COMMITTEE ON THE HUMAN RIGHTS OF PARLIAMENTARIANS

REPORT OF THE COMMITTEE’S DELEGATION ON ITS MISSION TO THE MALDIVES
19-22 November 2012

CASE No. MLD/16 - MARIYA DIDI
CASE No. MLD/28 - AHMED EASA
CASE No. MLD/29 - EVA ABDULLA
CASE No. MLD/30 - MOOSA MANIK
CASE No. MLD/31 - IBRAHIM RASHEED
CASE No. MLD/32 - MOHAMED SHIFAZ
CASE No. MLD/33 - IMTHIYAZ FAHMY
CASE No. MLD/34 - MOHAMED GASAM
CASE No. MLD/35 - AHMED RASHEED
CASE No. MLD/36 - MOHAMED RASHEED
CASE No. MLD/37 - ALI RIZA
CASE No. MLD/38 - HAMID ABDUL GHAFOOR
CASE No. MLD/39 - ILYAS LABEEB
CASE No. MLD/40 - RUGIYYA MOHAMED
CASE No. MLD/41 - MOHAMED THORIQ
CASE No. MLD/42 - MOHAMED ASLAM
CASE No. MLD/43 - MOHAMMED RASHEED
CASE No. MLD/44 - ALI WAHEED
CASE No. MLD/45 - AHMED SAMEER
CASE No. MLD/46 - ABDULLA JABIR

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A. ORIGIN AND CONDUCT OF THE MISSION

1. Following the transfer of power in the Maldives on 7 February 2012, the Committee on the Human Rights of Parliamentarians (hereafter referred to as "the Committee") was seized of a complaint regarding the alleged ill-treatment and arbitrary arrest of a number of members of the People’s Majlis belonging to the Maldivian Democratic Party (hereafter referred to as “MDP”). Following the Committee's preliminary investigation, the IPU Secretary General transmitted these allegations by letter of 13 February 2012 to the Speaker of the People’s Majlis for his observations. Mr. Martin Chungong, then Director of the IPU Division of Programmes and currently Deputy Secretary General of the IPU, obtained information with respect to the allegations during his visit to the Maldives later that month in the course of meetings with the parliamentary, executive and judicial authorities of the Maldives as well as the concerned MDP members of the People’s Majlis, (hereafter referred to as “the complainants”).

2. The information obtained on that occasion, along with the original complaint, was submitted to the Committee for consideration at its 137th session in March/April 2012. During that session, after meeting with an official government delegation from the Maldives and two members of the MDP acting on behalf of the complainants, the Committee declared the case admissible. At its session in July 2012, the Committee pursued its examination of the case through a direct exchange of views with the then Minister of Gender, Family and Human Rights, Ms. Fathimath Dhiyana Saeed, and the complainants. In October 2012, on the occasion of the 127th IPU Assembly held in Québec City, the Committee continued this dialogue with the Deputy Minister of Gender, Family and Human Rights, Mr. Mohamed Zahid, and the complainants.

3. In light of the seriousness and complexity of the case, the Committee considered in October 2012 that an on-site mission would be timely and would enable it to gather first-hand information in order to enhance its understanding of the concerns and of the current political situation in the Maldives. The Committee was therefore very pleased that the Deputy Minister of Gender, Family and Human Rights invited it to send a delegation to the Maldives to meet with the parliamentary, executive and judicial authorities as well as the parliamentarians concerned.

4. By letters dated 6 November 2012, the Speaker of the People’s Majlis and the Deputy Minister for Gender, Family and Human Rights expressed their agreement for the mission to go ahead on the proposed dates of 20 to 22 November 2012. The Committee asked its substitute member, Senator Francis Pangilinan (Philippines), to lead the mission. The mission was coordinated with the IPU's on-going efforts to assist the People's Majlis in discussing and adopting an effective Privilege Bill which is why Mr. Peter Lilientfeld, a former senior parliamentary official from South Africa who had already provided advice on this matter, was asked to join the mission. Mr. Rogier Huizenga, Secretary of the Committee, accompanied the delegation.

The mission met the following persons:

(a) Parliamentary authorities
- Mr. Abdulla Shahid, Speaker of the People's Majlis
- The Chairperson, Mr. Hussein Mohamed, the Vice-Chairperson, Mr. Abdulla Jabir, and other members of the Privileges Committee of the People’s Majlis

(b) Government and administrative authorities
- The President of the Republic of the Maldives, H.E. Mohamed Waheed
- The Attorney General, Ms. Uza Aishath Azima Shakooru
- Special Adviser to the President and former Attorney General, Dr. Hassan Saeed
- The Minister of the Interior, Dr. Mohamed Jameel Ahmed
- The Deputy Minister of Gender, Family and Human Rights, Mr. Mohamed Zahid
- The Commissioner of Police, Mr. Abdulla Riyaz, and the Deputy Commissioner of Police, Mr. Hussain Waheed

(c) Judicial authorities
- The Prosecutor General, Mr. Ahmed Muizzu, and his Deputy
- The Chief Justice, Mr. Ahmed Faiz Hussain
The mission wishes to thank the host authorities for the welcome extended to it and for their cooperation. The mission is grateful to the President of the Republic of the Maldives, H.E. Mohamed Waheed, for making himself available for an extensive meeting. Special thanks go to the parliamentary authorities and the Deputy Minister of Gender, Family and Human Rights for facilitating the organization of the mission given the short notice.

