



2018/2150(INI)

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AMENDMENTS

1 - 155

Draft report

Kati Piri

(PE630.524v01-00)

Report on the 2018 Commission Report on Turkey
(SWD(2018)0153 – 2018/2150(INI))



Amendment 1

Takis Hadjigeorgiou, Neoklis Sylikiotis, Stelios Kouloglou, Marie-Christine Vergiat, Sofia Sakorafa

Motion for a resolution

Citation 1

Motion for a resolution

— having regard to its previous resolutions on Turkey, in particular those of 24 November 2016 on EU-Turkey relations¹, of 27 October 2016 on the situation of journalists in Turkey², and of 8 February 2018 on the human rights situation in Turkey³,

¹ Texts adopted, P8_TA(2016)0450.

² Texts adopted, P8_TA(2016)0423.

³ Texts adopted, P8_TA(2018)0040.

Amendment

— having regard to its previous resolutions on Turkey, in particular those of 24 November 2016 on EU-Turkey relations¹, of 27 October 2016 on the situation of journalists in Turkey², and of 8 February 2018 on the human rights situation in Turkey³ **and to its previous resolution of 13 November 2014 on Turkish actions creating tensions in the exclusive economic zone of Cyprus,**

¹ Texts adopted, P8_TA(2016)0450.

² Texts adopted, P8_TA(2016)0423.

³ Texts adopted, P8_TA(2018)0040.

Or. en

Amendment 2

Demetris Papadakis, Costas Mavrides, Tonino Picula, Eva Kaili, Kostas Chrysogonos, Elissavet Vozemberg-Vrionidi, Ana Gomes, Nikos Androulakis, Manolis Kefalogiannis, Andrejs Mamikins, Fabio Massimo Castaldo

Motion for a resolution

Citation 1

Motion for a resolution

— having regard to its previous resolutions **on Turkey**, in particular those of 24 November 2016 on EU-Turkey relations¹, of 27 October 2016 on the situation of journalists in Turkey², **and** of 8 February 2018 on the human rights situation in Turkey³,

Amendment

— having regard to its previous resolutions, in particular those of 24 November 2016 on EU-Turkey relations¹, of 27 October 2016 on the situation of journalists in Turkey², of 8 February 2018 on the human rights situation in Turkey³ **and of 13 November 2014 on Turkish actions creating tensions in the exclusive economic zone of Cyprus,**

¹ Texts adopted, P8_TA(2016)0450.

² Texts adopted, P8_TA(2016)0423.

³ Texts adopted, P8_TA(2018)0040.

¹ Texts adopted, P8_TA(2016)0450.

² Texts adopted, P8_TA(2016)0423.

Or. en

Amendment 3

Eleni Theocharous, Manolis Kefalogiannis

Motion for a resolution

Citation 1

Motion for a resolution

— having regard to its previous resolutions **on Turkey**, in particular those of 24 November 2016 on EU-Turkey relations¹, of 27 October 2016 on the situation of journalists in Turkey², **and** of 8 February 2018 on the human rights situation in Turkey³,

¹ Texts adopted, P8_TA(2016)0450.

² Texts adopted, P8_TA(2016)0423.

³ Texts adopted, P8_TA(2018)0040.

Amendment

— having regard to its previous resolutions, in particular those of 24 November 2016 on EU-Turkey relations, of 27 October 2016 on the situation of journalists in Turkey, of 8 February 2018 on the human rights situation in Turkey **and of 13 November 2014 on Turkish actions creating tensions in the exclusive economic zone of Cyprus**,

Or. en

Amendment 4

Renate Sommer, Michaela Šojdrová, Annie Schreijer-Pierik, Lefteris Christoforou, Esther de Lange, Elissavet Vozemberg-Vrionidi, Manolis Kefalogiannis

Motion for a resolution

Citation 1 a (new)

Motion for a resolution

Amendment

- **having regard to its resolution of 15 April 2015 on the centenary of the Armenian Genocide^{1a}**

Or. en

Amendment 5
Sofia Sakorafa, Takis Hadjigeorgiou

Motion for a resolution
Citation 1 a (new)

Motion for a resolution

Amendment

- *having regard to its resolution of 15 April 2015 on the centenary of the Armenian Genocide,*

Or. en

Amendment 6
Demetris Papadakis, Costas Mavrides, Tonino Picula, Eva Kaili, Kostas Chrysogonos, Elissavet Vozenberg-Vrionidi, Liisa Jaakonsaari, Ana Gomes, Nikos Androulakis, Manolis Kefalogiannis, Andrejs Mamikins, Fabio Massimo Castaldo

Motion for a resolution
Citation 3

Motion for a resolution

Amendment

— having regard to the Presidency conclusions of 13 December 2016 and of 26 June 2018, and to *the* previous relevant Council and European Council conclusions,

— having regard to the Presidency conclusions of 13 December 2016 and *the Council Conclusions* of 26 June 2018, and to previous relevant Council and European Council conclusions,

Or. en

Amendment 7
Eleni Theocharous, Manolis Kefalogiannis

Motion for a resolution
Citation 3

Motion for a resolution

Amendment

— having regard to the Presidency conclusions of 13 December 2016 and of 26 June 2018, and to *the* previous relevant Council and European Council conclusions,

— having regard to the Presidency conclusions of 13 December 2016 and *the Council Conclusions* of 26 June 2018, and to previous relevant Council and European Council conclusions,

Or. en

Amendment 8

Takis Hadjigeorgiou, Neoklis Sylikiotis, Stelios Kouloglou, Marie-Christine Vergiat, Sofia Sakorafa

Motion for a resolution

Citation 4

Motion for a resolution

— having regard to the Negotiating Framework for Turkey of 3 October 2005,

Amendment

— having regard to the Negotiating Framework for Turkey of 3 October 2005 *and to the fact that Turkey's accession to the EU depends on full compliance with the Copenhagen criteria,*

Or. en

Amendment 9

Mario Borghezio, Harald Vilimsky

Motion for a resolution

Citation 6

Motion for a resolution

— *having regard to the joint statement following the EU-Turkey Summit of 29 November 2015, and the EU-Turkey Action Plan,*

Amendment

deleted

Or. en

Amendment 10

Demetris Papadakis, Costas Mavrides, Tonino Picula, Eva Kaili, Kostas Chrysogonos, Elissavet Vozemberg-Vrionidi, Liisa Jaakonsaari, Ana Gomes, Nikos Androulakis, Manolis Kefalogiannis, Andrejs Mamikins, Fabio Massimo Castaldo

Motion for a resolution

Citation 7

Motion for a resolution

— having regard to the declaration issued by the European Community and its Member States on 21 September 2005, including the provision that the recognition of all Member States is a necessary component of the negotiations, and *to* the need for Turkey to fully implement the Additional Protocol to the Ankara Agreement by removing all obstacles to the free movement of goods, *without* restrictions *or* discrimination,

Amendment

— having regard to the declaration issued by the European Community and its Member States on 21 September 2005, including the provision that the recognition of all Member States is a necessary component of the negotiations, and the need for Turkey *to proceed to the normalization of its relations with all Member States and* to fully implement the Additional Protocol to the Ankara Agreement *towards all MS*, by removing all obstacles to the free movement of goods, *including* restrictions *on means of transport, without prejudice and* discrimination,

Or. en

Amendment 11

Eleni Theocharous, Manolis Kefalogiannis

Motion for a resolution

Citation 7

Motion for a resolution

— having regard to the declaration issued by the European Community and its Member States on 21 September 2005, including the provision that the recognition of all Member States is a necessary component of the negotiations, and *to* the need for Turkey to fully implement the Additional Protocol to the Ankara Agreement by removing all obstacles to the free movement of goods, *without* restrictions *or* discrimination,

Amendment

— having regard to the declaration issued by the European Community and its Member States on 21 September 2005, including the provision that the recognition of all Member States is a necessary component of the negotiations, and the need for Turkey *to proceed to the normalization of its relations with all Member States and* to fully implement the Additional Protocol to the Ankara Agreement *towards all MS*, by removing all obstacles to the free movement of goods, *including* restrictions *on means of transport, without prejudice and* discrimination,

Or. en

Amendment 12

Renate Sommer, Michaela Šojdrová, Annie Schreijer-Pierik, Esther de Lange

Motion for a resolution

Citation 7 a (new)

Motion for a resolution

Amendment

- *having regard to the call by Commissioner Hahn to officially end the accession talks and to take a new path towards a realistic strategic partnership,*

Or. en

Amendment 13

Takis Hadjigeorgiou, Neoklis Sylikiotis, Marie-Christine Vergiat, Sofia Sakorafa, Stelios Kouloglou

Motion for a resolution

Citation 7 a (new)

Motion for a resolution

Amendment

- *having regard to the mission report on the Fact-finding Visit to Famagusta, Cyprus adopted on 21/11/18 by the Committee of Petitions,*

Or. en

Amendment 14

Demetris Papadakis, Costas Mavrides, Tonino Picula, Eva Kaili, Kostas Chrysogonos, Elissavet Vozemberg-Vrionidi, Ana Gomes, Nikos Androulakis, Manolis Kefalogiannis, Andrejs Mamikins, Fabio Massimo Castaldo

Motion for a resolution

Citation 7 a (new)

Motion for a resolution

Amendment

- *having regard to the Fact-finding Visit by the Committee on Petitions to Famagusta, Cyprus (07-08.05.2018),*

Amendment 15

Demetris Papadakis, Costas Mavrides, Tonino Picula, Eva Kaili, Kostas Chrysogonos, Elissavet Vozemberg-Vrionidi, Liisa Jaakonsaari, Ana Gomes, Nikos Androulakis, Manolis Kefalogiannis, Andrejs Mamikins, Fabio Massimo Castaldo

