u>response</u>, the Government of Hungary noted that the draft bill of protection national sovereignty has been submitted and is currently being duly considered by lawmakers. The Government encouraged the Special Rapporteur to study the final version of the bill.

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