



CRIMEAN HUMAN RIGHTS GROUP

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CRIMEAN HUMAN RIGHTS SITUATION REVIEW

June 2018

The monitoring review was prepared
by the Crimean Human Rights Group
on the basis of materials collected
in June 2018

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1. INTRODUCTION

The **Crimean Human Rights Group (CHRG)** is an organization of the Crimean human rights defenders and journalists, the purpose of which is to promote the observance and protection of human rights in Crimea by attracting widespread attention to the problems of human rights and international humanitarian law in the territory of the Crimean peninsula, as well as the search and development of mechanisms to protect the human rights in Crimea.

The **CHRG** first of all obey the rules of basic documents in the field of human rights, such as: the Universal Declaration of Human Rights, the Helsinki Final Act, the Convention on the Protection of Human Rights and Fundamental Freedoms, the International Covenant on Civil and Political Rights, the International Covenant on economic, social and cultural Rights and others.

The main objectives of the **CHRG**:

- 1) Collection and analysis of the information regarding the human rights situation in Crimea;
- 2) Broad awareness among governments, international organizations, intergovernmental organizations, non-governmental organizations, the media and other target groups through the publication and spreading of analytical and information materials on the human rights situation in Crimea;
- 3) Promote the protection of human rights and respect for international law in Crimea;
- 4) Preparation of recommendations for government authorities and international organizations in the sphere of human rights;
- 5) Providing the presence of “human rights in the Crimea topics” in the information space.

The **CHRG's** team consists of experts, human rights activists and journalists from different countries who are involved in monitoring and documenting human rights violations in Crimea, since February, 2014.

During preparation and spreading of the information the **CHRG** is guided by principles of objectivity, reliability and timeliness.



2. CIVIL AND POLITICAL RIGHTS

BAN ON TORTURE

On June 30th lawyer E.Kurbedinov informed that a criminal case on charging with explosive substance storage had been started against **Mr Renat Paralamov** who was tortured by the RF FSB staff in the September of 2017. At the same time, according to the lawyer's words, the military 'prosecutor's office' of Crimea has rejected starting a case upon a statement on torturing Mr R.Paralamov.¹

RIGHT TO LIBERTY AND SECURITY OF THE PERSON

SEARCHES

On June 13th the house of Ms **Elina Mamedova** (settlement of Autka, Yalta Town) was searched. After the search she was convoyed to the RF Investigation Committee Yalta Branch and charged with violation of RF CC Article 282-1 (Incitement of hatred or enmity as well as abasement of human dignity). She had also to sign a restriction on travel order². Lawyer Mr. Ladin reported that Ms Mamedova was accused for reposts in VKontakte social network she had placed in 2014 and 2015.³

On June 28th the house of Mr. **Akhtem Mustafayev** was searched. The RF FSB men withdrew computers and data storage media during the search. After the search Mr. Mustafayev was convoyed for interrogation to the RF FSB department in Simferopol, though lawyer Mr Semedliayev was said that Mr Mustafayev had not been convoyed there⁴. After the interrogation he was allowed to go. Mr. Mustafayev informed that he had been interrogated as witness within the case of an attempt of arson of Emirali Ablayev's, Mufti of Crimea, house. According to the investigation's version, this was organized by assistant of Mr. Mustafa Djemilev, MP of Ukraine. Mr Akhtem Mustafayev is a driver of Mr. Mustafa Dzhemilev's spouse.⁵

¹ <https://www.facebook.com/crimeansolidarity/videos/638384263195700/>

² <https://www.facebook.com/crimeansolidarity/photos/a.416800078687454.1073741829.403544516679677/621330534901073/?type=3&theater>

³ Krym. Realiij| Ms Mamedova, resident of Yalta, Will Be Brought to Court for Reposts in Social Network – Lawyer <https://ru.krymr.com/a/news/29291959.html>

⁴ <https://www.facebook.com/crimeansolidarity/videos/634826296884830/>

⁵ <https://www.facebook.com/crimeansolidarity/posts/634465726920887>



POLITICALLY MOTIVATED CRIMINAL PROSECUTION

THE CASE OF SENTSOV, KOLCHENKO, AFANASIEV, CHIRNII

In June Mr. **Oleg Sentsov**, a Ukrainian film maker and a political prisoner, went on an indefinite hunger strike that he had started on the 14th of May, with a demand to release all Ukrainian political prisoners kept in custody Russia and Crimea.