Motion for a resolution

Citation 9

Motion for a resolution

— having regard to Article 46 of the European Convention on Human Rights (ECHR), which states that the contracting parties undertake to abide by the final judgments of the European Court of Human Rights (ECtHR) in any case to which they are parties,

Amendment

— having regard to Article 46 of the European Convention on Human Rights (ECHR), which states that the contracting parties undertake to abide by the final judgments of the European Court of Human Rights (ECtHR) in any case to which they are parties, **and to the obligation of Turkey to implement all judgements of the European Courts,**

Amendment 16

Marie-Christine Vergiat, Takis Hadjigeorgiou, Sofia Sakorafa

Motion for a resolution

Citation 9

Motion for a resolution

— vu l'article 46 de la convention européenne des droits de *l'homme*, qui dispose que les hautes parties contractantes s'engagent à se conformer aux arrêts définitifs de la Cour européenne des droits de *l'homme* dans les litiges auxquels elles sont parties,

Amendment

— vu l'article 46 de la convention européenne des droits de *l'Homme*, qui dispose que les hautes parties contractantes s'engagent à se conformer aux arrêts définitifs de la Cour européenne des droits de *l'Homme* dans les litiges auxquels elles sont parties,

Amendment 17

Hilde Vautmans, Malin Björk, Ana Gomes

Motion for a resolution
Citation 9 a (new)

Motion for a resolution

Amendment

- *having regard to the EU Guidelines to promote and protect the enjoyment of all human rights by lesbian, gay, bisexual, transgender and intersex (LGBTI) persons, adopted by the Council in 2013,*

Or. en

Amendment 18
Nikos Androulakis, Costas Mavrides, Demetris Papadakis

Motion for a resolution
Citation 9 a (new)

Motion for a resolution

Amendment

- *having regard to Council of Europe Resolution 1625(2008) regarding property and inheritance rights of the Greek Orthodox population and its foundations on the islands of Imvros and Tenedos,*

Or. en

Amendment 19
Brando Benifei

Motion for a resolution
Citation 9 a (new)

Motion for a resolution

Amendment

- *having regard to the EU Guidelines to promote and protect the enjoyment of all human rights by lesbian, gay, bisexual, transgender and intersex (LGBTI) persons, adopted by the Council in 2013,*

Or. en

Amendment 20

Nikos Androulakis, Costas Mavrides, Demetris Papadakis, Miltiadis Kyrkos

Motion for a resolution

Citation 9 b (new)

Motion for a resolution

Amendment

- *having regard to its resolution of 15 April 2015 on the centenary of the Armenian genocide,*

Or. en

Amendment 21

Γεώργιος Επιτήδειος

Motion for a resolution

Citation 10

Motion for a resolution

Amendment

— έχοντας υπόψη τις γνωμοδοτήσεις της Επιτροπής της Βενετίας του Συμβουλίου της Ευρώπης, και συγκεκριμένα τις γνωμοδοτήσεις της 10ης και 11ης Μαρτίου 2017 για τις τροποποιήσεις του συντάγματος που θα υποβληθούν σε εθνικό δημοψήφισμα, τα μέτρα που προβλέπονται στους πρόσφατους νόμους περί διαταγμάτων έκτακτης ανάγκης όσον αφορά την ελευθερία των μέσων ενημέρωσης και τα καθήκοντα, τις αρμοδιότητες και τη λειτουργία των ποινικών δικαστηρίων της ειρήνης, της 6ης και 7 Οκτωβρίου 2017 περί των διατάξεων του νομοθετικού διατάγματος αριθ. 674 για την άσκηση της τοπικής δημοκρατίας, της 9ης και 10ης Δεκεμβρίου 2016 για τους νόμους περί διαταγμάτων έκτακτης ανάγκης αριθ. 667-676 που εγκρίθηκαν μετά **την αποτυχημένη απόπειρα πραξικοπήματος** της 15ης Ιουλίου 2016, και της 14ης και 15ης Οκτωβρίου 2016 για την αναστολή της δεύτερης παραγράφου του άρθρου 83

— έχοντας υπόψη τις γνωμοδοτήσεις της Επιτροπής της Βενετίας του Συμβουλίου της Ευρώπης, και συγκεκριμένα τις γνωμοδοτήσεις της 10ης και 11ης Μαρτίου 2017 για τις τροποποιήσεις του συντάγματος που θα υποβληθούν σε εθνικό δημοψήφισμα, τα μέτρα που προβλέπονται στους πρόσφατους νόμους περί διαταγμάτων έκτακτης ανάγκης όσον αφορά την ελευθερία των μέσων ενημέρωσης και τα καθήκοντα, τις αρμοδιότητες και τη λειτουργία των ποινικών δικαστηρίων της ειρήνης, της 6ης και 7 Οκτωβρίου 2017 περί των διατάξεων του νομοθετικού διατάγματος αριθ. 674 για την άσκηση της τοπικής δημοκρατίας, της 9ης και 10ης Δεκεμβρίου 2016 για τους νόμους περί διαταγμάτων έκτακτης ανάγκης αριθ. 667-676 που εγκρίθηκαν μετά **το αποτυχημένο πραξικόπημα** της 15ης Ιουλίου 2016, και της 14ης και 15ης Οκτωβρίου 2016 για την αναστολή της δεύτερης παραγράφου του άρθρου 83 του συντάγματος, με επίκεντρο το κοινοβουλευτικό απαραβίαστο,

του συντάγματος, με επίκεντρο το
κοινοβουλευτικό απαραβίαστο,

Or. el

Amendment 22
Mario Borghezio, Harald Vilimsky

Motion for a resolution
Citation 14

Motion for a resolution

Amendment

— *having regard to the EU-Turkey
Statement of 18 March 2016,* *deleted*

Or. en

Amendment 23
Mario Borghezio, Harald Vilimsky

Motion for a resolution
Citation 16

Motion for a resolution

Amendment

— *having regard to the Commission
recommendation of 21 December 2016 for
a Council decision authorising the
opening of negotiations with Turkey on
an agreement on the extension of the
scope of the bilateral preferential trade
relationship and on the modernisation of
the Customs Union,* *deleted*

Or. en

Amendment 24
**Demetris Papadakis, Costas Mavrides, Tonino Picula, Eva Kaili, Kostas Chrysogonos,
Elissavet Vozemberg-Vrionidi, Ana Gomes, Nikos Androulakis, Manolis Kefalogiannis,
Andrejs Mamikins, Fabio Massimo Castaldo**

Motion for a resolution
Citation 16

Motion for a resolution

— having regard to the Commission recommendation of 21 December 2016 for a Council decision authorising the opening of negotiations with Turkey on an agreement on the extension of the scope of the bilateral preferential trade relationship and on the modernisation of the Customs Union,

Amendment

— having regard to the Commission recommendation of 21 December 2016 for a Council Decision authorising the opening of negotiations with Turkey on an Agreement on the extension of the scope of the bilateral preferential trade relationship and on the modernisation of the Customs Union, ***as well as the Council Conclusions of 26 June 2018 stating that no further work towards the modernisation of the EU-Turkey Customs Union is foreseen,***

Or. en

Amendment 25

Lefteris Christoforou, Elissavet Vozemberg-Vrionidi, Renate Sommer, Theodoros Zagorakis, Manolis Kefalogiannis

Motion for a resolution

Citation 16

Motion for a resolution

— having regard to the Commission recommendation of 21 December 2016 for a Council decision authorising the opening of negotiations with Turkey on an agreement on the extension of the scope of the bilateral preferential trade relationship and on the modernisation of the Customs Union,

Amendment

— having regard to the Commission recommendation of 21 December 2016 for a Council decision authorising the opening of negotiations with Turkey on an agreement on the extension of the scope of the bilateral preferential trade relationship and on the modernisation of the Customs Union, ***as well as the Council Conclusions of 26 June 2018 stating that no further work towards the modernisation of the EU-Turkey Customs Union is foreseen,***

Or. en

Amendment 26

Eleni Theocharous, Manolis Kefalogiannis

Motion for a resolution

Citation 16

Motion for a resolution

Amendment

— having regard to the Commission recommendation of 21 December 2016 for a Council decision authorising the opening of negotiations with Turkey on an agreement on the extension of the scope of the bilateral preferential trade relationship and on the modernisation of the Customs Union,

— having regard to the Commission recommendation of 21 December 2016 for a Council Decision authorising the opening of negotiations with Turkey on an Agreement on the extension of the scope of the bilateral preferential trade relationship and on the modernisation of the Customs Union, *as well as the Council Conclusions of 26 June 2018 stating that no further work towards the modernisation of the EU-Turkey Customs Union is foreseen,*

Or. en

Amendment 27

Bodil Valero, Ana Miranda, Rebecca Harms, Jordi Solé
on behalf of the Verts/ALE Group

Motion for a resolution **Citation 16**

Motion for a resolution

— having regard to the Commission recommendation of 21 December 2016 for a Council decision authorising the opening of negotiations with Turkey on an agreement on the extension of the scope of the bilateral preferential trade relationship and on the modernisation of the Customs Union,

Amendment

— having regard to the Commission recommendation of 21 December 2016 for a Council decision authorising the opening of negotiations with Turkey on an agreement on the extension of the scope of the bilateral preferential trade relationship and on the modernisation of the Customs Union, *and to the decision of the Council of June 2018 of not undertaking further work towards the modernisation of the EU-Turkey Customs Union,*