B. OUTLINE OF THE CASE AND CONCERNS OF THE COMMITTEE

1. The case has to be seen in the context of the transfer of power on 7 February 2012, when Vice-President Mohamed Waheed assumed the office of president following the controversial resignation of President Mohamed Nasheed. Immediately after the transfer of power, on 8 February 2012, MDP supporters, including members of the People’s Majlis, took to the streets in protest and were met with excessive use of force by the police. The Committee expressed from the outset concern at the ill-treatment of parliamentarians on that day and called on the authorities to do everything possible to establish accountability. Despite assurances from the authorities that those responsible would indeed be held to account, there has been very little progress in identifying the culprits. The Committee also expressed concern over the arrest of and accusations of terrorism levelled against Mr. Mohamed Rasheed, an MDP MP, who was kept in detention for three days.

2. Protests by MDP supporters continued after February 2012. According to the complainants, several MDP supporters, including members of parliament, continued to be subjected to brief arbitrary arrests and ill-treatment, for example on 30 July 2012, when Mr. Mohamed Gasam, Mr. Ahmed Easa and Mr. Ibrahim Rasheed were beaten and arrested by the police for no apparent reason in the course of peaceful demonstrations calling for democratic elections. The authorities have underscored that the MDP’s protests were not always peaceful and that in July 2012 the MDP decided - under its Direct Action banner - to call for the use of violence to achieve its aims, leading to direct and indirect attacks that month on the then Minister of Gender, Family and Human Rights, the Housing Minister, the Auditor General, the Minister of Islamic Affairs, the Assistant Commissioner of Police and some 30 police officers - one of whom was allegedly stabbed to death by an MDP supporter.

3. The Committee has also been concerned about allegations from the complainants that as at October 2012, at least eight MDP members of parliament (out of 29 MDP parliamentarians) were facing criminal proceedings, allegedly on political grounds. Prior to the mission to the Maldives, those proceedings were at the following stages: the cases against Mr. Mohamed Rasheed (charged with terrorism), Mr. Ali Waheed (charged with obstructing police duties and incitement to violence) and Mr. Ibrahim Rasheed (charged with assault, obstructing police duties and incitement to violence) were pending in court; the cases against Mr. Ilyas Labeeb (charged
with obstructing police duties), Mr. Imthiyaz Fahmy (charged with obstructing police duties by breaching a barricade), Mr. Mohamed Shifaz (charged with producing pornographic cards) and Mr. Moosa Manik (charged with disrespecting the judiciary) were with the Prosecutor General; the case of Mr. Hamid Abdul Ghafoor (charged with obstructing police duties by refusing to give urine samples for drug testing) had been referred back to the police by the Prosecutor General for further investigation. The Committee expressed concern about claims that, in addition to these individuals, Mr. Ahmed Sameer, an MDP MP, was under police investigation for making a public comment in the media about a Supreme Court case relating to a government corruption scandal.

5. The complainants have on numerous occasions underscored that the Speaker of the People’s Majlis, after referring incidents as they occurred for consideration by the Privileges Committee, had not taken any meaningful action to protect members of parliament or to enquire about their welfare. The parliamentary authorities have pointed out that when the Privileges Committee was due to examine the matter at a session on 14 February 2012 a disruption caused by members of the opposition who rejected the way the Committee had handled Mr. Rasheed’s case prevented it from doing so. The source has underscored that the Privileges Committee had long been ineffective in examining the many complaints, including one regarding the overall lack of security and safety of MDP parliamentarians, of which it was seized since February 2012 by the opposition.

6. The Committee also expressed concern about the murder on 2 October 2012 of Mr. Afrasheem Ali, a member of the People’s Majlis representing the Progressive Party of the Maldives, which is part of the government coalition. The government has been investigating the case and made a number of arrests. The source underlined that the MDP had strongly condemned the murder but at the same time was disturbed about the manner in which the police were conducting their investigation and feared that MDP supporters may be unfairly accused of the crime.

C. INFORMATION GATHERED DURING THE MISSION

1. Young democracy

1. Most interlocutors stressed the fact that the Maldives was a young democracy. Although the country had had a new Constitution since 2008 part of the mindset remained in the past. The Prosecutor General stated that the Constitution had been drafted overnight and that there were many challenges, including with regard to the question of where the exercise of one’s human rights would infringe on those of others. He, and others, affirmed that new found freedoms had sometimes been difficult to handle. The Speaker of the People’s Majlis stressed that the Constitution had been a response to the circumstances as they existed at the time of drafting, one of the ideas being that the powers of the executive had to be curtailed.

2. The Speaker highlighted that it was important to educate the public about democratic principles. There was also concern about the role of the media in the political arena. There were four television channels in the Maldives, only one of which was State-run. As a result, there were regular concerns about the independence of media reporting.