Ms Liudmila Denisova, Ombudsman of Ukraine, tried twice to see Mr Sentsov, but the colony administration rejected her requests.⁶

On June 7th **Mr. Aleksandr Kol'chenko** stopped a hunger strike he had started on May 31st with a demand to free Mr Oleg Sentsov. As lawyer Andrey Lepekhion said, Mr Kol'chenko is very weak, and his blood sugar level has dropped.⁷ The lawyer has published his client's letter where he explains his reasons to stop the hunger strike (*Annex 1*).

«FEBRUARY 26 CASE»

The 'February 26 Case' (events at the Parliament of Crimea in 2014) is being heard at two legal proceedings. The first one is the case of Mr **Akhtem Chygoz**, with a verdict of eight-year's sentence. Due to the negotiations between Presidents of Turkey and the RF, Mr Recep Erdoğan and Mr Vladimir Putin, and the meeting between Mr Erdogan and Mr Petro Poroshenko, President of Ukraine, Mr Chygoz was freed and now he is in Kyiv.

The second legal proceedings were in progress at the 'Tsentralny District Court' of Simferopol within the case of 'mass riot participants': Mr **Ali Asanov** and Mr **Mustafa Degermendji** were under the house arrest, the restriction selected for Mr **Eskender Katemirov**, Mr **Eskender Emirvaliyev**, Mr **Arsen Yunusov** is personal surety; Mr **Eskender Nebiyev** and Mr **Taliat Yunusov** were given a suspended sentence.

On June 19th Mr Sergey Demeniuk, a judge of "Tsentralny District Court of Simfropol", passed a judgement for 'February 26th case' defendants. Mr Ali Asanov and Mr Mustafa Degermendji received a 4 years and 6 months suspended prison sentence, Mr Arsen Yunusov and Mr Eskender Kantemirov - that of 4 years, and Mr Eskender Emirvaliyev – that of 3 years and 6 months. Three years of probation period were assigned to each of them. Mr Asanov and Mr Degermendji will be on house arrest till the sentence enforcement⁸. Before the restriction level was changed to the house arrest, Mr Asanov had been in the Simferopol Detention Center from April 15th 2015 to April 6th 2017, and Mr Degermendji – from May 7th 2015 to April 6th 2017.

«CASE OF CRIMEAN MUSLIMS»

In June the number of people in custody within the 'Crimean Muslims Case' totaled 29:

- **Mr Ruslan Zeytullayev, Mr Rustem Vaitov, Mr Nuri Primov, Mr Ferat Sayfullayev:** have been brought in guilty and are in the colonies on the RF territory;

⁶ <https://www.facebook.com/denisovaombudsman/videos/1995979570474782/>

⁷ <https://www.facebook.com/photo.php?fbid=2125527034393365>

⁸ KREM REALI | Court in Crimea passed suspended prison sentences to 'February 26th Case' Defendants <https://ru.krymr.com/a/news/29303851.html>



- **Mr Inver Bekirov, Mr Vadim Siruk, Mr Muslim Aliyev, Mr. Emir Usein Kuku, Mr. Refat Alimov, Mr. Arsen Djepparov, Mr Enver Mamutov, Mr Remzi Memetov, Mr Zevri Abseitov, Mr Rustem Abil'tarov:** the case is being considered at the RF court, and they are in Rostov-na-Donu Detention Center;
- **Mr Teymur Abdullayev, Mr Rustem Ismailov, Mr Ayder Saledinov, Mr Uzeir Abdullayev, Mr Emil' Djemadenov, Mr Marlen Asanov, Mr Seyran Saliyev, Mr Memet Belialov, Mr Timur Ibragimov, Mr Server Zakiryayev, Mr Ernes Ametov, Mr. Enver Seytosmanov, Mr Server Mustafayev, Mr Edem Smailov:** a case is at pre-court investigation stage, and they are in Simferopol Detention Center.

All have been charged with 'Hizb-ut-Tahrir' membership, RF CC Article 205.1 (*Establishment of terrorist organization*) and/or RF CC Article 205.5-2 (*Membership in the terrorist organization*). Later some defendants were charged under RF CC Article 278 (*Violent upheaval or violent power retention*).

Mr Nariman Memedeminov is charged with publishing a video with 'Hizb-ut-Tahrir' symbols, RF CC Article 205.2-2 (*Public appeals to terrorist activities, public justification of terrorism or propaganda of terrorism*).