Or. en

Amendment 28

Sofia Sakorafa, Takis Hadjigeorgiou

Motion for a resolution **Citation 20**

Motion for a resolution

— having regard to the fact that respect for the rule of law and fundamental

Amendment

— having regard to the fact that respect for the rule of law and fundamental

rights, including the separation of powers, democracy, freedom of expression, human rights, the rights of minorities *and* religious freedom, and freedom of association and the right to peaceful protest, are at the core of the negotiation process,

rights, including the separation of powers, democracy, freedom of expression *and media*, human rights, the rights of minorities, *including the property rights of all non-Muslim religious minorities, good neighbourly relations, the rights of women and children, the fight against corruption and organised crime*, religious freedom, and freedom of association and the right to peaceful protest, *the fight against racism and discrimination against vulnerable groups such as the Roma, disabled persons, and lesbian, gay, bisexual, transgender and intersex (LGBTI) persons* are at the core of the negotiation process,

Or. en

Amendment 29

Marietje Schaake, Petras Auštrevičius, Ivo Vajgl, Hilde Vautmans, Patricia Lalonde, Mirja Vehkaperä, Javier Nart

Motion for a resolution

Citation 21 a (new)

Motion for a resolution

Amendment

- *having regards to the 2019 budget under which IPAI funds to Turkey will be cut by 146.7 million in view of the situation in Turkey as regards human rights, democracy and the rule of law,*

Or. en

Amendment 30

Bodil Valero, Ana Miranda, Rebecca Harms, Jordi Solé
on behalf of the Verts/ALE Group

Motion for a resolution

Citation 22 a (new)

Motion for a resolution

Amendment

- *having regard to the Report of the Office of the United Nations High*

Commissioner for Human Rights on the impact of the state of emergency on human rights in Turkey, including an update on the South-East, of March 2018,

Or. en

Amendment 31
Sofia Sakorafa, Takis Hadjigeorgiou

Motion for a resolution
Citation 25 a (new)

Motion for a resolution

Amendment

- *whereas Turkey has committed itself to the fulfilment of the Copenhagen criteria, adequate and effective reforms, good neighbourly relations and progressive alignment with the EU; whereas these efforts should have been viewed as an opportunity for Turkey to strengthen its institutions and continue its process of democratization and modernization; whereas there has been a stark regression in the areas of rule of law, human rights and good neighbourly relations during the last few years;*

Or. en

Amendment 32
Ana Gomes

Motion for a resolution
Paragraph 1

Motion for a resolution

Amendment

1. Welcomes the decision of 19 July 2018 to lift the state of emergency, which was introduced after the 2016 coup attempt and extended 7 times; notes that the prolonged state of emergency has led to an erosion of the rule of law and deterioration of human rights in Turkey; regrets that the adoption of new legislative proposals

1. Welcomes the decision of 19 July 2018 to lift the state of emergency, which was introduced after the 2016 coup attempt and extended 7 times; ***however regrets that the new legislation introduced in July basically enables the State of Emergency to continue for three more years with all the applications to limit freedoms and***

preserves many of the abusive powers granted to the President and the executive under the state of emergency and thereby dampens any positive effect of its termination;

basic human rights and that invalidates the lifting of State of Emergency; notes that the prolonged state of emergency has led to an erosion of the rule of law and deterioration of human rights in Turkey; *is concerned that many of the procedures envisaged during the State of Emergency are still being applied by police forces and local administrators*; regrets that the adoption of new legislative proposals preserves many of the abusive powers granted to the President and the executive under the state of emergency and thereby dampens any positive effect of its termination;

Or. en

Amendment 33

Bodil Valero, Ana Miranda, Rebecca Harms, Jordi Solé
on behalf of the Verts/ALE Group

Motion for a resolution Paragraph 1

Motion for a resolution

1. Welcomes the decision of 19 July 2018 to lift the state of emergency, which was introduced after the 2016 coup attempt and extended 7 times; *notes* that the prolonged state of emergency has led to *an erosion* of the rule of law and *deterioration* of human rights in Turkey; regrets that the adoption of new legislative proposals preserves many of the abusive powers granted to the President and the executive under the state of emergency and thereby dampens any positive effect of its termination;

Amendment

1. Welcomes the decision of 19 July 2018 to lift the state of emergency, which was introduced after the 2016 coup attempt and extended 7 times; *stresses however* that the prolonged state of emergency has led to *a serious deterioration* of the rule of law and of human rights in *Turkey which may have long-lasting implications on the institutional and socio-economic fabric of Turkey*; regrets that the adoption of new legislative proposals preserves many of the abusive powers granted to the President and the executive under the state of emergency *including the possibility for local governors to impose curfews and to restrict access to parts of the territory they govern*, and thereby dampens any positive effect of its termination;

Or. en

Amendment 34

Renate Sommer, Michaela Šojdrová, Annie Schreijer-Pierik, Lefteris Christoforou, Esther de Lange, Elissavet Vozemberg-Vrionidi, Manolis Kefalogiannis

Motion for a resolution

Paragraph 1

Motion for a resolution

1. Welcomes the decision of 19 July 2018 to lift the state of emergency, **which was introduced after the 2016 coup attempt and extended 7 times**; notes that the prolonged state of emergency has led to an erosion of the rule of law and deterioration of human rights in Turkey; regrets that the adoption of new legislative proposals preserves many of the abusive powers granted to the President and **the** executive under the state of emergency and thereby dampens any positive effect of its termination;

Amendment

1. **Notes that the state of emergency, introduced after the 2016 coup attempt, has been extended 7 times**; Welcomes, **however**, the decision of 19 July 2018 to lift the state of emergency; notes that the prolonged state of emergency has led to an erosion of the rule of law and deterioration of human rights in Turkey; regrets that the adoption of new legislative proposals preserves many of the abusive powers granted to the president and executive under the state of emergency and thereby dampens any positive effect of its termination; **is concerned about the serious backsliding in the areas of freedom of expression, freedom of assembly, freedom of association and procedural and property rights**;

Or. en

Amendment 35

Fabio Massimo Castaldo

Motion for a resolution

Paragraph 1

Motion for a resolution

1. **Welcomes** the decision of 19 July 2018 to lift the state of emergency, which was introduced after the 2016 coup attempt and extended 7 times; notes that the prolonged state of emergency has led to an erosion of the rule of law and deterioration of human rights in Turkey; **regrets that the adoption of new legislative proposals preserves many of the abusive powers granted to the President and the executive under the state of emergency and thereby**

Amendment

1. **Takes note of** the decision of 19 July 2018 to lift the state of emergency, which was introduced after the 2016 coup attempt and extended 7 times **but regrets that the adoption of new legislative proposals, in particular of law no. 7145, preserves many of the abusive powers granted to the president and executive under the state of emergency and thereby dampens any positive effect of its termination**; notes that the prolonged state

dampens any positive effect of its termination;

of emergency has led to an erosion of the rule of law and deterioration of human rights in Turkey;

Or. en

Amendment 36

Γεώργιος Επιτήδειος

Motion for a resolution

Paragraph 1

Motion for a resolution

1. *χαιρετίζει* την απόφαση της 19ης Ιουλίου 2018 για άρση της κατάστασης έκτακτης ανάγκης, η οποία επιβλήθηκε μετά *την απόπειρα πραξικοπήματος* του 2016 και παρατάθηκε 7 φορές· σημειώνει ότι η παρατεταμένη κατάσταση έκτακτης ανάγκης έχει οδηγήσει σε διάβρωση του κράτους δικαίου και σε υποβάθμιση των ανθρωπίνων δικαιωμάτων στην Τουρκία· εκφράζει τη λύπη του για το γεγονός ότι η έγκριση νέων νομοθετικών προτάσεων διατηρεί πολλές από τις καταχρηστικές εξουσίες που εκχωρήθηκαν στον Πρόεδρο και στην εκτελεστική εξουσία στο πλαίσιο της κατάστασης έκτακτης ανάγκης και ότι, κατά συνέπεια, μειώνει ενδεχόμενα θετικά αποτελέσματα του τερματισμού της·

Amendment

1. *εκφράζει την ικανοποίησή της σχετικά με* την απόφαση της 19ης Ιουλίου 2018 για άρση της κατάστασης έκτακτης ανάγκης, η οποία επιβλήθηκε μετά *το πραξικόπημα* του 2016 και παρατάθηκε 7 φορές· σημειώνει ότι η παρατεταμένη κατάσταση έκτακτης ανάγκης έχει οδηγήσει σε διάβρωση του κράτους δικαίου και σε υποβάθμιση των ανθρωπίνων δικαιωμάτων στην Τουρκία· εκφράζει τη λύπη του για το γεγονός ότι η έγκριση νέων νομοθετικών προτάσεων διατηρεί πολλές από τις καταχρηστικές εξουσίες που εκχωρήθηκαν στον Πρόεδρο και στην εκτελεστική εξουσία στο πλαίσιο της κατάστασης έκτακτης ανάγκης και ότι, κατά συνέπεια, μειώνει ενδεχόμενα θετικά αποτελέσματα του τερματισμού της·

Or. el

Amendment 37

Victor Boştinaru

Motion for a resolution

Paragraph 1 a (new)

Motion for a resolution

Amendment

1 a. Reminds the importance of EU-Turkey relations and encourages a constructive and open dialogue with Turkey on matters of common interest but

also on issues on which the EU and Turkey have divergent views; reminds that a prosperous, democratic and stable Turkey is in the interest of both sides; underlines that Turkey is an important security partner; that we share a common region where we face common complex geopolitical challenges; thus, encourages the cooperation and further alignment of Turkey and the EU on foreign, defence and security issues, including counterterrorism;

Or. en

Amendment 38
Ana Gomes

Motion for a resolution
Paragraph 1 a (new)

Motion for a resolution

Amendment

1 a. Is deeply concerned by the fact that more than 300 000 passports have been cancelled since the start of the State of Emergency in 2016 and that in addition to those of detainees, the passports of the relatives of the detainees and suspects have been cancelled; regrets that no progress has been made after the presidential statement that promised the enabling of the passports of the relatives of detainees;