3. The Maldives disposed of a comprehensive framework of independent supervisory and advisory bodies, such as the Police Integrity Commission, which ensured police accountability and made recommendations to the Home Minister. In this respect, the Home Minister emphasized that some of the independent institutions had too many powers and that they overlapped. It was not clear what had to be done when institutions contradicted each other.

4. A recurrent theme during the mission was the question of the separation of powers and institutional accountability. The mission was told by interlocutors on all sides that State branches were exerting their powers often on the understanding that others had to fully account to them but that they themselves showed reluctance to be held similarly accountable. In some cases, there were questions about the limits to the powers of each of the branches of States. Some considered that this was also due to a lack of understanding of the proper functions of State institutions in a full-fledged democracy.
5. The President of the Maldives stated that the country would host in January 2013 a conference in which key national and international stakeholders would take part with a view to sharing lessons and drawing on the experiences of other countries, to enhance the Maldives’ democratic process. In this regard, several interlocutors emphasized that the international community needed to assist the Maldives in ensuring that democracy was fully taking root.

2. The role and functioning of parliament and how it is perceived by other State institutions and the public at large

1. Before the advent of democracy, several interlocutors insisted that the People’s Majlis had been a rubber-stamp parliament. Now disagreements were publicly aired. There was a sense that the Maldivian population had become divided and that everything had become politicised. The mission was told by several interlocutors from the executive that there was a strong perception among the public that parliamentarians did not act with a minimum sense of decorum and responsibility. The behaviour of parliamentarians as shown on television was inappropriate and did not reflect current social values. The Speaker told the mission that there was a need for further induction of parliamentarians on how to exercise their functions, including with regard to helping them negotiate and reach compromise on important initiatives.

2. In the face of continued and recurring disruptions of Majlis proceedings that resulted in several adjourned meetings of the People’s Majlis, the Speaker announced on 31 July 2012 that the Second Session of that year would be suspended until further notice. The Speaker told the mission that over the summer months the country had been on edge due to the impending report of the Commission of National Inquiry, which was released on 30 August 2012. Since then, all parties across the political spectrum had accepted the Commission’s findings. The People’s Majlis had been meeting since the beginning of October 2012 and had advanced towards the adoption of important pieces of legislation, including the political party bill, the evidence bill and the penal code procedure.

3. Several parliamentary interlocutors underlined that the President of the Maldives had attacked the institution of parliament, by accusing it of delaying reforms and by calling its members unproductive. Several of the executive authorities affirmed that the institution of parliament was partly discredited due to the behaviour of several of its members, who had appeared drunk on television and had destroyed public property during the presidential address to the People’s Majlis. The Parliament had not taken any measures to hold its members to account for such behaviour.

4. Another thorn in the side of the public, according to some of the interlocutors, was that the People’s Majlis had given its members a salary package which was not commensurate with the economic situation of the Maldives. Moreover, some of the members of the People’s Majlis were said to avoid paying taxes or known to be criminal offenders.

3. Accountability for police brutality and misconduct on 8 February 2012 and action taken to improve police conduct

1. The mandate of the Police Integrity Commission is to examine individual cases of police misconduct and to help improve professional standards. The Chairperson of the Commission acknowledged that there had been a delay in ensuring accountability, but pointed in this regard also to the attitude of the victims: they were not cooperating sufficiently and often refused to give statements, preferring instead to speak in public venues about their situation. The Chairperson highlighted that it was facing other challenges as well. It lacked the resources, in particular trained staff, to do its work and it had been very difficult to identify the police officers who had used excessive force given that they had not been wearing ID badges and that, as a result of them wearing riot gear, were difficult to recognize.

2. The Police Integrity Commission had thus far referred five cases of members of parliament, namely that of the ill-treatment of Ms. Mariya Didi, Mr. Moosa Manik, Mr. Mohamed Niyaz, Mr. Mohamed Gasam and Mr. Mohamed Shafeeq to the Prosecutor General for action. The Prosecutor General had initially asked for more information as he considered that some of the files presented to
him lacked precision. He pointed out, for instance, that the statement made by Ms. Didi to the media was not in itself sufficient to launch criminal proceedings. Having said that, the Prosecutor General had since been able to make some progress. The Police Integrity Commission reported that with regard to the alleged ill-treatment of MDP MPs, Ms. Eva Abdulla, Mr. Mohamed Rasheed, Mr. Ahmed Rasheed, Mr. Mohamed Shifaz and Mr. Mohamed Rasheed, there was not sufficient evidence to prove police brutality. In three cases, namely those concerning a second case of ill-treatment of Ms. Mariya Didi, and the ill-treatment of Mr. Ahmed Easa and Mr. Ibrahim Rasheed, investigations were ongoing. In the case of Mr. Imthiyaz Fahmy, police brutality had been proven, but there was insufficient evidence to identify the policemen involved.