On June 6th Ms Galina Khulapova, Mr Viktor Mozheliensky, and Mr Mikhail Belousov, judges of 'Kievsky District Court of Simferopol', passed 8 rulings on extending detention periods for Mr Marlen Asanov, Mr Seyran Saliyev, Mr Memet Belialov, Mr Timur Ibragimov, Mr Server Zakiryayev, Mr Ernes Ametov, Mr Server Mustafayev, Mr Edem Smailov till August 9th 2018. The detention extension has been requested by Mr Dmitriy Gramashov, RF FSB investigator.⁹

On June 14th Mr Aleksey Kozyrev, a judge of 'Supreme Court of Republic of Crimea', upheld a previous ruling on keeping Mr S.Mustafayev in custody till June 6th. However, the claim on this decision had been already considered when the actual detention period had expired in the Detention Center, and at the moment of court examination, the activist had been already given a new extended period in custody till August 9th.

On June 18th Ms Tatiana Mel'nik, a judge of 'Supreme Court of Republic of Crimea', (similar to consideration of the claim on the ruling against Mr S.Mustafayev) upheld a decision on extending detention periods for Mr Ernes Ametov, Mr Server Zekiryayev and Mr Timur Ibragimov till June 6th 2018.¹⁰

On June 8th Mr Aleksey Posledov, Mr Mikhail Soboliuk, Mr Oleg Lebed', Ms Yelena Mikhal'kova, and Ms Alla Ovchinnikova, judges of 'Supreme Court of Republic of Crimea', extended detention periods for Mr Teymur Abdullayev, Mr Uzeir Abdullayev, Mr Ayder Saledinov, Mr Rustem Ismailov, and Mr Emil' Djemadenov till August 10th 2018, upon a petition of Major R.S.Gorbachev, RF FSB Senior Investigator.¹¹

On June 26th Ms Nelia Farina, Ms Yelena Spasenova, and Mr Sergey Rubanov, judges of 'Supreme Court of Republic of Crimea', upheld a decision that had been made in the same court, on detention in custody for Mr Teymur Abdullayev, Mr Uzeir Abdullayev, Mr Ayder Saledinov¹². On

⁹ "Kievsky District Court of Simferopol" | List of cases to be heard on 6 June 2018. Cases 3/2-310/2018 - 3/2-318/2018 https://kiev-simph--krm.sudrf.ru/modules.php?name=sud_delo&srv_num=1&H_date=06.06.2018

¹⁰ "Supreme Court of Republic of Crimea" | List of cases to be heard on 18 June 2018. Case 22K-158/2018 https://vs--krm.sudrf.ru/modules.php?name=sud_delo&srv_num=1&H_date=18.06.2018

¹¹ "Supreme Court of Republic of Crimea" List of cases to be heard on 8 June 2018. Cases 3/2-24/2018, 3/2-25/2018, 3/2-26/2018, 3/2-27/2018, 3/2-28/2018 https://vs--krm.sudrf.ru/modules.php?name=sud_delo&srv_num=1&H_date=08.06.2018

¹² "Supreme Court of Republic of Crimea" | List of cases to be heard on 26 June 2018. Cases 22K-1711/2018, 22K-1717/2018, 22K-1718/2018 https://vs--krm.sudrf.ru/modules.php?name=sud_delo&srv_num=1&H_date=26.06.2018



June 27th Ms Tatiana Mel'nik and Mr Eduard Belousov passed identical decisions for Mr Rustem Ismailov, and Mr Emil' Djemadenov.¹³

On June 26th, according to Mrs Kuku, Mr Emir Usein Kuku started a hunger strike.¹⁴

On June 28th lawyer E.Kuberdinov informed that Mr NAriman Memedeminov upon the investigator's decision, had been placed into the mental health clinic for min 20 days to be examined.¹⁵

On June 29th lawyer S.Legostov informed that 'Leninsky District Court of Sevastopol' had extended a detention period for Mr Enver Seytosmanov till September 7th 2018. The lawyer states that Mr Seytosmanov has been experiencing health problems that occurred during the detention period in the Detention Center.¹⁶

«UKRAINIAN SABOTEURS' CASE»