Or. en

Amendment 39
Renate Sommer, Michaela Šojdrová, Esther de Lange

Motion for a resolution
Paragraph 1 a (new)

Motion for a resolution

Amendment

1 a. Notes that more than 300.000 passports have been cancelled with the

start of State of Emergency in 2016; is very much concerned that in addition to the detainees, the passports of the relatives of the detainees and suspects have been cancelled; notes that no progress has been made after the presidential statement that promised the enabling of the passports of the relatives of detainees;

Or. en

Amendment 40
Mario Borghezio, Harald Vilimsky

Motion for a resolution
Paragraph 1 a (new)

Motion for a resolution

Amendment

1 a. Stresses that, over the years, Turkey's full integration into the EU has lost support which shows that Turkey's accession to the EU is a political and economic imposition by the EU;

Or. en

Amendment 41
Ana Gomes

Motion for a resolution
Paragraph 2

Motion for a resolution

Amendment

2. *Recalls* that over **150 000** people were taken into custody in the post-coup crackdown and 78 000 have been arrested on terrorism charges, while more than 50 000 people remain in jail; expresses concern at the excessively lengthy pre-trial detention and judicial proceedings, the fact that in several cases *no indictment* has been issued yet, and the harshness of detention conditions; is particularly concerned at the fact that such arrests seem

2. *Is deeply concerned* that over **200.000** people were taken into custody in the post-coup crackdown and 78 000 have been arrested on terrorism charges, while more than 50 000 people remain in jail; *notes that many of these detainees have been arrested without any evidence of violence but just evidence showing their links to the Gülen Movement such as their newspaper subscription, the banks they use for their deposits and financial*

to *also* target *legitimate* voices of dissent or members of the opposition; is very worried at the allegations of ill-treatment and torture of those in prison, as reported by several human rights organisations;

transactions, the schools their kids attended or the companies they worked for; notes that these individuals have never been charged with any links to violence but still charged with terrorism; expresses concern at the excessively lengthy pre-trial detention and judicial proceedings, the fact that in several cases *no-indictment* has been issued yet, and the harshness of detention conditions *for all the detained people, in particular to women who are arrested just after giving birth to their babies and regrets that there are currently more than 700 children in Turkish prisons;* is particularly concerned at the fact that such arrests seem to target *a wide range of people including* voices of dissent, *human rights defenders*, or members of the opposition; is very worried at the allegations of ill-treatment and torture of those in prison, as reported by several human rights organisations; *is deeply concerned about the reports indicating that long term solitary confinement is applied very wide spread and turns into a second punishment for the detainees;*

Or. en

Amendment 42

Renate Sommer, Michaela Šojdrová, Esther de Lange

Motion for a resolution

Paragraph 2

Motion for a resolution

2. *Recalls* that over 150 000 people were taken into custody in the post-coup crackdown and 78 000 have been arrested on terrorism charges, while more than 50 000 people remain in jail; expresses concern at the excessively lengthy pre-trial detention and judicial proceedings, the fact that in several cases no indictment has been issued yet, and the harshness of detention conditions; is particularly concerned at the fact that such arrests seem to *also* target

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Amendment

2. *Is deeply concerned* that over 150 000 people were taken into custody in the post-coup crackdown and 78 000 have been arrested on terrorism charges, while more than 50 000 people remain in jail; *notes that many of these detainees have been arrested only with evidence showing their links to the Gülen Movement such as banks they deposited their money in, schools their kids attended or their use of commercially available messaging app;*

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legitimate voices of dissent or members of the opposition; is very worried at the allegations of ill-treatment and torture of those in prison, as reported by several human rights organisations;

expresses concern at the excessively lengthy pre-trial detention and judicial proceedings, the fact that in several cases no indictment has been issued yet, and the harshness of detention conditions; is particularly concerned at the fact that such arrests seem to target ***a wide range of people including*** voices of dissent or members of the opposition; is very worried at the allegations of ill-treatment and torture of those in prison ***including pregnant women, seriously ill individuals and children under the age six,*** as reported by several human rights organisations; ***is deeply concerned about the reports indicating that long term solitary confinement is applied very wide spread and turns into a second punishment for the detainees;***

Or. en

Amendment 43

Bodil Valero, Ana Miranda, Rebecca Harms, Jordi Solé
on behalf of the Verts/ALE Group

Motion for a resolution **Paragraph 2**

Motion for a resolution

2. ***Recalls*** that over 150 000 people were taken into custody in the post-coup crackdown and 78 000 have been arrested on terrorism charges, while more than 50 000 people remain in jail; expresses concern at the excessively lengthy pre-trial detention and judicial proceedings, the fact that in several cases no indictment has been issued yet, and the harshness of detention conditions; is particularly concerned at the fact that such arrests ***seem to*** also target legitimate voices of dissent or members of the opposition; is very worried at the allegations of ill-treatment and torture of those in prison, as reported by several human rights organisations;

Amendment

2. ***Is deeply concerned*** that over 150 000 people were taken into custody in the post-coup crackdown and 78 000 have been arrested on terrorism charges, while more than 50 000 people remain in jail ***in most of the cases without any convincing proof for the charges or links to violence and often solely based on "evidence" allegedly linking them to the Gülen movement;*** expresses concern at the excessively lengthy pre-trial detention and judicial proceedings, the fact that in several cases no indictment has been issued yet, and the harshness of detention conditions; is particularly concerned at the fact that such arrests also target legitimate voices of dissent, ***human rights defenders*** or members of the opposition; is very worried

at the allegations of ill-treatment and torture of those in prison, as reported by *the Office of the United Nations High Commissioner for Human Rights* and several human rights organisations;

Or. en

Amendment 44
Fabio Massimo Castaldo

Motion for a resolution
Paragraph 2

Motion for a resolution

2. Recalls that over 150 000 people were taken into custody in the post-coup crackdown and 78 000 have been arrested on terrorism charges, while more than 50 000 people remain in jail; expresses concern at the excessively lengthy pre-trial detention and judicial proceedings, the fact that in several cases no indictment has been issued yet, and the harshness of detention conditions; is particularly concerned at the fact that such arrests *seem to* also target legitimate voices of dissent or members of the opposition; is very worried at the allegations of ill-treatment and torture of those in prison, as reported by several human rights organisations;

Amendment

2. Recalls that over 150 000 people were taken into custody in the post-coup crackdown and 78 000 have been arrested on *the basis of* terrorism charges, while more than 50 000 people remain in jail; expresses concern *at the misuse of anti-terrorism legislation and* at the excessively lengthy pre-trial detention and judicial proceedings, the fact that in several cases no indictment has been issued yet, and the harshness of detention conditions; *urges Turkey to observe the proportionality principle in its measures to fight against terrorism, as well as to make its anti-terrorism legislation compliant with international human rights standards*; is particularly concerned at the fact that such arrests also target legitimate voices of dissent or members of the opposition; is very worried at the allegations of ill-treatment and torture of those in prison, as reported by several human rights organisations;

Or. en

Amendment 45
Marietje Schaake, Petras Auštrevičius, Ivo Vajgl, Hilde Vautmans, Patricia Lalonde, Mirja Vehkaperä, Javier Nart

Motion for a resolution

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Paragraph 2

Motion for a resolution

2. Recalls that over 150 000 people were taken into custody in the post-coup crackdown and 78 000 have been arrested on terrorism charges, while more than 50 000 people remain in jail; expresses concern at the excessively lengthy pre-trial detention and judicial proceedings, the fact that in several cases no indictment has been issued yet, and the harshness of detention conditions; is particularly concerned at the fact that such arrests seem to also target legitimate voices of dissent or members of the opposition; is very worried at the allegations of ill-treatment and torture of those in prison, as reported by several human rights organisations;

Amendment

2. Recalls that over 150 000 people were taken into custody in the post-coup crackdown and 78 000 have been arrested on terrorism charges, while more than 50 000 people remain in jail; expresses concern at the excessively lengthy pre-trial detention and judicial proceedings, the fact that in several cases no indictment has been issued yet, and the harshness of detention conditions; is particularly concerned at the fact that such arrests seem to also target legitimate voices of dissent, ***human rights defenders, journalists*** or members of the opposition; ***warns against the abuse of anti-terror measures to legitimize the repression of human rights***; is very worried at the allegations of ill-treatment and torture of those in prison, as reported by several human rights organisations;

Or. en

Amendment 46 Soraya Post, Julie Ward

Motion for a resolution Paragraph 2

Motion for a resolution

2. Recalls that over 150 000 people were taken into custody in the post-coup crackdown and 78 000 have been arrested on terrorism charges, while more than 50 000 people remain in jail; expresses concern at the excessively lengthy pre-trial detention and judicial proceedings, the fact that in several cases no indictment has been issued yet, and the harshness of detention conditions; is particularly concerned at the fact that such arrests seem to also target legitimate voices of dissent or members of the opposition; is very worried at the allegations of ill-treatment and torture of

Amendment

2. Recalls that over 150 000 people were taken into custody in the post-coup crackdown and 78 000 have been arrested on terrorism charges, while more than 50 000 people remain in jail; expresses concern at the excessively lengthy pre-trial detention and judicial proceedings, the fact that in several cases no indictment has been issued yet, and the harshness of detention conditions; is particularly concerned at the fact that such arrests seem to also target legitimate voices of dissent, ***human rights defenders***, or members of the opposition; is very worried at the allegations of ill-treatment and torture of those in prison, as

those in prison, as reported by several human rights organisations;

reported by several human rights organisations;

Or. en

Amendment 47
Ana Gomes

Motion for a resolution
Paragraph 2 a (new)