3. The mission was told, in the meeting with the Chairperson and another member of the Police Integrity Commission, that there had been a difference of opinion between the members and their previous Chairperson, Ms. Shahindha Ismail, regarding the level of police responsibility for the events on 8 February. All members had agreed that there had been police brutality; however the majority of the members did not believe that senior officers had had sufficient time to respond to the incidents of 8 February as they took place within 8 to 10 minutes only. They concluded that police commanders had not encouraged the use of excessive force and could not stop it as, by the time they arrived at the scene, it was almost over. They pointed out as well that on the day in question, there was no Commissioner of Police in function and that many other senior officers had failed to report for duty. There appeared therefore to be a split between the lower and senior police ranks on the day of the transfer of power.

4. The Commissioner of Police stated to the mission that new procedures were being put in place to ensure that police officers wore name plates at all times. He was, however, concerned about placing undue blame on the police service for what had gone wrong. He had taken up office on 8 February and had asked the chairpersons of the Human Rights Commission and Police Integrity Commission to examine the complaints of ill-treatment. The Police Commissioner stated that his Office wants to comply with the conclusions of the Commission of National Inquiry and that one day after the release of its report he had met with the Attorney General, the Prosecutor General and Human Rights Commission to discuss implementation. He also stated that the Professional Standards Command, entrusted with internal oversight of police action, was looking into the incidents and could forward particular cases to the disciplinary board for action. The Police Commissioner also stated that the recently established Institute for Security and Law Enforcement Studies was providing extensive police training, including in the area of human rights. He stressed that he had no political interests, but that it was a challenge for the police to work in a politically polarized environment. He stressed that in the past two to three years, there had been serious political interference in this regard.

5. The members of the Human Rights Commission told the mission that the Commission had issued reports regarding police conduct on 8 February 2012, including with respect to some of the complaints regarding ill-treatment of members of the People's Majlis. The Commission affirmed that most of the members who claimed to have suffered ill-treatment had chosen not to appear before it. The Commission had closely worked, sharing information where possible, with the Police Integrity Commission. The Commission also tried to reach out to former President Nasheed, delaying the issuance of its report by a month, in order to get an appointment with him, but to no avail. The Commission has the power to subpoena individuals and officials, but had not used those powers because it felt that the parliamentarians and other high-profile MDP members should have come forward of their own accord. The Commission did not feel that the police was being used for political ends. The Deputy Chairperson of the Commission acknowledged that accountability for 8 February was still lacking, but did not consider that police officers had specifically targeted members of the People's Majlis. The Commission felt that the MDP MPs were not interested in its work once they concluded that its reports were not going their way.

6. With regard to the role played by the People's Majlis in promoting police accountability for the events of 8 February, the mission was told that on 16 and 23 April 2012, the Privileges Committee invited those members of the People's Majlis who had been identified by the IPU as possible victims to come before it. On 17 October 2012, MDP MPs, Mr. Ali Waheed, Ms. Eva Abdulla, Mr. Mohamed Shifaz, Mr. Mohamed Gasam and Mr. Ibrahim Rasheed met with the Committee and answered its queries. In the meeting held the following day, on 18 October 2012,
in addition to the information provided by the MDP MPs, the Committee also viewed 3 DVDs, photos and documents submitted by the complainants. Upon examining the elements on file, the Committee concluded in its report of 24 October 2012 that “since some of the members involved in this issue were beaten and harmed, the matter should be sent to the Prosecutor General’s Office so that the Prosecutor General, after investigations by an authority that he deems suitable, would be able to prosecute those who committed the acts against the MPs.”

4. **Arrest of two members of the People’s Majlis days before the arrival of the IPU mission**

1. In the early morning of Friday 16 November 2012, security forces arrested 10 individuals on the uninhabited island of Hodaidhoo in Haa Dhaal Atoll. Those arrested included the MDP’s international spokesperson MP Hamid Abdul Ghafoor, MP Abdulla Jabir from the Jumhoree Party, who is also a businessman, former SAARC Secretary General and Special Envoy to the former President, Mr. Ibrahim Hussain Zaki, former Press Secretary Mr. Mohamed Zuhair and his wife Mariyam Faiz.

2. Following the arrests, the suspects were taken to Kulhudhufushi in Haa Dhaal Atoll, and Mr. Zaki was hospitalized. The source affirms that after asking for medical assistance, a doctor was brought to the detention facility. The doctor apparently asked for Mr. Jabir to be taken to the medical facility on the island for proper examination but the police reportedly refused. According to the lawyer, the police intimidated the doctor.

3. After being informed of the arrests, the Speaker of the People’s Majlis immediately ordered the Police to abide by parliament’s Standing Orders and to release the two MPs, citing Article 202 of the Standing Orders. The Majlis’ Privileges Committee met on the day of the arrests and passed a motion ordering the MPs’ immediate release. The Police defied the orders of the Speaker and the Privileges Committee. Despite attempts by the police to extend the detention periods, all suspects, including the two MPs, were released in the night of Friday, 16 November by the Kulhudhufushi Magistrate Court, except for Mr. Zaki’s son, Mr. Hamdan Zaki, and Mr. Jadhulla Jaleel, after the court extended their detention by five days. Mr. Zaki underwent treatment at ADK hospital after being flown to Male.