In June 12 people accused on detaining with espionage or preparation of sabotage by RF FSB were in custody: **Mr Yevgeniy Panov, Mr Andrey Zakhtey, Mr Vladimir Prisich, Mr Vladimir Dudka, Mr Dmitriy Shtyblikov, Mr Aleksey Bessarabov, Mr Gleb Shabliy, Mr Aleksey Stogniy, Mr Gennadiy Limeshko, Ms Anna Sukhonosova, Mr Dmitriy Dolgoplov, Mr Konstantin Davydenko.** Unlawful methods of On June 8th Mr Andrey Paliy, a judge of the 'Supreme Court of Republic of Crimea', decided to acknowledge 'confessions' of **Mr Yevgeniy Panov.** The judge rejected the defence statements that the Ukrainian had been forced to confess this, being tortured. Mr Panov denies his guilt in full.¹⁷

On June 9th Mrs Oksana Zakhtey, spouse of **Mr Andrey Zakhtey,** informed that her husband had been moved from the Detention Center to the general regime penal colony no 1 of Simferopol to serve the sentence.¹⁸

On June 16th the Ombudsman of Ukraine press office informed that **Mr Dmitriy Shtyblikov** (moved from Crimea to a colony in Omsk, RF) had applied to the Ministry of Justice of Ukraine to support his transfer from the RF to Ukraine to serve further the sentence here.¹⁹

On June 18th Ms Tatiana Mel'nik, a judge of the 'Supreme Court of Republic of Crimea', extended a detention period till August 14th 2018 for **Mr Vladimir Dudka** and **Mr Aleksey Bessarabov** upon a petition of Lt.Colonel of Justice S.V.Kulakov, 'senior investigator of RF UFSB SO OVD for Republic of Crimea and Sevastopol City'²⁰. The court session was in camera.

¹³ "Supreme Court of Republic of Crimea" | List of cases to be heard on 27 June 2018. Cases 22K-1714/2018, 22K-1716/2018 https://vs--krm.sudrf.ru/modules.php?name=sud_delo&srv_num=1&H_date=27.06.2018

¹⁴ <https://www.facebook.com/k.merik/posts/1398374706928668>

¹⁵ <https://www.facebook.com/crimeansolidarity/photos/a.416800078687454.1073741829.403544516679677/636383546729105/?type=3&theater>

¹⁶ KRYM REALII | Court in Sevastopol Extended Detention for Mr Seytosmanov, 'Hizb-ut-Tahrir' case defendant <https://ru.krymr.com/a/news/29327783.html>

¹⁷ <https://www.facebook.com/crimeahrg/posts/2073277672957863>

¹⁸ <https://www.facebook.com/photo.php?fbid=869304839936399&set=a.307360962797459.1073741827.100005706738033&type=3&theater>

¹⁹ Authorized Parliament Representative for Human Rights | Ukrainian Consul, upon Ombudsman Liudmila Denisova's request, visited political prisoner Dmitriy Shtyblikov in Omsk <http://www.ombudsman.gov.ua/ua/all-news/pr/16618-nj-ukrainskij-konsul-na-proxannya-upovnovazhenogo-lyudmili-denisovoi-vi/>

²⁰ "Supreme Court of Republic of Crimea" | List of cases to be heard on 18 June 2018. Cases 3.2-29/2018 and 3.2-30/2018 https://vs--krm.sudrf.ru/modules.php?name=sud_delo&srv_num=1&H_date=18.06.2018



VOLODYMYR BALUKH'S CASE

On June 15th Ms Tatiana Pyrkalo, a judge of 'Razdol'noye District Court', extended a detention period for Mr Volodymyr Balukh within the case under RF CC Article 321 (Disorganization of temporary containment cell activities) till August 14th 2018. During the session, an ambulance was called for the activist to the court building because he suffered of acute chest pain, breathlessness, faintness, and nausea. However, the aid provided did not make his condition better.²¹

At the session a reply of the 'Razdolnoye Distric Branch of RF MIA' was presented, that stated that Mr Volodymyr Balukh had spoiled the uniform of Mr Valeriy Tkachenko, head of temporary containment cell, with a washing liquid. As it was reported in the reply, due to this Mr Tkachenko had been unable to examine the cells the next day in the morning, that became a reason to blame Mr Balukh with disorganizing operations of the entire institution – the temporary containment cell (**Annex 2**). However, a morning cell inspection is a private chief administrator's initiative that is not stated in his position description.²²

In June Mr Balukh kept on his restrictions on meals, protesting against the previous unfair sentence. As of June 6th, according to the words of lawyer Olga Dinze, he had lost 30kg.