Motion for a resolution

Amendment

2 a. Deeply regrets the ongoing Mafioso abduction of Turkish citizens elsewhere, notably in Moldova and Kosovo by the Turkish intelligence; calls on the European Commission, the European External Action Service and the Member States to provide support to EU Neighbourhood countries not to let illegal abductions to take place in those countries;

Or. en

Amendment 48
Bas Belder, Anders Primdahl Vistisen

Motion for a resolution
Paragraph 2 a (new)

Motion for a resolution

Amendment

2 a. Strongly condemns Turkey for its “hostage taking policy” i.e arresting the nationals of other countries to attain political and economic gains;

Or. en

Amendment 49
Ana Gomes

Motion for a resolution

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Paragraph 3

Motion for a resolution

3. Notes that since the introduction of the state of emergency more than 152 000 civil servants - including teachers, doctors, (peace) academics, judges and prosecutors - have been dismissed; notes that 125 000 people applied to the Inquiry Commission on the State of Emergency Measures (CoSEM), which is tasked with reviewing and deciding within two years on complaints against measures taken under the state of emergency and related decrees, and 89 000 of them are still awaiting a decision; is concerned about the narrow scope of the mandate of the Inquiry Commission, its lack of independence, and the fact that examinations are made on the sole basis of documents in the case-file, without participation of the person concerned; notes that the dismissals have had an extremely harsh impact on the individuals concerned and on their families, including financially, and come with a lasting social and professional stigma; calls on the Turkish government to ensure that all individuals have the right to have their cases reviewed by an independent court that can award compensation for the material and moral damage caused by their arbitrary dismissal;

Amendment

3. Notes that since the introduction of the state of emergency more than 152 000 civil servants - including teachers, doctors, (peace) academics, judges and prosecutors - have been dismissed; notes that 125 000 people applied to the Inquiry Commission on the State of Emergency Measures (CoSEM), which is tasked with reviewing and deciding within two years on complaints against measures taken under the state of emergency and related decrees, and 89 000 of them are still awaiting a decision, ***notes that from the ones who received a response, only 7 percent of the applications have received a favourable outcome and the rest were all dismissed by the commission***; is concerned about the narrow scope of the mandate of the Inquiry Commission, its lack of independence, and the fact that examinations are made on the sole basis of documents in the case-file, without participation of the person concerned; notes that the dismissals have had an extremely harsh impact on the individuals concerned and on their families, including financially, and come with a lasting social and professional stigma; calls on the Turkish government to ensure that all individuals have the right to have their cases reviewed by an independent court that can award compensation for the material and moral damage caused by their arbitrary dismissal; ***calls on the Turkish authorities to immediately and unconditionally release all detained academics, drop all charges and end all judicial harassment against them; calls on the Council of Europe and European Court of Human Rights to review the decision to accept Inquiry Commission on the State of Emergency Mesasures (CoSEM) as a valid internal remedy due to its lack of independence and impartiality***;

Or. en

Amendment 50
Fabio Massimo Castaldo

Motion for a resolution
Paragraph 3

Motion for a resolution

3. Notes that since the introduction of the state of emergency more than 152 000 civil servants - including teachers, doctors, (peace) academics, judges and prosecutors - have been dismissed; notes that 125 000 people applied to the Inquiry Commission on the State of Emergency Measures (CoSEM), which is tasked with reviewing and deciding within two years on complaints against measures taken under the state of emergency and related decrees, and 89 000 of them are still awaiting a decision; is concerned about the narrow scope of the mandate of the ***Inquiry*** Commission, its lack of independence, and the fact that examinations are made on the sole basis of documents in the case-file, without participation of the person concerned; notes that the dismissals have had ***an extremely*** harsh impact on the individuals concerned and on their families, including ***financially, and*** come with a lasting social and professional stigma; calls on the Turkish government to ensure that all individuals have the right to have their cases reviewed by an independent court that can ***award*** compensation for the material and moral damage caused by their arbitrary dismissal;

Amendment

3. Notes that since the introduction of the state of emergency more than 152 000 civil servants - including teachers, doctors, ***academics (including*** peace academics), judges and prosecutors - have been dismissed; notes that 125 000 people applied to the Inquiry Commission on the State of Emergency Measures (CoSEM) which is tasked with reviewing and deciding within two years on complaints against measures taken under the state of emergency and related decrees, and 89 000 of them are still awaiting a decision; ***notes the very low rate of favourable outcomes on the applications which were reviewed;*** is concerned about the narrow scope of the mandate of the Commission, its lack of independence and ***impartiality, as well as*** the fact that examinations are made on the sole basis of documents in the case-file, without participation of the person concerned; notes that the dismissals have had ***a very*** harsh impact on the individuals concerned and on their families, including ***in economic terms, and that the dismissals*** come with a lasting social and professional stigma; ***laments that a number of those who were restored to their jobs received inadequate compensation packages and faced demotion upon reinstatement; is concerned about the fact that the government's dismissal of thousands of academics and the prosecution of hundreds more, together with interference with academic's work, is leading to self-censorship, further limiting the academic freedom in the country;*** calls on the Turkish government to ensure that all individuals have the right to have their cases reviewed by an independent ***judicial***

court that can *ensure* compensation for the material and moral damage caused by their arbitrary dismissal, *as well as to ensure the removal of all travel bans*;

Or. en

Amendment 51

Renate Sommer, Michaela Šojdrová, Esther de Lange

Motion for a resolution

Paragraph 3

Motion for a resolution

3. Notes that since the introduction of the state of emergency more than 152 000 civil servants - including teachers, doctors, (*peace*) academics, judges and prosecutors - have been dismissed; notes that 125 000 people applied to the Inquiry Commission on the State of Emergency Measures (CoSEM), which is tasked with reviewing and deciding within two years on complaints against measures taken under the state of emergency and related decrees, and 89 000 of them are still awaiting a decision; is concerned about the narrow scope of the mandate of the Inquiry Commission, its lack of independence, and the fact that examinations are made on the sole basis of documents in the case-file, without participation of the person concerned; notes that the dismissals have had an extremely harsh impact on the individuals concerned and on their families, including financially, and come with a lasting social and professional stigma; calls on the Turkish government to ensure that all individuals have the right to have their cases reviewed by an independent court that can award compensation for the material and moral damage caused by their arbitrary dismissal;

Amendment

3. Notes that since the introduction of the state of emergency more than 152 000 civil servants - including teachers, doctors, academics, judges and prosecutors - have been dismissed; notes that 125 000 people applied to the Inquiry Commission on the State of Emergency Measures (CoSEM), which is tasked with reviewing and deciding within two years on complaints against measures taken under the state of emergency and related decrees, and 89 000 of them are still awaiting a decision; ***notes that from the ones who received a response, only 7 percent of the applications have received a favourable outcome and the rest were all dismissed by the commission***; is concerned about the narrow scope of the mandate of the Inquiry Commission, its lack of independence, and the fact that examinations are made on the sole basis of documents in the case-file, without participation of the person concerned; notes that the dismissals have had an extremely harsh impact on the individuals concerned and on their families, including financially, and come with a lasting social and professional stigma; calls on the Turkish government to ensure that all individuals have the right to have their cases reviewed by an independent court that can award compensation for the material and moral damage caused by their arbitrary dismissal;

Amendment 52

Bodil Valero, Ana Miranda, Rebecca Harms, Jordi Solé
on behalf of the Verts/ALE Group

Motion for a resolution
Paragraph 3

Motion for a resolution

3. Notes that since the introduction of the state of emergency more than 152 000 civil servants - including teachers, doctors, (peace) academics, judges and prosecutors - have been dismissed; notes that 125 000 people applied to the Inquiry Commission on the State of Emergency Measures (CoSEM), which is tasked with reviewing and deciding within two years on complaints against measures taken under the state of emergency and related decrees, and 89 000 of them are still awaiting a decision; is concerned about the narrow scope of the mandate of the Inquiry Commission, its lack of independence, and the fact that examinations are made on the sole basis of documents in the case-file, without participation of the person concerned; *notes* that the dismissals have had an extremely harsh impact on the individuals concerned and on their families, including financially, and come with a lasting social and professional stigma; calls on the Turkish government to ensure that all individuals have the right to have their cases reviewed by an independent court that can award compensation for the material and moral damage caused by their arbitrary dismissal;

Amendment

3. Notes that since the introduction of the state of emergency more than 152 000 civil servants - including teachers, doctors, (peace) academics, *lawyers*, judges and prosecutors - have been dismissed *on the basis of alleged coup links*; notes that 125 000 people applied to the Inquiry Commission on the State of Emergency Measures (CoSEM), which is tasked with reviewing and deciding within two years on complaints against measures taken under the state of emergency and related decrees, and 89 000 of them are still awaiting a decision; is concerned about the narrow scope of the mandate of the Inquiry Commission, its lack of independence, and the fact that examinations are made on the sole basis of documents in the case-file, without participation of the person concerned; *stresses* that the dismissals have had an extremely harsh impact on the individuals concerned and on their families, including financially, and come with a lasting social and professional stigma; calls on the Turkish government to ensure that all individuals have the right to have their cases reviewed by an independent court *in accordance with international standards* that can award compensation for the material and moral damage caused by their arbitrary dismissal;

Or. en

Amendment 53
Soraya Post

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Motion for a resolution
Paragraph 3

Motion for a resolution

3. Notes that since the introduction of the state of emergency more than 152 000 civil servants - including teachers, doctors, (peace) academics, judges and prosecutors - have been dismissed; notes that 125 000 people applied to the Inquiry Commission on the State of Emergency Measures (CoSEM), which is tasked with reviewing and deciding within two years on complaints against measures taken under the state of emergency and related decrees, and 89 000 of them are still awaiting a decision; is concerned about the narrow scope of the mandate of the Inquiry Commission, its lack of independence, and the fact that examinations are made on the sole basis of documents in the case-file, without participation of the person concerned; notes that the dismissals have had an extremely harsh impact on the individuals concerned and on their families, including financially, and come with a lasting social and professional stigma; calls on the Turkish government to ensure that all individuals have the right to have their cases reviewed by an independent court that can award compensation for the material and moral damage caused by their arbitrary dismissal;