4. According to Mr. Abdulla Jabir, who met with the mission, he and the others had been subjected to unlawful arrest and severe ill-treatment for purely political reasons. He provided the following information on the incident: he, along with the other members of the group, had gone to the island, which he leases from the government for resort development in his capacity as chairman of Yacht Tours, to have dinner and spend the night. At about 4 a.m., when most of the group were asleep, they were confronted by a large number of police officers. According to Mr. Jabir, when asked, the officers failed to produce a warrant and then started hitting and beating him and the others and arrested them “face-down” on the sand. According to him, the police beat them to the ground, put them face down and stood on their heads while they were handcuffed. Mr. Jabir has submitted a copy of his medical examination which attests to the bruises he suffered.

5. The Commissioner of Police told the mission that the arrests were made on the basis of an anonymous complaint that alcohol and drugs were being consumed on the island. The police had no idea that members of the People’s Majlis were on the island. He stressed that those arrested refused to give any urine samples and that five police officers had been threatened by one of the parliamentarians. The authorities, including the President of the Maldives, underlined that drinking alcohol was totally unacceptable. The entire police operation had been filmed and carried out by the book. The Home Minister had asked the Police Integrity Commission to look into the allegations of ill-treatment.

6. The Minister of Home Affairs told the mission that he had no say on the operational side of the police operation and that his role was confined to giving policy direction. In doing so, the Minister had given priority to tackling the use of alcohol and drugs given that most of the crimes committed in the Maldives were related to one or the other. In this regard, he pointed to the recent report of the Asia Foundation, which highlighted that political actors had engaged gangs for drug crimes. The Minister also stressed that the Prosecutor General was totally independent.
7. The Police Integrity Commission was investigating the recent arrest of two MPs. The Chairperson stressed that it was very rare for raids to be used in order to carry out arrests in relation to alcohol, which appeared to underscore that there may have been a political motive. In the arrest of the two MPs in the night of 15 to 16 November, the complainants alleged that none of the security officers were wearing name plates, which therefore made it impossible to identify them.

8. Mr. Jabir told the mission that there was no alcohol or any other illegal substances whatsoever on the island, adding that, if he and the others had been interested in alcohol, they could have gone to one of his resorts. Mr. Jabir claimed that if any items were found, they would have been “planted” by the police. Mr. Jabir and members of the MDP have alleged that the arrests were a politically-motivated attempt to disrupt parliament ahead of a no-confidence motion against the President of the Maldives. More specifically, a motion to amend the People’s Majlis’ Standing Orders to allow the impeachment vote to be secret was pending and voting on this motion was tabled for Monday 19 November. According to Mr. Jabir, the Government believed that if this motion passed and the voting on impeachment was made secret, there was a high probability that the President would indeed be impeached. The Government was therefore extremely concerned over the issue. The official spokesperson, Mr. Abbas Riza, had reportedly openly stated that the Government would use all its powers to ensure that this vote will not get through, alleging that the motion to make that vote secret was unconstitutional. According to the complainants, the Government believes that Mr. Jabir was driving that motion forward.

9. It is in the context of what happened to Mr. Jabir and the others that the then Minister of Gender, Family Affairs and Human Rights, Mr. Jabir’s spouse, resigned. The President of the Maldives affirmed that her resignation had been the result of a breach of trust and that, although he had expressed to her in an SMS his concern about the arrest of her husband and the others on 15 November, he contradicted those who alleged that his government had in any way orchestrated the arrest, affirming that attempts to instil fear among MPs in the lead-up to the no-confidence vote would only have had a counterproductive effect.

5. Legal force of People’s Majlis Standing Orders

1. The source has from the outset stressed that the police has shown a lack of respect for the Standing Orders of the People’s Majlis concerning the possibility of arresting one of its members. In the course of the mission, the Speaker likewise affirmed that, including with regard to the latest arrest, the Commissioner of Police had refused to respect the Standing Orders. In this respect, he underscored that Article 202 (4) of the People’s Majlis Standing Orders, which derives its validity from Article 88 of the Constitution, states that no MP can be taken into custody if a no-confidence motion against the President, cabinet member, Judges, members of independent bodies is before the Parliament. At the time of the arrest of the two MPs, no-confidence motions against President Mohamed Waheed and Civil Service Commission (CSC) President Mohamed Fahmy Hassan were before the Parliament. Moreover, several interlocutors stressed that two other MPs had been summoned on Monday 19 November 2012, when the vote on whether or not to deal with the impeachment of President Waheed through by secret ballot was being discussed.

2. It should be noted that the People’s Majlis introduced Article 202 (4) in the Standing Orders in the light of the Maldives’ history and recent steps to introduce democracy and that it was therefore important to ensure that parliamentarians could carry out their work properly without any undue interference. In the past, there had been attempts to incorporate current Article 202 in a proposed Privileges Bill, but it had been vetoed by the then President.

3. Several interlocutors, including the President of the Republic, underlined that it was not right that the existence of a no-confidence motion before the People’s Majlis would automatically shield members from any criminal proceedings.