YEVGENII KARAKASHEV'S CASE

On June 28th the 'Yevpatoria City Court' extended the detention period for activist **Yevgeniy Karakashev** till 31 July 2018²³ (charged with RF CC Article 282.1 (Incitement of hatred or enmity as well as abasement of human dignity) and RF CC Article 205.2 (Public appeals to acts of terror, public defense of terrorism or propaganda of terrorism for two comments in VKontakte social network)).

CONDITIONS IN CUSTODY

On June 26th 'Prosecutor's Office' of Crimea, as replied by Mr E.A.Seydametov, 'senior assistant of Prosecutor of Crimea' to a complaint of Farther Kliment, Archbishop of Simferopol and Crimea (KP UOC), admitted that the Detention Center administration had not right to deprive him from access to Mr Volodymyr Balukh. The priest had all grounds for visiting the activist in the detention center as a public defender. But the Detention Center staff denied Father Kliment's request, stating that an extract from 'Razdolnoye Court decision' on appointing Father Kliment a defender of Mr Balukh was not enough for them. The 'prosecutor's office' reply states that the documents presented by Father Kliment constitute a sufficient ground to be allowed to enter the Detention Center as defendant, while access rejection is a violation of RF laws (**Annex 3**).

²¹ CHRГ | Detention period for Mr Balukh was extended till August 14th <https://crimeahrg.org/vladimiru-baluhu-prodilli-srok-soderzhaniya-pod-strazhey-do-14-avgusta/>

²² CHRГ | Mr Volodymyr Balukh is Accused of Disorganizing the Temporary Containment Cell operations due to issues with chief administrator's clothes <https://crimeahrg.org/vladimira-baluha-obvinyayut-v-dezorganizatsii-raboty-ivs-iz-za-problem-s-odezhdoj-nachalnika/>

²³ KRYM REALII | Court in Yevpatoria extended a detention for anarchist Karakashev till the end of July <https://ru.krymr.com/a/news/29325740.html>



PRESSURE ON THE RELATIVES OF THE PERSONS PERSECUTED DUE TO POLITICAL REASONS

On June 21st Mr Roman Mikhaylov, a judge of 'Kirovsky District Court', upheld a sentence (250 hours of compulsory works and a fine of RUR20,000) for Mrs . **Zarema Kulametova**, a mother of Crimean Tatar activist Mr. Girai Kulametov, who was sentenced for the insult of policeman.²⁴ 'The aggrieved' Russian policeman did not come to the session.²⁵

²⁴ "Kirovsky District Court" | | List of cases to be heard on 21 June 2018. Case 10-2/2018 https://kirovskiy--krm.sudrf.ru/modules.php?name=sud_delo&srv_num=1&H_date=21.06.2018

²⁵ Krym. Realii | Court Upheld a Sentence for Crimean Tatar activist's Mother in Crimea <https://ru.krymr.com/a/news/29310560.html>



FREEDOM OF SPEECH AND EXPRESSION OF OPINIONS

IGOR MOVENKO'S CASE

On June 26th Mr Vasilii Avkhimov, a judge of 'Sevastopol City Court', on considering the appeal claim, changed a sentence for **Mr Igor Movenko**, two year's imprisonment suspended, with a one year's trial period, instead of two years in the general regime penal colony.²⁶ The Ukrainian was found guilty due to violation of RF CC Article 280-2 (Public appeals to extremist activities), for the comment that, according to the FSB version, was published in the CRIMEA – UKRAINE group in the social VKontakte network, in the summer of 2016.

Mr Movenko was not conveyed to the court for the appeal claim consideration, and he participated in the session via video call from the Simferopol Detention Center. For this reason the Detention Center administration refused releasing him on the day of the sentence change, stating that the Detention Center administration should receive a proper letter from the court²⁷. If Mr Movenko had been conveyed to the session, he should have been released immediately in the court room. The Ukrainian left the Detention Center where he had been since May 4th 2018, two days after the appeal judgement had been taken – on the 28th of June 2018.

ISMAIL RAMAZANOV'S CASE

On June 14th 2018 'the 'Simferopol District Court', extended a detention period for Mr Ismail Ramazanov till 17 July 2018 (till 6 months in total). According to the words of lawyer A.Ladin, the 'court' justified this, stating that if at liberty Mr. Ramazanov might place pressure on the investigation and destroy the evidence. But the 'court' failed to explain what particular evidence might be destroyed in the case of statements at the online radio station. Mr. Ramazanov was detained on January 23rd 2018 and charged under RF CC Article 282.1 (Incitement of hatred or enmity as well as human dignity abasement) for statements in the air of ZELLO online radio station.²⁸

On June 20th the lawyer informed that the investigator brought a specified charge against his client (RF CC Articles 282-1 and 222-1 'Illegal procurement, transfer, sales, storage, transportation or holding weapons, its major components, and ammunition). Mr. Ramazanov did not admit guilt and reported that the cartridges had been planted by a policeman during the search.