Amendment

3. Notes that since the introduction of the state of emergency more than 152 000 civil servants - including teachers, doctors, (peace) academics, judges and prosecutors - have been dismissed; notes that 125 000 people applied to the Inquiry Commission on the State of Emergency Measures (CoSEM), which is tasked with reviewing and deciding within two years on complaints against measures taken under the state of emergency and related decrees, and 89 000 of them are still awaiting a decision; is concerned about the narrow scope of the mandate of the Inquiry Commission, its lack of independence, and the fact that examinations are made on the sole basis of documents in the case-file, without participation of the person concerned; notes that the dismissals have had an extremely harsh impact on the individuals concerned and on their families, including financially, and come with a lasting social and professional stigma ***which caused the suicide and suicide attempts of several civil servants***; calls on the Turkish government to ensure that all individuals have the right to have their cases reviewed by an independent court that can award compensation for the material and moral damage caused by their arbitrary dismissal;

Or. en

Amendment 54
Cristian Dan Preda

Motion for a resolution
Paragraph 3

Motion for a resolution

Amendment

3. Notes that since the introduction of the state of emergency more than 152 000 civil servants - including teachers, doctors, (peace) academics, judges and prosecutors - have been dismissed; notes that 125 000 people applied to the Inquiry Commission on the State of Emergency Measures (CoSEM), which is tasked with reviewing and deciding within two years on complaints against measures taken under the state of emergency and related decrees, and 89 000 of them are still awaiting a decision; is concerned about the narrow scope of the mandate of the Inquiry Commission, its lack of independence, and the fact that examinations are made on the sole basis of documents in the case-file, without participation of the person concerned; ***notes that the dismissals have had an extremely harsh impact on the individuals concerned and on their families, including financially, and come with a lasting social and professional stigma***; calls on the Turkish government to ensure that all individuals have the right to have their cases reviewed by an independent court that can award compensation for the material and moral damage caused by their arbitrary dismissal;

3. Notes that since the introduction of the state of emergency more than 152 000 civil servants - including teachers, doctors, (peace) academics, judges and prosecutors - have been dismissed; notes that 125 000 people applied to the Inquiry Commission on the State of Emergency Measures (CoSEM), which is tasked with reviewing and deciding within two years on complaints against measures taken under the state of emergency and related decrees, and 89 000 of them are still awaiting a decision; is concerned about the narrow scope of the mandate of the Inquiry Commission, its lack of independence, and the fact that examinations are made on the sole basis of documents in the case-file, without participation of the person concerned; calls on the Turkish government to ensure that all individuals have the right to have their cases reviewed by an independent court that can award compensation for the material and moral damage caused by their arbitrary dismissal; ***call furthermore on Turkey to bring the National Human Rights and Equality Institution and the Ombudsman Institution in line with the Paris Principles and to ensure their operational, structural and financial independence***;

Or. en

Amendment 55

Raffaele Fitto

Motion for a resolution

Paragraph 3

Motion for a resolution

3. osserva che, da quando è stato dichiarato lo stato di emergenza, sono stati licenziati più di 152 000 funzionari pubblici, tra cui insegnanti, medici, accademici (di pace), giudici e pubblici ministeri; osserva che 125 000 persone hanno presentato domanda alla

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Amendment

3. osserva che, da quando è stato dichiarato lo stato di emergenza, sono stati licenziati più di 152 000 funzionari pubblici, tra cui insegnanti, medici, accademici (di pace), giudici e pubblici ministeri; osserva che 125 000 persone hanno presentato domanda alla

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commissione d'inchiesta sullo stato delle misure di emergenza (COSEM), che ha il compito di esaminare e decidere entro due anni in merito a denunce contro le misure adottate in base allo stato di emergenza e i relativi decreti, e che 89 000 di esse sono ancora in attesa di una decisione; è preoccupato per la portata limitata del mandato della commissione d'inchiesta, per la sua mancanza di indipendenza e per il fatto che gli esami siano effettuati unicamente sulla base dei documenti del fascicolo, senza la partecipazione della persona interessata; osserva che i licenziamenti hanno avuto un impatto estremamente pesante sulle persone interessate e sulle loro famiglie, anche dal punto di vista finanziario, e comportano una lunga stigmatizzazione sociale e professionale; invita il governo turco a garantire che tutti gli individui abbiano il diritto di far riesaminare i propri casi da un tribunale indipendente, che può concedere una compensazione per i danni materiali e morali causati dal loro licenziamento arbitrario;

commissione d'inchiesta sullo stato delle misure di emergenza (COSEM), che ha il compito di esaminare e decidere entro due anni in merito a denunce contro le misure adottate in base allo stato di emergenza e i relativi decreti, e che 89 000 di esse sono ancora in attesa di una decisione; è preoccupato per la portata limitata del mandato della commissione d'inchiesta, per la sua mancanza di indipendenza e per il fatto che gli esami siano effettuati unicamente sulla base dei documenti del fascicolo, senza la partecipazione della persona interessata; osserva che i licenziamenti hanno avuto un impatto estremamente pesante sulle persone interessate e sulle loro famiglie, anche dal punto di vista finanziario, e comportano una lunga stigmatizzazione sociale e professionale; invita il governo turco a garantire che tutti gli individui abbiano il diritto *a un giusto processo* e di far riesaminare i propri casi da un tribunale indipendente, che può concedere una compensazione per i danni materiali e morali causati dal loro licenziamento arbitrario;

Or. it

Amendment 56
Bas Belder

Motion for a resolution
Paragraph 3 a (new)

Motion for a resolution

Amendment

3 a. *Notes the rising power of Turkey's Directorate of Religious Affairs (Diyanet) which every year enjoys a higher share in the national budget, a trend that indicates Erdogan's administration's "religionization policy of the Turkish public"; asks the European Union and its Member States to investigate the activities of Diyanet on European territory due to accusations against Diyanet officials of espionage, covert surveillance and*

recruiting agents; is highly concerned about indications of exploiting the Diyanet by the Turkish intelligence agency whether to hunt opposition leaders from the Gülen movement or any other opponents and urges the security institutions on the European and Member States' level to investigate this serious violation of their sovereignty and public order;

Or. en

Amendment 57

Bodil Valero, Ana Miranda, Rebecca Harms, Jordi Solé
on behalf of the Verts/ALE Group

Motion for a resolution
Paragraph 3 a (new)

Motion for a resolution

Amendment

3 a. Notes that more than 300.000 passports have been confiscated since the start of the State of Emergency in 2016; notes that no progress has been made after the presidential statement that promised the enabling of the passports of the relatives of detainees;

Or. en

Amendment 58

Soraya Post, Julie Ward

Motion for a resolution
Paragraph 3 a (new)

Motion for a resolution

Amendment

3 a. Calls on the Turkish authorities to immediately and unconditionally release all detained academics, drop all charges and end all judicial harassment against them;

Or. en

Amendment 59
Ana Gomes

Motion for a resolution
Paragraph 4

Motion for a resolution

4. Condemns the increased executive control over and political interference with the work of judges and prosecutors; stresses that a serious reform of the legislative and judicial branches of power is needed for Turkey to comply with its obligations under international human rights law; is awaiting, in this regard, the Reform Action Group's action plan on judicial reforms;

Amendment

4. Condemns the increased executive control over and political interference with the work of judges and prosecutors; stresses that a serious reform of the legislative and judicial branches of power is needed for Turkey to comply with its obligations under international human rights law; is **worried that the dismissal of more than 4500 judges and prosecutors from their profession and the fact of keeping most of them in prison and many in solitary confinement since the start of State of Emergency has turned into a direct threat to independence and impartiality of judiciary; also considers that the arrest of more than 600 lawyers and starting investigations for more than 1500 of them is an obstacle to the right to defend and a violation of the right to fair trial**; is awaiting, in this regard, the Reform Action Group's action plan on judicial reforms;

Or. en

Amendment 60
Cristian Dan Preda

Motion for a resolution
Paragraph 4

Motion for a resolution

4. Condemns the increased executive control over and political interference with the work of judges and prosecutors; stresses that a serious reform of the legislative and judicial branches of power is needed for Turkey **to comply with its**

Amendment

4. Condemns the increased executive control over and political interference with the work of judges and prosecutors; stresses that a serious reform of the legislative and judicial branches of power is needed for Turkey **in order to improve**

obligations under international human rights law; is awaiting, in this regard, the Reform Action **Group's action plan on judicial reforms**;

the access to the justice system, increase its effectiveness and provide better protection for the right to trial within a reasonable time; is awaiting, in this regard, the Reform Action **Group to review the judicial reform strategy and bring it in line with the required standards of the EU and Council of Europe; calls on Turkey to ensure throughout the reform process the participation of all relevant stakeholders and notably of civil society organisations**;

Or. en

Amendment 61

Marietje Schaake, Petras Auštrevičius, Ivo Vajgl, Hilde Vautmans, Patricia Lalonde

Motion for a resolution

Paragraph 4

Motion for a resolution

4. Condemns the increased executive control over and political interference with the work of judges and prosecutors; stresses that a serious reform of the legislative and judicial branches of power is needed for Turkey to comply with its obligations under international human rights law; is awaiting, in this regard, the Reform Action Group's action plan on judicial reforms;