4. Several official interlocutors other than the Commissioner of Police insisted, along with the IPU delegation that what was at stake was the fact that the matter was enshrined in the Standing Orders and not in law, and that only the latter would be binding outside parliament. It was stated that the Attorney General had challenged Article 202 (4) before the Supreme Court, arguing that it hinders the police unduly in their work. It appears, however, that since the first hearing before the
Supreme Court, the Minister of Home Affairs has started discussions on the matter with the People’s Majlis and has therefore requested the Attorney-General to delay the hearings of the case. In response, the bench of Supreme Court has accepted the request of Home Ministry.

6. **Current security situation of members of the People’s Majlis**

1. The mission was told by MDP MPs that they continued to be subjected to all kinds of harassment, which made it difficult for them to exercise their mandate properly. They were often stopped or singled out by police as they went about their work. Several had received threats, often through social media, which they had communicated to the police and other relevant bodies.

3. The authorities had proposed police protection for each MP as necessary. However, MDP MPs criticized the way in which this was handled: they were often not properly informed or involved in the selection of security officers. This was a problem, particularly given the underlying concerns from opposition members about police hostility towards them.

7. **Investigation into the murder of Dr. Afrasheem Ali**

With regard to the murder of Dr. Afrasheem Ali, a member of the People’s Majlis, on 2 October 2012, the Prosecutor General stated that the investigation was still at a very initial stage. It was a complicated matter because there had been no witnesses. The Federal Bureau of Investigation (FBI) was assisting with the investigation and had cautioned against going public with any progress made.

8. **Criminal proceedings against MPs and loss of parliamentary seat**

1. Several parliamentarians belonging to the MDP are the subject of criminal proceedings. The Prosecutor General underscored that several of the proceedings date back to 2010 and involved the obstruction of police duties. The Prosecutor General affirmed that this offence, which carries a maximum six-month prison sentence, would normally - for first-time offenders - be punishable by a fine.

2. The Prosecutor General emphasized that his office was cautious in handling proceedings against politicians, including members of parliament. He considered it crucial that the police was not selective in prosecuting only members of parliament in a situation involving many others. The purpose was to avoid fear of politically-motivated prosecution.

3. The Prosecutor General stated that there was no obligation to prosecute; it could therefore well be that, unless there was clear evidence available, that he would not decide to prosecute some or all of the MPs.

4. MDP MPs told the mission of their fear that, despite the absence of any serious evidence against them, they would nevertheless be prosecuted. They emphasized in this regard that the criminal court system was bent on being biased against the MDP MPs in light of, what the criminal judges considered to be an unlawful decision by former MDP President of the Republic of the Maldives, Mr. Mohamed Nasheed, to have Mr. Abdulla Mohamed, Chief Judge of the Criminal Court, arrested in January 2012. The opposition MPs pointed out that Mr. Abdulla Mohamed would oversee any legal action against the MDP in court.

9. **General information on the institutional and legal human rights framework**

1. The Maldivian authorities set up a Ministry of Gender, Family and Human Rights in May 2012. The Deputy Minister of Gender, Family and Human Rights pointed out that for the first time in the Maldives’ history, the authorities were working, with the assistance of the United Nations, on developing a human rights strategy and action plan which should be ready by 2013. He also stressed that the National Human Rights Commission needed to be further strengthened. It was necessary to provide capacity-building for commission members and staff. He also highlighted that the process for appointing and dismissing commission members needed to be reviewed. He emphasized in particular that it was important that members enjoyed security of tenure.
2. The Deputy Minister stated that the Maldives was taking the concluding observations of the UN Human Rights Committee, entrusted with supervising compliance with the International Covenant on Civil and Political Rights, very seriously.

3. The Home Minister stressed that there was full respect for the right to freedom of assembly and that no one needed prior approval for organizing a demonstration, while pointing out that security areas were off-limit to protests. He pointed out that under the previous government 45 demonstrations had taken place and that the majority had been dispersed with the use of force. He added that under the new government 75 demonstrations had taken place, 11 of which had been dispersed with the use of force. The Minister stressed that since February 2012 several police officers had sustained injuries during protests and that one of them was even stabbed to death. He expressed concern in this regard about the use of gangs during demonstrations.

4. The Prosecutor General and other interlocutors underlined that there were challenges with regard to the interpretation of the concept of contempt of court, which he believed was being too widely interpreted and therefore restricted unduly the right to freedom of speech. The Prosecutor General stated that the courts had broad discretionary powers in this regard, that contempt of court carried a custodial sentence. The Prosecutor General stated that the matter was, however, normally laid to rest upon an apology from the offender.

D. OBSERVATIONS AND RECOMMENDATIONS

Before spelling out its overall observations and recommendations, the mission wishes first of all to express its deep concern about the horrible killing of MP Dr. Afrasheem Ali at the beginning of October 2012. The IPU has publicly condemned this heinous crime and has called on the authorities to do everything in their power to hold those responsible to account. The mission was therefore pleased to hear from the authorities that they are close to completing the investigation. It sincerely hopes therefore that justice can soon be rendered.

