FOLLOW UP TO THE PREVIOUS REVIEW

1. At the last review, France accepted 238 out of 294 recommendations, partially accepted 34 and noted a further 25.1

2. Some progress has been made since the last review. France adopted legislative and policy measures to ensure access to quality education, in an inclusive manner, for all foreign children, regardless of their migration status.2 Decree No. 2020-811 of 29 June 2020 specifies the documents that may be requested in support of an application for registration at school in Article L. 131-6 of the Education Code. This facilitates school registration administrative access for children who have uncertain legal status or are living in poverty.

3. France continues to support and implement policies to ensure that transgender people can more easily obtain legal gender recognition through a prompt, accessible, and transparent process.3

4. However, despite France’s whole or partial support for numerous recommendations to increase protection, assistance, and access to services,4 serious concern remains over the situation of asylum seekers, refugees, and migrants. The 2018 Asylum and Immigration Law was a significant step backwards, despite some minor improvements.5

5. Conventional weapons continue to be transferred to situations where they could be used to commit or facilitate serious violations of international human rights or humanitarian law, including war crimes.6 Little progress has been made towards implementation of supported recommendations on unlawful use of force by the police7 and its impact on the right to peaceful assembly.8

6. The legislative framework and institutional mechanisms to combat all discriminatory practices by state and non-state actors based on race, ethnicity or religion have not been strengthened, despite the commitment to do so.9

THE NATIONAL HUMAN RIGHTS FRAMEWORK

7. The August 2021 law aimed at “strengthening republican values”.10, 11 criminalizes the publication of information about the private or professional life of anyone, including law enforcement officials, where it could result in direct threats against them or members of their families. The law was accompanied by a “Republican Contract” published by Prime Ministerial decree in January 2022 which places conditions on access to public funds which are open to abuse and expand powers to close down or dissolve organizations. The dissolution of an organization is an extreme measure that can be justified only in very limited circumstances.1213 Under Article 212-1 of the Law on National Security, French law does not require prior judicial scrutiny on the government's decision to dissolve an organization.1415

8. The August 2010 ratification of the Rome Statute in domestic law established four criteria which render the exercise of universal jurisdiction effectively void for the most serious crimes.16 In December 2021, the Court of Cassation adopted a strict interpretation of the double criminality criterion and thus concluded that a French judge does not have jurisdiction over crimes committed in Syria, on the grounds that Syria has not ratified the Rome Statute, nor criminalized crimes against humanity in its domestic legislation.17
9. Several laws to address the climate emergency were adopted since the last review, including the energy-climate law adopted in 2019,\(^1\) which enshrines the goal of carbon by 2050 “to respond to the climate emergency and the Paris Agreement.” In addition, France set up the Citizens’ Climate Convention whose mission was to propose measures to reduce greenhouse gases by 40% by 2030.\(^2\) One hundred and forty-nine proposals were submitted to the President, most of which were retained and enshrined in various laws.

THE HUMAN RIGHTS SITUATION ON THE GROUND

**Freedom of expression (including surveillance)**

10. Authorities have not taken sufficient action to investigate, stop and provide remedies for human rights violations stemming from the use of spyware against journalists and members of civil society revealed by the Pegasus Project.\(^3\)

11. A January 2022 law allows the use of surveillance drones, without adequate safeguards.\(^4\) The drones can be deployed in a wide range of contexts, including to monitor protests, without prior authorization by an independent authority.

**Refugees and migrants**

12. Children are still detained for administrative reasons connected to the immigration status of their parents.\(^5\)

13. Border police continue to summarily return people to Italy, including unaccompanied minors, without any formalities or examination of their individual circumstances or vulnerabilities; Law enforcement carries out racial profiling against people boarding or inside trains or crossing the border by foot or car; people crossing the border at night are detained outside of any legal framework until they are handed over to the Italian police in the morning. Dozens of people died while attempting increasingly dangerous crossings.\(^6\)

14. Thousands of people continue to attempt to cross the English Channel because of lack of safe and legal pathways to the UK and the failure of both states to put in place mechanisms for sharing the responsibility for providing a place of safety for thousands of people who tried to cross the English Channel in small boats.\(^7,^8\)

15. France continues to withdraw refugee status from Chechen refugees accused of being threats to public order and deported some of them to Russia before the war with Ukraine started. Those deportations amount to refoulement.\(^9,^10\)

16. Many Afghans trying to flee persecution and violence, including people with connections to France experience difficulties and long delays in the registration and processing of their application for family reunification.\(^11\) 88% of Afghan refugees in France are men, so family reunification mostly impacts women and children who face major barriers to visa applications, starting with severe restrictions on freedom of movement for women in Afghanistan.\(^12\)
Arms transfers