On June 20th Mr. Aleksey Posledov, a judge of 'Supreme Court of Republic of Crimea', upheld the judgement on keeping Mr. Ismail Ramazanov in custody.²⁹

²⁶ <https://www.facebook.com/photo.php?fbid=243113423161188>

²⁷ Hromad'ske Radio | Crimean Activist Igor Movenko Released from Detention Center (Photo) <https://hromadskeradio.org/news/2018/06/28/krymskogo-aktyvista-igora-movenka-vypustily-z-sizo-foto>

²⁸ Krym Realii | Court in Simferopol Extended Arrest for Ramazanov Suspected of Extremism Propaganda <https://ru.krymr.com/a/news/29290080.html>

²⁹ "Supreme Court of Russian Federation" | List of cases to be heard on 20 June 2018. Case 22K-1642/2018 https://vs--krm.sudrf.ru/modules.php?name=sud_delo&srv_num=1&H_date=20.06.2018



FREEDOM OF PEACEFUL ASSEMBLY AND OF ASSOCIATION

On June 4th the Russian police in Sevastopol forbade holding a 'protest with a demand to the local authorities to resign'. The policemen accused the organizers of holding an unauthorized protest and drew up a report against them under RF CoAO Article 20.2-1 (Violation of established procedure for organizing or holding a meeting, a rally, a demonstration, a procession, or single man protests). The organizers: **Mr. Lenur Usmanov and Mr. Vladimir Novikov** were conveyed to Leninsky District police station of Sevastopol³⁰. The case is to be heard at the 'Leninsky District Court of Sevastopol' on July 4th 2018.

The 'Simferopol Administration' forbade a local CPRF branch (Communist Party of Russian Federation) to hold a protest against the Russian pension reform on June 30th 2018. There is no information on the reasons of refusal at the regional CPRF website.³¹

THE REVIEW WAS PREPARED BY:

Olga Skrypnyk, *coordinator of the Crimean Human Rights Group;*

Vissarion Aseev, *analyst of the Crimean Human Rights Group;*

Alexander Sedov, *analyst of the Crimean Human Rights Group*

³⁰ Krym Realii | Police Drew Up A Report on Organizers of Protest Event in Sevastopol <https://ru.krymr.com/a/news/29270994.html>

³¹ CPRF Crimean Regional Branch | <http://kprfkro.ru/news/26301>



4. ANNEXES

ANNEX 1

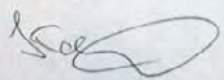
Знужен признат, что я переоценил свои силы — а выдался слишком слаб. Поэтому я решил прекратить голодовку. В противном случае я подверг бы своё здоровье неоправданному риску.

Неоправданному — по ряду причин:

- голодовка в выдвигаемых государству требованиях рассчитана на то, что государство стремится минимизировать репутационные риски, потери; репутацию современной стране можно тем-либо испортить — после аннексии Крыма, развязывании войны на юго-востоке Украины, публикации результатов расследования о сбитом пассажирском самолёте и т.д.
- и тем не менее, уже даже после публикации этих результатов расследования, Эммануэль Макрон всё ещё приехал в Россию с визитом, подписав все контракты, а от Олесе Сенцова спросил, как бы между прочим. Отсюда напрашивается вывод, что лидеры европейских стран, участвующие в «норвежской фармате», не заинтересованы в усилении давления на Россию.

Учит этого становится странно, тем более более, что я ещё нахожусь в этой стране 6 лет (если Путин не уронит ракеты). Но ещё страннее — после прочтения статей в Новой газете о российских лагерях: в г. Кимови Брянской области и о легендарной Анской «сестре» (хотя я от этой сившани ранее fled по этому).

Очень хочется надеяться, что я ошибаюсь в оценке ситуации вокруг Олеси Сенцова. И надеюсь, она на меня не будет сердиться из-за того, что я так быстро сдался.