• About the democratic process in the Maldives

1. The adoption of the Constitution in 2008 was a milestone in the Maldives’ transition to democracy. To succeed, this transition needs continuous nurturing and the commitment and involvement of all Maldivians. Democracy is not easy. It can be messy and give rise to tensions: giving everyone an opportunity to express their opinion is bound to lead to conflict when those opinions differ. There is nothing wrong with that. On the contrary, a healthy democracy is inevitably “noisy”. But when it works well, democracy offers the best option to channel existing tensions in such a way that the outcome serves the common good. All nations have their share of political conflict. What separates the successful democracies from the less successful ones is their ability to manage such conflict within the confines of the rule of law.

2. The mission considers that a well-functioning parliament is critical in this as it offers a unique national platform for discussion and action in which all segments of society can take part through their representatives. The challenge is, of course, how to make this work in practice.

3. The mission is concerned over what appears to be an extremely polarized political climate in the Maldives. How this polarized climate can be resolved in favour of greater unity among the leaders and the citizens of the country is a challenge for its leaders, political parties, civil society and ordinary citizens.

4. The mission believes that the Maldives stands much to gain from learning from other democratic experiences. The mission was repeatedly told that different branches of the State did not always respect the boundaries of their own powers and sometimes encroached on those of others. The mission believes that this may, in large part, be due to the fact that the Maldivian authorities are still grappling with what constitutes a clear and effective separation of powers and the need for appropriate checks and balances. The mission welcomes, therefore, the initiative by the President of the Maldives to host an international meeting to discuss how to deepen the
democratic process in his country. The mission believes that the IPU can play a critical role in helping share lessons from others countries.

5. The mission welcomes the fact that several ad hoc initiatives have been undertaken to promote cooperation between State institutions, such as the recent meetings between the Chief Justice and the Speaker of the People's Majlis. The mission points out that in several countries, such as in the Philippines, which created the Executive Development Advisory Council and the Judicial Executive Legislative Advisory and Consultative Council, mechanisms are in place to ensure healthy working relations between the legislative, executive and judicial branches. The mission proposes that the Maldivian authorities consider how they can draw on examples like these with a view to institutionalizing consultation and cooperation between the different branches of the State.

6. The mission believes that it is crucial that Maldivian citizens and civil society are more strongly associated with the democratic transition. The Constitution of 2008 will remain a document on paper if it is not in the hearts and minds of the people. The mission considers therefore that the authorities stand much to gain by familiarizing ordinary citizens with the basic tenets of the Constitution.

- **Police accountability and promotion and respect for human rights**

7. The mission underlines that the parliament can only do its work if its members can exercise the mandate entrusted to them by their voters without undue hindrance. The delegation is therefore deeply concerned that the police officers who used excessive force against members of parliament in February 2012 have not yet been punished. The mission points out that in several of the cases of the use of excessive police force there is clear video evidence available which should have enabled the authorities to take effective and swift action. The mission therefore calls on the authorities to do everything possible to expedite their efforts. It also affirms that this requires full cooperation from the victims in making themselves available to provide additional statements and testimonies if required.

8. The mission is deeply concerned about the arrest of two MPs, namely Mr. Abdulla Jabir and Mr. Hamid Abdul Ghafoor, along with other key political figures during the night of 15 to 16 November, on accusations of consuming alcohol and drugs. Of course, parliamentarians are and should not be above the law. However, these arrests took place days before a critical vote in parliament on whether or not a no-confidence motion against the President of the Republic could be voted on by secret ballot. The circumstances of the arrests are also very worrying. An impressive squad team of unidentified police and army officers carried out the arrests, reportedly without a warrant, and threatened and ill-treated the MPs. The mission is well aware that the consumption of alcohol and drugs are forbidden in the Maldives, but finds it difficult to believe, in the light of the circumstances and the timing of the arrests, that the parliamentarians and others were not targeted for political reasons. The mission is pleased that the Home Minister has asked the Police Integrity Commission to look into this matter and trusts that the authorities will do everything possible to get to the bottom of this and take the necessary follow-up action.

9. The mission strongly believes that the work of the Police Integrity Commission and the Human Rights Commission are critical towards enhancing respect for human rights by law enforcement officers. It calls therefore on the authorities to ensure that both institutions receive the necessary resources to do their work effectively. In the case of the Police Integrity Commission, the mission considers it important that the Commission remains, contrary to what appears to be proposed in a pending Bill, competent to submit cases directly to the Prosecutor General for prosecution.

10. The mission is pleased that the Maldivian authorities are giving greater attention to the promotion and protection of human rights. It welcomes the establishment in 2012 of the Ministry of Gender, Family Affairs and Human Rights and efforts under way to promote a human rights action plan and strategy in 2013. Given that the People's Majlis will have to play a critical part to ensure that this plan and strategy is given practical meaning, the mission believes that it is crucial that the IPU, in coordination with UNDP and other partners, provide the necessary assistance to the People's Majlis to carry out this task.
11. It is important that the police works to the benefit of Maldivian citizens and does not pursue a political agenda. Although the mission was told by the Commissioner of Police himself that he has no political interests, it is concerned about information that some police quarters are politicized. It believes that, in light of the partisan use of the security apparatus in the Maldives' history, efforts to ensure the total independence of the police have to be sustained. It notes that the Police Integrity Commission has made recommendations to the Home Minister about this and hopes that they will be implemented.

