URGENT ACTION

**CHARGE OR RELEASE STUDENT MOHAMED IMRAN**

**Mohamed Imaam Mohamed Imran was 20 years old when he was detained, on May 9, 2019, under the draconian Prevention of Terrorism Act (PTA). Three years after his arrest, the now 23-year-old has still not been charged with an offence, and the state has yet to provide any evidence of him committing an internationally recognizable crime. Mohamed Imran must be immediately released, or promptly charged with recognizable offense, in accordance with international standards.**

**TAKE ACTION:**

1. Write a letter in your own words or using the sample below as a guide to one or both government officials listed. You can also email, fax, call or Tweet them.
2. [Click here](https://www.amnestyusa.org/report-urgent-actions/) to let us know the actions you took on ***Urgent Action 42.22***. It’s important to report because we share the total number with the officials we are trying to persuade and the people we are trying to help.

**Director of Terrorism Investigation Division**

**Mr. A.R.P.J. Alwis**

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Salutation: Dear Ambassador

Dear Mr. A.R.P.J Alwis,

I write in relation to the case of **Mohamed Imaam Mohamed Imran**, a computer engineering student, who was arrested by the police in Kattankudy on May 9, 2019, under the Prevention of Terrorism Act (PTA), when he was just 20-years-old. Three years since his detention, Imran is yet to be charged and the state has not produced any evidence of him committing an internationally recognizable crime. This is a violation of Imran’s rights to be free from arbitrary arrest, and to be promptly informed of any charges against him.

According to Imran’s family, upon his arrest, no arrest receipt or detention order was provided to them. A detention order was only issued to Imran on March 29, 2022, two years and ten months after Imran’s arrest. These procedural lapses, along with abusive provisions within the PTA, violate due process safeguards and international human rights law.

Imran has only been produced in court four times since his arrest, the last time being September 2021. The lack of judicial oversight and prolonged administrative detention in this case leaves Imran at risk of torture or other ill-treatment at the hands of the police.

The prolonged detention without charge of Mohamed Imaam Mohamed Imran is a violation of international fair trial standards and the authorities’ legal obligations in line with Sri Lanka’s obligations under the ICCPR.

I therefore urge you to release Mohamed Imaam Mohamed Imran, or if there is sufficient evidence of criminal wrongdoing, promptly charge him with a recognisable offence, in accordance with international standards. Pending release or charge, authorities must ensure his fair trial rights are guaranteed, that he has the right to challenge the lawfulness of his detention, and has access to fair bail hearings.

Sincerely,

**Additional information**

23-year-old Mohamed Imaam Mohamed Imran is a computer engineering student and sales representative for electrical bulbs who lives in Kattankudy, a town on the Eastern Province of Sri Lanka. He is the breadwinner who provides for his 54- year-old mother, a single mother who sold her house to pay for Imran’s education, and his late grandmother who passed away while Imran was in detention.

According to the detention order signed off by the President in his capacity as the Minister of Defence, Imran is detained on suspicion of being “connected with or concerned in unlawful activity” for “aiding and abetting the suicide bombers of the Easter Sunday attacks on 21.04.2019, attending weapon training and extremist lectures conducted by Mohomad Casim Mohamed Saharan and his followers and concealing such information from security forces” – an allegation law enforcement officials are yet to substantiate with any credible evidence, three years after Imran’s arrest. This detention order does not amount to charges against Imran.

In 2017, then UN Special Rapporteur on the Promotion and Protection of Human Rights and Fundamental Freedoms while Countering Terrorism, Ben Emmerson, highlighted the history of Sri Lankan authorities of prosecuting minorities on charges of terrorism and noted that “the PTA had been used to commit some of the worst human rights violations, including widespread torture and arbitrary detention, in the run-up to and during the conflict, particularly to target minorities and suppress dissent”. The report also highlighted the history of Sri Lankan authorities persecuting individuals under terrorism related law with “various real or perceived links or associations with armed groups, and detaining for years without charge or trial, without any judicial review of their detention, and with almost no possibility of release”.

The Human Rights Commission of Sri Lanka (HRCSL), in its 2016 submission to the UN Committee against Torture, highlighted the use of torture in Sri Lanka with “torture being routinely used in all parts of the country regardless of the nature of the suspected offence for which the person is arrested.” [Another](https://www.hrcsl.lk/wp-content/uploads/2020/01/Prison-Report-Final-2.pdf) [study](https://www.hrcsl.lk/wp-content/uploads/2020/01/Prison-Report-Final-2.pdf) conducted by the Commission, published in December 2020, found that PTA detainees faced a continuum of violence. The study documented that “violence in police custody was found to be an inherent element of the investigation process, whereby torture is inflicted to extract information, confessions, and evidence from detainees.” The UN High Commissioner for Human Rights has called on the Sri Lankan government to establish a moratorium on the use of the PTA for new arrests until it is replaced by legislation that adheres to international best practices.

Sri Lankan authorities have a responsibility to investigate and bring to justice in fair trials anyone suspected of being responsible for human rights violations or abuses. But such actions should be in accordance with international standards of fair trial, including unrestricted access to legal counsel and trials in independent courts. These rights are guaranteed under international human rights law, binding on Sri Lanka, and in the Constitution of Sri Lanka.

Article 14 (3) of ICCPR stipulates that “In the determination of any criminal charge against him, everyone shall be entitled to the following minimum guarantees, in full equality: (a) To be informed promptly and in detail in a language which he understands of the nature and cause of the charge against him; (b) To have adequate time and facilities for the preparation of his defense and to communicate with counsel of his own choosing; (c) To be tried without undue delay”, among other rights.”

**PREFERRED LANGUAGE TO ADDRESS TARGET:** English or Sinhala

You can also write in your own language.

**PLEASE TAKE ACTION AS SOON AS POSSIBLE UNTIL: July 7, 2022**

Please check with the Amnesty office in your country if you wish to send appeals after the deadline.

**NAME AND PRONOUN: Mohamed Imaam Mohamed Imran** (He/Him/His)