Kol'chenko A. A.
07.06.2018

Aleksandr Kol'chenko's letter on the reasons why he had stopped a hunger strike, June 07, 2018



ANNEX 2

МВД по Республике Крым
Отдел Министерства внутренних дел
Российской Федерации
по Раздольненскому району
(ОМВД России по Раздольненскому району)
ул. Емпиорьевская шоссе 5, п.г.т. Раздольное, 296300
тел. факс: 8(8692)3121000

Адвокатская палата Крыма
ул. Стефановская, Республика Крым,
295043

по № _____ от _____

Сообщаю, что Ваш адвокатский запрос № 3 от 07.05.2018 года поступивший в Отдел МВД России по Раздольненскому району¹ зарегистрирован в системе электронного документооборота ОМВД, вх. № 3/188200901232 от 15.05.2018 и рассмотрен в порядке требований Федерального закона от 02 мая 2016 г. № 59-ФЗ «О порядке рассмотрения обращений граждан Российской Федерации» и приказа Министерства внутренних дел Российской Федерации от 12 сентября 2013 года № 707 «Об утверждении Инструкции об организации рассмотрения обращений граждан в системе Министерства внутренних дел Российской Федерации».

На Ваш запрос сообщаю, что 11 августа 2017 года осужденного по ч. 1 ст. 222 УК РФ Балух В.Г., в ИВС П/О ОМВД², послали следующие лица:

- адвокат _____ и помощник судьи Раздольненского районного суда Погосий Ю.Л., в период времени с 14 часов 05 минут до 10 часов 35 минут;
- следователь Раздольненского МСО ГСУ СК России по Республике Крым Бондаренко Н.С., в период времени с 20 часов 30 минут до 20 часов 40 минут и с 20 часов 45 минут до 20 часов 53 минут.

Один из пунктов обязанностей начальника ИВС предусматривает ежедневный осмотр камер ИВС, в его присутствии проходит опрос содержащихся в ИВС лиц, личный обыск и досмотр их вещей. Учитывая то, что 11 августа 2017 года после произошедшего инцидента с осужденным

¹ Далее: ОМВД
² Далее: ИВС

Балух В.Г., начальник ИВС капитан полиции Ткаченко В.А. не смог продолжить исполнение своих обязанностей в полном объеме, а именно проведение утреннего осмотра камер ИВС и лиц в них содержащихся, и дальнейшие утренние мероприятия, предусмотренные внутренним распорядком ИВС проходили без участия начальника ИВС капитана полиции Ткаченко В.А., стоит полагать, что деятельность ИВС была дезорганизована.

Данные об инциденте, имевшем место в ИВС 11 августа 2017 года внесены в книгу учета рапортов приема-сдачи дежурств в ИВС.

Жалобы от осужденного Балух В.Г. на какие-либо действия, или бездействия начальника ИВС капитана полиции Ткаченко В.А. не поступали.

В КУСП ОМВД под номером 2305 от 11.08.2017 года в 11 часов 20 минут внесен рапорт начальника ИВС капитана полиции Ткаченко В.А., под номером 2306 от 11.08.2017 года в 11 часов 40 минут внесено заявление гр-на Омельченко Т.В.

11 августа 2017 года отрывные талоны-уведомления о принятии заявлений в дежурной части ОМВД под номерами № 321 и 322 выдавались соответственно Омельченко Т.В. в 11 часов 40 минут и Михайленко Ю.Н. в 17 часов 00 минут.

11 августа 2017 года сигнал «НАПАДЕНИЕ» оперативному дежурному дежурной части ОМВД и дежурному ИВС не поступал, в связи с тем, что инцидент с осужденным Балух В.Г. был пресечен силами наряда ИВС.

Начальником ИВС капитаном полиции Ткаченко В.А. 11 августа 2017 года, полный личный досмотр лиц, содержащихся в ИВС, не организовывался.

11 августа 2017 года медицинская помощь содержащимся в ИВС лицам, а также сотрудникам ОМВД не предоставлялась. Бригада «Скорой помощи» в ОМВД не вызывалась.

Начальник ИВС капитан полиции Ткаченко В.А. находился в отпусках в следующий период:

- в 2017 году с 29 марта по 07 апреля включительно, с 13 апреля по 22 апреля включительно, с 26 июня по 04 августа включительно, с 31 октября

по 14 ноября включительно, с 28 декабря по 05 января включительно, все предоставленные отпуска были без выезда за пределы Республики Крым;

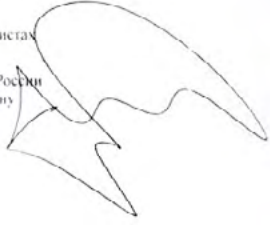
- в 2018 году с 21 марта по 30 марта включительно, с 02 апреля по 10 апреля включительно, все предоставленные отпуска были без выезда за пределы Республики Крым.