- **Proper legal protection for members of the People's Majlis**

12. The mission considers that there is a real need for adequate legal protection for parliamentarians in the Maldives so that they can do their job properly without fear of reprisal. All countries in the world afford this kind of protection to their members of parliament. This does not mean that MPs are considered a privileged class and are above the law. Quite the contrary, members of parliament, like ordinary citizens, should be held to account when they commit crimes.

13. In light of the Maldives' history, it is understandable that the Standing Orders of the People's Majlis state that members cannot be arrested when important – and often sensitive – no-confidence motion are pending before it. The mission is aware at the same time that the way Article 202 (4) of the Standing orders is formulated may open the door to abuse, which is why it suggests that the People's Majlis consider integrating safeguards such as requiring any arrest warrant to be signed by the Chief Justice and/or putting time limits on the period of immunity. The mission sincerely hopes that by respecting the overall spirit of Article 202 (4) of the Standing Orders and introducing modifications to avoid abuse, a new Bill can effectively offer the protection that members of the People's Majlis need and ensure effective implementation in practice. The mission calls therefore on the People's Majlis to ensure a speedy adoption of the law.

14. The mission underscores that it is critical that the People's Majlis plays an active role in protecting its members, irrespective of their political background, whenever they may be subjected to alleged violations. The mission is pleased to see that the Privileges Committee has finally been united in speaking out against incidents against members of parliament. The mission stresses that the Speaker of the People's Majlis is the first port of call for reporting any abuses against its members. The mission expresses therefore concern at the repeated attempts by both sides of the political divide to bring no-confidence motions against the Speaker every time he takes a decision which is not to their liking. The mission believes that it is critical that all the political powers in parliament genuinely place their trust in the Speaker and respect his authority.

15. The mission wants to clearly state that it does not condone abuses or wrongdoing by parliamentarians: lawmakers should not be lawbreakers. Those who make the law should be the first to uphold it and the same applies to those entrusted with enforcing it. It is, nevertheless, concerned about criminal accusations which have been levelled against at least eight MDP MPs, most of which are directly linked to their participation in demonstrations to contest the transfer of power on 7 February 2012. While the mission acknowledges that not all demonstrations have been entirely peaceful, it urges the authorities to tread extremely carefully in pursuing the criminal cases against the MP by continuing them only when there is conclusive evidence available against them and when their prosecution is clearly in the public interest. In this regard, the mission also wishes to point out the particularly serious consequences that sentences of more than one year would have for the persons concerned.

16. Of course, legal protection for parliamentarians will in itself not guarantee that they do their work well. Many of the interlocutors which the mission met underscored that, despite the impressive legislative output of the parliament, the public has little trust in it. Part of this may be due to the existing excessive political polarization in the Maldives. The media may have also exacerbated this situation. Nevertheless, the parliament does not help itself when it is perceived by the public as largely helping itself rather than ordinary citizens. It falls of course to parliament and its members to rectify this perception, including by upholding the highest ethical standards in the fulfilment of their duties. The mission believes that it is important that the IPU continues to play its part in assisting the parliament in this area.
A word of caution

17. The mission wishes to conclude its report with a word of caution. It was told by the President of the Maldives that the dates for the next presidential elections would probably be in July or August 2013 and would be announced officially in the very near future. The mission realizes that, with only half a year away from elections, the stakes are rising and tensions may again be mounting. The mission stresses that politicians have a responsibility to propose a vision for their country and to find solutions to its problems. This requires them to move beyond political expediency and partisanship. The mission believes that it is crucial that all sides do everything possible to establish dialogue and promote consensus-building in order to promote free, fair and meaningful elections in the Maldives in 2013.

E. OBSERVATIONS SUPPLIED BY THE PRIVILEGES COMMITTEE (22 MARCH 2013)

1. According to the report, the Commissioner of Police pointed out that it was difficult to prosecute the police officers involved in the events described on pages 5 and 6 of the report because they were not wearing name plates. He was working to put in place procedures to prevent this from happening again and new procedures were being devised. The Privileges Committee notes that Act No. 5/2008 (Police Act) makes it mandatory for police officers to wear name plates.

2. Page 3 of the report includes a police account according to which an MDP activist stabbed and killed a policeman. The Privileges Committee notes that this information is utterly false, that the person concerned does not belong to the MDP and that the act in question was not committed during a political activity.

3. The report refers to the importance of members' privileges. The Privileges Committee notes, however, that while the Privileges Bill was sent back to the Majlis for reconsideration after it had been sent for presidential ratification, the fact that the Attorney General filed a case in the Supreme Court regarding the bill shows that the executive does not attach importance to members' privileges.

4. The report notes that the Human Rights Commission of the Maldives claims that investigations cannot be carried out because of the injured parties' failure to cooperate. The Privileges Committee notes, however, that when a member of parliament was arrested on 8 February 2012, the Human Rights Commission made no effort to meet and question him at that time; it requested the member's account of the incident only one year later. The member presented himself to the Commission and gave a statement.