Amendment

4. Condemns the increased executive control over and political interference with the work of judges and prosecutors; ***is concerned that EU funding intended for the training of the judiciary and law enforcement to abide by such principles as impartiality, independence and human rights is instead being used to legitimize repressive behaviour***; stresses that a serious reform of the legislative and judicial branches of power is needed for Turkey to comply with its obligations under international human rights law; is awaiting, in this regard, the Reform Action Group's action plan on judicial reforms;

Or. en

Amendment 62

Bodil Valero, Ana Miranda, Rebecca Harms, Jordi Solé
on behalf of the Verts/ALE Group

Motion for a resolution

Paragraph 4

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Motion for a resolution

4. Condemns the increased executive control over **and** political interference **with** the work of judges and prosecutors; stresses that a serious reform of the legislative and judicial branches of power is needed for Turkey to comply with its obligations under international human rights law; is awaiting, in this regard, the Reform Action Group's action plan on judicial reforms;

Amendment

4. Condemns the increased executive control over political interference **and the extreme political pressure on** the work of judges and prosecutors; **stresses that the legislative proposals adopted after the lifting of the state of emergency further hinder judicial independence**; stresses that a serious reform of the legislative and judicial branches of power is needed for Turkey to comply with its obligations under international human rights law; is awaiting, in this regard, the Reform Action Group's action plan on judicial reforms;

Or. en

Amendment 63

Nikos Androulakis, Costas Mavrides, Demetris Papadakis

Motion for a resolution

Paragraph 4 a (new)

Motion for a resolution

Amendment

4 a. Notes with concern that following the introduction of the state of emergency, the asylum applications from Turkish citizens has risen dramatically, resulting in Turkey being the fifth country of origin for asylum applications in EU Member States according to the European Asylum Support Office; underlines that in September 2018 more than 16.000 applications were still waiting a first instance decision;

Or. en

Amendment 64

Sofia Sakorafa, Takis Hadjigeorgiou

Motion for a resolution

Paragraph 5

Motion for a resolution

5. Expresses serious concern about the disproportionate and arbitrary measures curtailing freedom of expression, media freedom and access to information; condemns the closure of more than 160 media outlets and the **large** number of **arrests** of journalists in the aftermath of the coup attempt; urges Turkey to guarantee media freedom as a matter of priority and to immediately release and acquit all unlawfully detained journalists;

Amendment

5. ***Reiterates the importance of media freedom and independence as one of the core EU values and a cornerstone of any democracy***; expresses serious concern about the disproportionate and arbitrary measures curtailing freedom of expression, media freedom and access to information; ***regrets in this context that in the last World Press Freedom Index compiled by Reporters Without Borders the country has ranked 157th out of 180 countries, while according to Freedom House 2018 report on the country's Press Freedom, the country's status remains "Not Free"***; condemns the closure of more than 160 media outlets and the **high** number of journalists **arrested** in the aftermath of the coup attempt; urges Turkey to guarantee media freedom as a matter of priority and to immediately release and acquit all unlawfully detained journalists; ***calls upon the Turkish authorities to demonstrate zero tolerance towards all incidents of physical and verbal abuse or threats against journalists***;

Or. en

Amendment 65
Fabio Massimo Castaldo

Motion for a resolution
Paragraph 5

Motion for a resolution

5. Expresses serious concern about the disproportionate and arbitrary measures curtailing freedom of expression, media freedom and access to information; condemns the closure of more than **160** media outlets and the **large** number of **arrests** of journalists in the aftermath of the coup attempt; urges Turkey to guarantee media freedom as a matter of priority **and**

Amendment

5. Expresses serious concern about the disproportionate and arbitrary measures curtailing freedom of expression, media freedom and access to information; condemns the closure of more than **170** media outlets and the **high** number of journalists **and media workers arrested** in the aftermath of the coup attempt; urges Turkey to guarantee media freedom as a matter of priority, ***to unconditionally drop politically-motivated charges and***

to immediately release and acquit all unlawfully detained journalists;

proceedings, immediately release and acquit all unlawfully detained journalists, *as well as allow media outlets that have been arbitrarily closed to reopen, and give back their confiscated assets*;

Or. en

Amendment 66

Bodil Valero, Ana Miranda, Rebecca Harms, Jordi Solé
on behalf of the Verts/ALE Group

Motion for a resolution Paragraph 5

Motion for a resolution

5. Expresses serious concern about the disproportionate and arbitrary measures curtailing freedom of expression, media freedom and access to information; condemns the closure of more than 160 media outlets and the large number of arrests of journalists in the aftermath of the coup attempt; urges Turkey to guarantee media freedom as a matter of priority and to immediately release and acquit all unlawfully detained journalists;

Amendment

5. Expresses serious concern about the disproportionate and arbitrary measures curtailing freedom of expression, media freedom and access to information; *stresses that Turkey is the world's biggest jailer of journalists, with more than 300 arrested since the coup attempt*; condemns the closure of more than 160 media outlets and the large number of arrests of journalists in the aftermath of the coup attempt; urges Turkey to guarantee media freedom as a matter of priority and to immediately release and acquit all unlawfully detained journalists; *regrets the fact that more than 100 000 websites were blocked in Turkey during the last year, including a high number of pro-Kurdish websites and satellite TV channels*;

Or. en

Amendment 67

Takis Hadjigeorgiou, Neoklis Sylikiotis, Marie-Christine Vergiat, Sofia Sakorafa, Stelios Kouloglou

Motion for a resolution Paragraph 5

Motion for a resolution

Amendment

5. Expresses serious concern about the disproportionate and arbitrary measures curtailing freedom of expression, media freedom and access to information; condemns the closure of more than 160 media outlets and the large number of arrests of journalists in the aftermath of the coup attempt; urges Turkey to guarantee media freedom as a matter of priority and to immediately release and acquit all unlawfully detained journalists;

5. Expresses serious concern about the disproportionate and arbitrary measures curtailing freedom of expression, media freedom and access to information; condemns the closure of more than 160 media outlets and the large number of arrests of journalists in the aftermath of the coup attempt, *where increasing restrictions were put in place on the rights of journalists and human rights defenders working on the Kurdish issue while other associations and Kurdish-language media outlets were closed*; urges Turkey to guarantee media freedom as a matter of priority and to immediately release and acquit all unlawfully detained journalists;

Or. en

Amendment 68

Marietje Schaake, Petras Auštrevičius, Ivo Vajgl, Hilde Vautmans, Patricia Lalonde, Mirja Vehkaperä

Motion for a resolution

Paragraph 5

Motion for a resolution

5. Expresses serious concern about the disproportionate and arbitrary measures curtailing freedom of expression, media freedom and access to information; condemns the closure of more than 160 media outlets *and* the large number of arrests of journalists in the aftermath of the coup attempt; urges Turkey to guarantee media freedom as a matter of priority and to immediately release and acquit all unlawfully detained journalists;

Amendment

5. Expresses serious concern about the disproportionate and arbitrary measures curtailing freedom of expression, media freedom and access to information; condemns the closure of more than 160 media outlets, the large number of arrests of journalists in the aftermath of the coup attempt *as well as the unsubstantiated and disproportionate sentences handed down to journalists*; urges Turkey to guarantee media freedom as a matter of priority and to immediately release and acquit all unlawfully detained journalists;

Or. en

Amendment 69

Marie-Christine Vergiat, Sofia Sakorafa

Motion for a resolution

Paragraph 5

Motion for a resolution

5. se déclare gravement préoccupé par les mesures disproportionnées et arbitraires qui restreignent la liberté d'expression, la liberté des médias et l'accès à l'information; condamne la fermeture de plus de 160 médias ainsi que **le grand nombre d'arrestations** de journalistes à la suite de la tentative de coup d'État; demande instamment à la Turquie de garantir en priorité la liberté des médias et de libérer et d'acquitter immédiatement tous les journalistes détenus illégalement;

Amendment

5. se déclare gravement préoccupé par les mesures disproportionnées et arbitraires qui restreignent la liberté d'expression, la liberté des médias et l'accès à l'information; condamne la fermeture de plus de 160 médias ainsi que **l'arrestations de plusieurs centaines** de journalistes à la suite de la tentative de coup d'État **et la condamnation régulière d'un certain nombre d'entre eux**; demande instamment à la Turquie de garantir en priorité la liberté des médias et de libérer et d'acquitter immédiatement tous les journalistes détenus illégalement;

Or. fr

Amendment 70

Soraya Post

Motion for a resolution

Paragraph 5

Motion for a resolution

5. Expresses serious concern about the disproportionate and arbitrary measures curtailing freedom of expression, media freedom and access to information; condemns the closure of **more than 160** media outlets and the large number of arrests of journalists in the aftermath of the coup attempt; urges Turkey to guarantee media freedom as a matter of priority and to immediately release and acquit all unlawfully detained journalists;

Amendment

5. Expresses serious concern about the disproportionate and arbitrary measures curtailing freedom of expression, media freedom and access to information; condemns the closure of **189** media outlets and the large number of arrests of journalists in the aftermath of the coup attempt; urges Turkey to guarantee media freedom as a matter of priority and to immediately release and acquit all unlawfully detained journalists;

Or. en

Amendment 71

Manolis Kefalogiannis, Elissavet Vozemberg-Vrionidi, Lefteris Christoforou

Motion for a resolution
Paragraph 5 a (new)

Motion for a resolution

Amendment

5 a. *Calls on the Turkish government to respect and fully implement the legal obligations, which it has entered into, concerning the protection of its diverse cultural heritage, by improving the care, restoration and enhancement of its monuments; calls on Turkey to ratify the 2005 UNESCO convention on the protection and Promotion of the Diversity of Cultural Expressions; calls on Turkey to cooperate with the relevant international organisations, especially the Council of Europe, in preventing and combating illicit trafficking and the deliberate destruction of cultural heritage;*