11 августа 2017 года, после произошедшего инцидента с осужденным Балух В.Г., начальник ИВС капитан полиции Ткаченко В.А. в устной форме доложил мне о произошедшем, а также о том, что его форменная одежда находится в неудовлетворительном состоянии и ему необходимо переодеться по месту проживания. Через короткий промежуток времени начальник ИВС капитан полиции Ткаченко В.А. прибыл в ОМВД в гражданской одежде и подал на мое имя рапорт, в котором подробно указал на инцидент, произошедший в ИВС с осужденным Балух В.Г., поданный рапорт был мной отписан для регистрации в КУСП ОМВД.

Приложение на _____ листах

Начальник Отдела МВД России
по Раздольненскому району
майор полиции

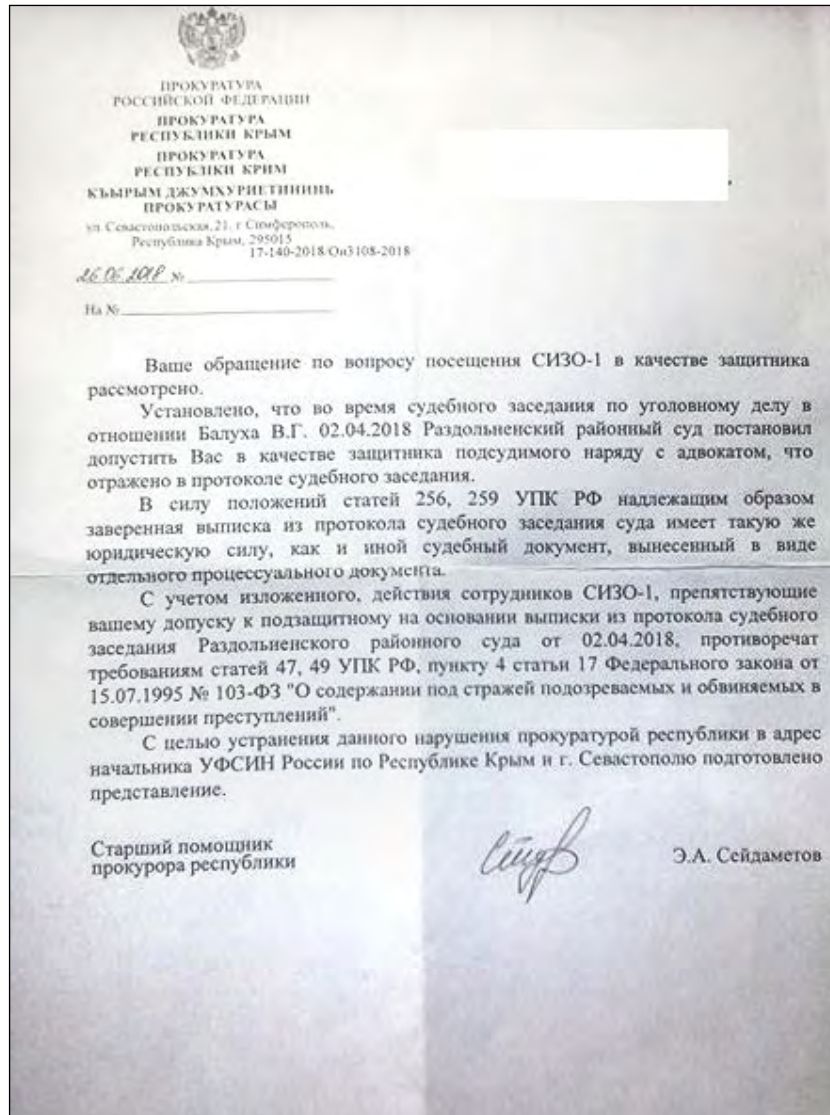
Н.Н. Шуба



A reply of the 'Razdolnoie Distric Branch of RF MIA' that stated that Mr Volodymyr Balukh had spoilt the uniform of Mr Valeriy Tkachenko, head of temporary containment cell



ANNEX 3



A reply by Mr E.A.Seydametov, 'senior assistant of Prosecutor of Crimea' to a complaint of Farther Kliment, Archbishop of Simferopol and Crimea (KP UOC), on the unlawfulness of the actions of the SIZO administration on the non-admission of a clergyman to V.Balukh, June 26, 2018