URGENT ACTION

JUDICIAl reforms must not threaten fair trial

On 24 July President Duda vetoed two of the three controversial legislative amendments regarding judicial reforms but signed a third amendment. The bills threaten to undermine the independence of the judiciary by awarding the government direct control over Polish courts.

Poland’s constitution won partial reprieve last Monday when President Duda announced his decision to veto two contentious judicial reforms, one to the Law on the National Council of Judiciary and the other to the Law on the Supreme Court. Adopted by Parliament on 15 July, the two bills served to curb the independence of the judiciary by awarding the government direct power over Poland’s courts, jeopardising fair trial guarantees.

The two bills have now been sent back to the lower chamber of Parliament (*Sejm*) where they can still be forced through, overriding the President’s vetoes. The Speaker of the lower chamber will direct the two bills to the Parliamentary Commission which prepares a motion on either adopting the bills again or a contrary motion to reject them. However in order to do the former, two conditions must be met: at least half the members of the lower chamber of Parliament must participate in the vote and there needs to be a three fifth majority in order to be passed. If the lower chamber votes to adopt the law, the President has seven days to sign it. There is also the risk that the government may present new, and possibly more worrying, amendments to the two laws and get it passed through Parliament with a simple majority.

While Amnesty International welcomes the President’s announcement last Monday to veto the two bills, his decision a day later, on 25 July, to sign the bill on the Law on the Common Courts- which gives the Ministry of Justice - who also serves as the Prosecutor General - power to appoint the heads of courts, demonstrates the gravity of Poland’s dangerous direction of travel. The bill, published on 28 July, will enter into force on 12 August.

These reforms, in breach of Poland’s own Constitution (Article 45), EU law and its other obligations under international human rights law, threaten to seriously compromise the independence of the courts and possess significant implications on both the rule of law and the right to a fair trial.

**1) TAKE ACTION**

**Write a letter, send an email, call, fax or tweet:**

* Urging Parliament to reject the two amendments by voting against any motion to readopt the two bills;
* Urging the President to veto any new laws that breach the independence of the judiciary and put the right to fair trial at risk;
* Urging them both to ensure any reform of the judiciary is in line with international fair trial standards.

**Contact these two officials by 13 September, 2017:**

President of the Republic of Poland

Andrzej Duda

Kancelaria Prezydenta Rzeczypospolitej Polskiej

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00-902 Warsaw, Poland

Twitter: Twiter: @prezydentpl

Fax: +48 22 695 22 38

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Salutation: Dear President

Ambassador

Piotr Wilczek

Embassy of the Republic of Poland

2640 16th St. NW

Washington DC 20009

Phone: 1 202 499 1700

Fax: 1 202 328 6271

Email: washington.amb@msz.gov.pl

Salutation: Dear Ambassador

**2) LET US KNOW YOU TOOK ACTION**

[Click here](https://docs.google.com/forms/d/e/1FAIpQLSf3RUspces4lA9Gt7Fp9GiAcojCs6fnfFOTCLli3Su6c3S8ew/viewform) to let us know if you took action on this case! *This is Urgent Action 173.17*

Here's why it is so important to report your actions: we record the actions taken on each case—letters, emails, calls and tweets—and use that information in our advocacy.

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## ADditional Information

The reforms as presented by the government violate the independence of judiciary and are contrary to Poland’s obligations under Article 6 of the European Convention on Human Rights, Article 14(1) of the ICCPR, Article 45 of the Constitution of the Republic of Poland and Article 47 of the Charter of the Fundamental Rights of the European Union.

The Government of Poland has continuously attempted to undermine the rule of law and restrict human rights, including the rights to freedom of expression and peaceful assembly, the right to privacy and women’s sexual and reproductive rights. Although these attempts have been met with a strong response by civil society, the government’s reaction to protests further confirms its resolve to silence critical voices and put the judiciary under political control.

On 25 July, the President signed the amendment on the Law on Common Courts. The law will enter into force on 12 August. The amendment puts the power to appoint presidents and vice-presidents of the courts into the hands of the Minister of Justice, who is also the Prosecutor General, and thus already possesses vast power and influence over judicial proceedings. The role of the Minister of Justice grew significantly with the amendment. The amendment also changes the procedures for the promotion of judges which fails to specify criteria for promotions and therefore introduce an element of arbitrariness.

On 29 July the European Commission (EC) announced it has triggered legal proceedings against Poland’s infringements of EU law, in relation to the Common Courts bill. In the letter of Formal Notice they sent to Poland’s government, the EC considers the amendment to be in breach of EU law by undermining the independence of the court; access to effective legal protection; and right to remedy and fair trial (under both Article 19.1 of the Treaty of European Union and Article 47 of the EU Charter of Fundamental Rights).[[1]](#footnote-1) Poland has one month to respond to the Commission’s letter.

Gender m/f: all

Further information on UA: 173/17 Index: EUR 37/6851/2017 Issue Date: 3 August 2017

1. For more information see: http://europa.eu/rapid/press-release\_IP-17-2205\_en.htm [↑](#footnote-ref-1)