17. France has delivered arms worth more than 8 billion Euros to Saudi Arabia and UAE since 2015, most of which have been for use in Yemen. Arms transfers have continued despite repeated reports of possible war crimes committed by Saudi Arabia and the UAE in the Yemen conflict.31

18. Lack of transparency in France’s arms transfers is a major obstacle to parliamentary, judicial, and civil society oversight, inhibiting a meaningful assessment of France’s obligations under international human rights and humanitarian law. The absence of French Parliamentary controls over arms transfers has allowed irresponsible - in some instances illegal - arms transfers to be authorised.32

19. A bill proposing criminal prosecution of individuals and companies violating arms embargoes was blocked in Parliament in 2018, despite states’ legal obligation to comply with arms embargoes imposed by the UN Security Council.33

Right to peaceful protest

20. Allegations of excessive use of force by the police and gendarmerie have been particularly prominent since 2018, especially in the context of peaceful assemblies.34 The police used less lethal weapons against peaceful protesters, with some protestors suffering serious bodily injuries as a result. French police and gendarmerie still use rubber bullets launched with LBD40, stun grenades and sting ball grenades, including when policing protests.

21. In the context of the Yellow Vest movement, which started in October 2018 to oppose a new tax on gasoline,35 the Ministry of the Interior recorded over 2500 injured protesters after one year of protests,36 including serious injuries such as mutilation of the hand or eye or multiple fractures.

22. No impartial mechanism to investigate allegations of excessive use of force by police exists and existing procedures for investigating complaints about police conduct do not comply with the requirement for independent and impartial investigation of allegations of torture or other ill-treatment under Article 12 of the European Convention on Human Rights.37

23. France does not provide statistics on the numbers of complaints filed alleging excessive use of force by law enforcement officials, nor on their outcomes.38, 39 This lack of data does not allow assessments of efforts to prevent excessive use of force by the police and gendarmerie. The bodies in charge of investigating cases of excessive use of force (IGPN, IGGN and other police units) are not independent from the police and gendarmerie. While an independent Ombudsman40 can investigate police misconduct, its resources are limited, and its conclusions are not binding and rarely implemented by the authorities.

Religious and racial discrimination

24. Administrative control measures against foreign nationals have become a regular practice in France. The measures restrict freedom of movement by preventing those who are targeted from leaving a specific geographical area, requiring them to report daily to the police and, in some cases, preventing them from
contacting certain individuals or visiting certain locations. Violatations of any of these conditions carries a prison sentence or a fine. These measures are imposed by governmental authorities on individuals who have not committed any crime, on the basis of vague elements and without guaranteeing fair trial standards and other safeguards of the criminal justice system. They are often discriminatory against Muslims.

25. Since 2020, the French government has investigated thousands, and temporarily or permanently closed hundreds, of Muslim institutions including places of worship, civil society groups, schools and businesses, using a range of laws that have resulted in the violations of the right to freedom of association. These closures of are often based on secret evidence meaning that the sources and content of allegations gathered by intelligence services are unknown and cannot be meaningfully challenged, undermining the rule of law and right to a fair trial.

26. The French authorities have failed to take necessary steps to prevent and remedy ethnic profiling by the police based on physical characteristics associated with a real or presumed ethnic or racial origin during identity checks, amounting to a form of systemic discrimination.

Prisons

27. Despite a January 2020 ruling by the European Court of Human Rights to take measures to address the indignity of its prisons, prison conditions continue to violate the right to be free from torture or cruel, inhuman, or degrading treatment or punishment and of the right to effective remedy.

28. Prison overcrowding has reached new highs, with 71,038 people detained on 1 May 2022, an occupancy rate of 138.9%, with negative consequences with regard to the lack of privacy, non-separation of the different categories of prisoners, and an increase in tensions and violence. This is further exacerbated by the dilapidated and insanitary state of a significant proportion of French prisons. This has led to a significant deterioration in the conditions of care for detainees, with shortcomings in the provision of activities and work, preparation for release, and health care, and their consequences on integration or reintegration.

RECOMMENDATIONS FOR ACTION BY THE STATE UNDER REVIEW

Amnesty International calls on the government of France to:

Freedom of expression (including surveillance)

1. Impose an immediate moratorium on the sale, transfer, and use of spyware technology.

2. Repeal surveillance measures that amount to mass surveillance and ensure that surveillance measures can only be triggered for specific reasons and with the prior authorization of an independent body.

Refugees and migrants
3. Widen and expedite safe and legal migration routes such as humanitarian visas, resettlement, student visas, work visas and family reunification.

4. Ensure the right to seek asylum is respected and protected and refrain from illegal practices at its borders and illegal returns, including pushbacks, collective expulsions, detention without legal basis, and refusal to examine asylum claims without any formalities.

5. Respect and protect the fundamental human rights of all migrants regardless of their immigration status

6. Provide unaccompanied children access to effective protection and refrain from detaining families with children or unaccompanied minors.

