

Centre for Human Rights Faculty of Law

PRESS STATEMENT

CENTRE FOR HUMAN RIGHTS WELCOMES THE DECISION THAT THE LEGISLATURE OF GABON HAS TAKEN DECRIMINALISE SAME-SEX CONSENSUAL CONDUCT

3 July 2020

The Centre for Human Rights welcomes the news that the legislature of the Gabonese Republic ('Gabon') has voted to pass a landmark bill to decriminalise homosexuality in the country. The amendment removes an 'offence against morality' provision in the Penal Code which prohibits 'sexual relations between persons of the same sex', stipulating up to six months in prison and a fine of five million CFA francs (about US\$8,600) for anyone found guilty. However, on 23 June 2020, the lower house of parliament passed the amendment removing this provision and on 29 June 2020, the upper house also passed the amendment. Prime Minister Julien Nkoghe Bekale expressed his support on social media, noting 'As I am against the death penalty, I am also against the stigmatisation of homosexuals. Congratulations to the parliamentarians for having changed mentalities and being able to adapt to the times,' The president of the country, President Ali Bongo Ondimba, is expected to ratify the bill and effectively decriminalise homosexuality in the Central African country.

Gabon is a state party to the African Charter on Human and Peoples' Rights (the African Charter), having ratified it on 26 June 1986. Articles 2 and 3 of the African Charter provide for the equal protection under law of the enjoyment of the rights and freedoms recognised and guaranteed in the African Charter without distinction of any kind. It is, therefore, fitting that the parliament of Gabon has moved to decriminalise same-sex sexual practices which contribute to the stigma and negative social attitudes experienced by lesbian, gay, bisexual, transgendered and intersex (LGBTIQ+) communities. This decriminalisation is also in accordance with Resolution 275 of the African Commission on Human and Peoples' Rights ('African Commission') which condemns violence and other human rights violations, including arbitrary imprisonment and other forms of state persecution, of persons on the basis of their imputed or real sexual orientation or gender identity.

Homosexuality is widely criminalised in sub-Saharan Africa, with more than half of its countries banning or repressing homosexual relations and, in a few places, with the threat of the death penalty. The principle of equality under the law and protection of the law requires equality under both the procedural aspects of implementing laws and the substantive content of the law. Laws must not be unfairly discriminatory towards one group of people, subjecting them to stigmatising attitudes, prejudice, and vulnerability to violence and degrading treatment. Across Africa, LGBTIQ+ persons continue to experience discrimination based on the law, including in the provision of health and other social services.

Centre for Human Rights

Faculty of Law, University of Pretoria, Pretoria, 0002, South Africa Tel +27 (0)12 420 3810 Fax +27 (0)12 362 1525 Email chr@up.ac.za Web www.chr.up.ac.za



Gabon has joined other good examples of countries in Africa that have decriminalised or never criminalised LGBTIQ+ persons, in accordance with the state obligation to protect, promote and fulfil human rights for all persons.

We therefore call on other African states to:

- follow the example of African states such as Angola, Seychelles, Mozambique, Cape Verde, Malawi, Botswana and, most recently Gabon, that have decriminalised the penalisation of consensual same-sex sexual acts by adults, and the example of Madagascar, Congo, South Africa, Central Africa Republic, Equatorial Guinea, Mali, Burundi, Cote d'Ivoire, and Rwanda, where same-sex sexual acts by adults in private have never been criminalised:
- recognise the dangers of violence and other forms of discrimination against persons based on their real or imputed sexual orientation and gender identity and to institute laws that protect LGBTIQ+ persons from violence and discrimination as members of a vulnerable category as called upon in Resolution 275 of the African Commission;
- refrain from criminalising the work of human rights defenders and service providers working for the protection and well-being of LGBTIQ+ persons.
- work towards the education and sensitisation of their citizens to respect the rights of all persons including LGBTIQ+ persons; and
- fulfil their mandated obligation to protect, promote and fulfil human rights for all persons.

For more information, please contact:

Ayodele Sogunro

Manager: SOGIESC Unit

Centre for Human Rights, Faculty of Law, University of Pretoria

avodele.sogunro@up.ac.za

www.chr.up.ac.za

Ms Thiruna Naidoo SOGIESC Unit / Communications and Advocacy: Associate Centre for Human Rights, Faculty of Law, University of Pretoria thiruna.naidoo@up.ac.za www.chr.up.ac.za