7. Publicly support civil society initiatives to protect the rights of displaced people and refrain from prosecuting, harassing, or intimidating individuals and organizations for their actions in solidarity with asylum seekers and refugees.

Arms transfers

8. Incorporate in domestic law all provisions of the Arms Trade Treaty (in particular, Articles 6 and 7) and of the EU Common Position (in particular, Article 2) which require that arms transfers must not be authorized where there is a substantial or clear risk that the arms could be used to commit or facilitate serious violations of international human rights or humanitarian law.

9. Increase the transparency of the annual report to Parliament (for example, by detailing the categories and quantities of exported equipment) to open up French exports to public scrutiny and strengthen the role of Parliament and civil society in the oversight of export decisions.

10. Put in place a post-delivery control system to monitor compliance of the end-use/end-user certificates, to ensure that the equipment provided will be used in accordance with the commitments made by the end-user, and in compliance with the restrictions and conditions imposed by the monitoring authority.

11. Immediately cease the direct or indirect supply, sale or transfer, including transit and trans-shipment, of any arms or military assistance, including ammunition, spare parts, military technology or training, that carry a substantial risk of being used by states, including Saudi Arabia and UAE, to commit or facilitate serious violations of international human rights or humanitarian law.

Unlawful use of force by police and right to freedom of peaceful assembly

12. Make public comprehensive statistics on allegations of unlawful use of force by police, complaints filed for excessive use of force by law enforcements officers, on judicial inquiries opened, on prosecution proceedings, convictions and penalties handed down, and on cases dismissed.

13. Immediately suspend the use of LBD40 and carry out an independent and thorough evaluation to ensure that the launcher and related projectiles can be used safely and effectively, without causing unwarranted injuries, in line with international law and standards on the use of force, and that all officers authorised to
use this equipment receive regular, adequate training on its use.

14. Immediately ban the use of sting grenades and stun grenades that are inherently indiscriminate and cannot be used in line with international law and standards on the use of force.

15. Ensure that any measures that restrict the rights to freedom of peaceful assembly and expression are strictly necessary and proportionate for the protection of legitimate aim under international human rights law (such as public health in the context of the Covid pandemic), avoid blanket bans on protests and assess whether restrictions may be necessary and proportionate to achieve a legitimate aim on a case-by-case basis.

16. Repeal or substantially amend all criminal provisions that unduly restrict the right to freedom of peaceful assembly including organizing a public assembly without complying with the notification requirements, contempt of public officials and the prohibition on wearing face coverings in the context of a protest deemed “likely to threaten public order”

17. End the arbitrary arrest and prosecution of protesters under Article 212-14-2 of the Criminal Code that criminalizes participation in a group with a view to preparing acts of violence and amend the provision to clarify that only individuals who are actively involved in planning violent acts in a group can face criminal charges.

18. Reform the policing doctrine, to move towards strategies of dialogue and de-escalation and reduce risks of human rights violations.

Climate Justice

19. Fully implement and go beyond the emission reduction targets set in the EU nationally determined contribution and each sectoral policy efficiently and cost-effectively, in a human rights consistent manner and according to the principles of just transition.

Religious and racial discrimination

20. Repeal the following provisions of laws that provide for the imposition of administrative control measures that violate a person’s human rights and run afoul of France’s international human rights commitments: Articles L228-1 to 7 for assigned residence under the Law on Internal Security and Fight against Terrorism (SILT); Article L561-2 for assigned residence under the Code on Entry of Foreigners and Right to Asylum in the context of counter-terrorism.

21. Avoid dissolution of civil society or religious organizations by decree as it does not provide for the necessary safeguards and refrain from the dissolution of any institution, including Muslim civil society organizations, unless demonstrably necessary and proportionate to protect national security or public safety, public order, the protection of public health or morals or the protection of the rights and freedoms of others, and the result of a court-led process.

22. Overhaul the framework governing identity checks by modifying identity check powers to explicitly
prohibit discrimination in identity checks, abolish preventive identity checks, and circumscribe police authority to ensure that all identity checks, including those based on a prosecutor's orders, are based on objective and individual grounds. Establish a system to record and evaluate data on identity checks and provide those stopped with a record of the stop, as well as an effective, independent complaints mechanism.

**Universal jurisdiction**

23. Amend the law to remove the main barriers preventing the prosecution of suspects of international crimes in France.

**Prisons**

24. Implement a national action plan against prison overcrowding that does not rely on prison expansion and includes measures to decriminalize certain types of offences; reduce the use of pre-trial detention to make sure that it is used only as a last resort and consider strengthening alternatives to custodial measures.

25. Establish a prison regulation mechanism, including reform of the method of calculating the operational capacity of prisons, as the European Court enjoined France to do in January 2020.
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10 Loi n° 2021-1109 du 24 août 2021 confortant le respect des principes de la République
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