Or. en

Amendment 72
Marie-Christine Vergiat, Takis Hadjigeorgiou, Sofia Sakorafa

Motion for a resolution
Paragraph 5 a (new)

Motion for a resolution

Amendment

5 bis. *se déclare gravement préoccupé par le blocage récurrent de l'accès aux réseaux sociaux et à l'internet et notamment de l'encyclopédie en ligne Wikipédia depuis le 29 avril 2017;*

Or. fr

Amendment 73
Manolis Kefalogiannis, Elissavet Vozemberg-Vrionidi, Lefteris Christoforou

Motion for a resolution
Paragraph 5 b (new)

5 b. *Deplores the fact that the Venice Commission recommendation on the status of religious communities in Turkey and the right of the Orthodox Patriarch to use the title "Ecumenical" are yet to be implemented and that the Halki (Heybeliada) Greek Orthodox Seminary remains closed. Furthermore, regrets the fact that the Council of Europe Resolution 1625 (2008) regarding property rights on the islands of Gokceada (Imvros) and Bozcaada (Tenedos) has not been fully implemented yet and that the electoral regulation for non-Muslim foundations is still not published after its annulment in 2013;*

Or. en

Amendment 74
Fabio Massimo Castaldo

Motion for a resolution
Paragraph 6

6. Expresses concern at the shrinking space for civil society and the promotion of fundamental rights and freedoms; notes that a large number of activists, including human rights defenders, were arrested and demonstrations were recurrently banned during the state of emergency; calls on Turkey to protect the fundamental rights of minorities, such as LGBTI people;

6. Expresses concern at the shrinking space for civil society and the promotion of fundamental rights and freedoms; ***is worried, in this context, of the October 2018 amendments to Law no. 25772, the Law on Associations, establishing a new restrictive procedure for the compulsory registration, within a 30-days delay, of CSO and NGO members and activists***; notes that a large number of activists, including human rights defenders, were arrested and demonstrations were recurrently banned during the state of emergency; calls on Turkey to ***immediately release all imprisoned human rights defenders, journalists and others who have been detained on baseless charges***; calls on Turkey to protect the fundamental

rights of minorities, such as *Kurds and*
LGBTI people;

Or. en

Amendment 75

**Marietje Schaake, Petras Auštrevičius, Ivo Vajgl, Hilde Vautmans, Patricia Lalonde,
Mirja Vehkaperä**

Motion for a resolution

Paragraph 6

Motion for a resolution

6. Expresses concern at the shrinking space for civil society and the promotion of fundamental rights and freedoms; notes that a large number of activists, including human rights defenders, were arrested and demonstrations were recurrently banned during the state of emergency; calls on Turkey to protect the fundamental rights of minorities, *such as* LGBTI people;

Amendment

6. Expresses concern at the shrinking space for civil society and the promotion of fundamental rights and freedoms; notes that a large number of activists, including human rights defenders, were arrested and demonstrations were recurrently banned during the state of emergency; calls on Turkey to protect the fundamental rights of minorities, *including* LGBTI people *and to immediately and unconditionally release all human rights defenders currently detained, to drop all trumped up charges against them and to immediately seize all direct and indirect harassment against them;*

Or. en

Amendment 76

Soraya Post

Motion for a resolution

Paragraph 6

Motion for a resolution

6. Expresses concern at the shrinking space for civil society and the promotion of fundamental rights and freedoms; notes that a large number of activists, including human rights defenders, were arrested and demonstrations were recurrently banned during the state of emergency; calls on

Amendment

6. Expresses concern at the shrinking space for civil society and the promotion of fundamental rights and freedoms; notes that a large number of activists, including human rights defenders, were arrested and demonstrations were recurrently banned during the state of emergency; calls on

Turkey to protect the fundamental rights of minorities, such as LGBTI people;

Turkey to protect the fundamental rights of *all citizens, including* minorities, such as *Roma^{1a}, Armenians, Kurds, non-Muslims,* LGBTI people, *who live under a greater threat than ever;*

^{1a} The word 'Roma' is used as an umbrella term which includes different related groups, whether sedentary or not, such as Roma, Dom and Lom etc., that may be diverse in culture and lifestyles;

Or. en

Amendment 77
Raffaele Fitto

Motion for a resolution
Paragraph 6

Motion for a resolution

6. esprime preoccupazione per la riduzione dello spazio per la società civile e la promozione dei diritti e delle libertà fondamentali; osserva che numerosi attivisti, tra cui i difensori dei diritti umani, sono stati arrestati e le manifestazioni sono state ripetutamente vietate durante lo stato di emergenza; invita la Turchia a tutelare i diritti fondamentali delle minoranze, come le persone LGBTI;

Amendment

6. esprime preoccupazione per la riduzione dello spazio per la società civile e la promozione dei diritti e delle libertà fondamentali; osserva che numerosi attivisti, tra cui i difensori dei diritti umani, sono stati arrestati e le manifestazioni sono state ripetutamente vietate durante lo stato di emergenza; invita la Turchia a tutelare i diritti fondamentali delle minoranze, come le persone LGBTI; *invita la Turchia a tutelare i diritti fondamentali delle minoranze religiose presenti sul territorio;*

Or. it

Amendment 78
Takis Hadjigeorgiou, Neoklis Sylikiotis, Marie-Christine Vergiat, Sofia Sakorafa, Stelios Kouloglou

Motion for a resolution
Paragraph 6

Motion for a resolution

Amendment

6. Expresses concern at the shrinking space for civil society and the promotion of fundamental rights and freedoms; notes that a large number of activists, including human rights defenders, were arrested and demonstrations were recurrently banned during the state of emergency; calls on Turkey to protect the fundamental rights of minorities, such as LGBTI people;

6. Expresses concern at the shrinking space for civil society and the promotion of fundamental rights and freedoms; notes that a large number of activists, including human rights defenders, were arrested and demonstrations were recurrently banned during the state of emergency; calls on Turkey to protect the fundamental rights of minorities, such as LGBTI people; ***reminds that legislation on hate speech is not in line with European Court of Human Rights case-law;***

Or. en

Amendment 79
Ana Gomes

Motion for a resolution
Paragraph 6

Motion for a resolution

6. Expresses concern at the shrinking space for civil society and the promotion of fundamental rights and freedoms; notes that a large number of activists, including human rights defenders, were arrested and demonstrations were recurrently banned during the state of emergency; calls on Turkey to protect the fundamental rights of minorities, such as LGBTI people;

Amendment

6. Expresses concern at the shrinking space for civil society and the promotion of fundamental rights and freedoms; notes that a large number of activists, including human rights defenders, were arrested and demonstrations were recurrently banned during the state of emergency; calls on Turkey to protect the fundamental rights of minorities, such as LGBTI people, ***the Kurdish minority and other faith minorities, such as the Alevi minority;***

Or. en

Amendment 80
Renate Sommer, Michaela Šojdrová, Annie Schreijer-Pierik, Lefteris Christoforou, Esther de Lange, Elissavet Vozemberg-Vrionidi, Manolis Kefalogiannis

Motion for a resolution
Paragraph 6

Motion for a resolution

Amendment

6. Expresses concern at the shrinking space for civil society and the promotion of fundamental rights and freedoms; notes that a large number of activists, including human rights defenders, were arrested and demonstrations were recurrently banned during the state of emergency; calls on Turkey to protect the fundamental rights of minorities, such as LGBTI people;

6. Expresses concern at the shrinking space for civil society and the promotion of fundamental rights and freedoms; notes that a large number of activists, including human rights defenders, were arrested and demonstrations were recurrently banned during the state of emergency; calls on Turkey to protect the fundamental rights of minorities, such as LGBTI people, *as well as religious minorities*;

Or. en

Amendment 81

Bodil Valero, Ana Miranda, Rebecca Harms, Jordi Solé
on behalf of the Verts/ALE Group

Motion for a resolution Paragraph 6

Motion for a resolution

6. *Expresses concern at* the shrinking space for civil society and the promotion of fundamental rights and freedoms; *notes* that a large number of activists, including human rights defenders, were arrested and demonstrations were recurrently banned during the state of emergency; calls on Turkey to protect the fundamental rights of minorities, such as LGBTI people;

Amendment

6. *Is extremely concerned about* the shrinking space for civil society and the promotion of fundamental rights and freedoms; *condemns* that a large number of activists, including human rights defenders, were arrested and demonstrations were recurrently banned during the state of emergency; calls on Turkey to protect the fundamental rights of minorities, such as LGBTI people;

Or. en

Amendment 82

Jean-Luc Schaffhauser

Motion for a resolution Paragraph 6

Motion for a resolution

6. se déclare préoccupé par le rétrécissement de l'espace laissé à la société civile et à la promotion des libertés et des droits fondamentaux; note qu'un

Amendment

6. se déclare préoccupé par le rétrécissement de l'espace laissé à la société civile et à la promotion des libertés et des droits fondamentaux; note qu'un

grand nombre de militants, dont des défenseurs des droits de l'homme, ont été arrêtés et que des manifestations ont régulièrement été interdites pendant l'état d'urgence; invite la Turquie à protéger les droits fondamentaux des minorités, *telles que les personnes LGBTI*;

grand nombre de militants, dont des défenseurs des droits de l'homme, ont été arrêtés et que des manifestations ont régulièrement été interdites pendant l'état d'urgence; invite la Turquie à protéger les droits fondamentaux des minorités;

Or. fr

Amendment 83
Angel Dzhambazki

Motion for a resolution
Paragraph 6

Motion for a resolution

6. Expresses concern at the shrinking space for civil society and the promotion of fundamental rights and freedoms; notes that a large number of activists, including human rights defenders, were arrested and demonstrations were recurrently banned during the state of emergency; calls on Turkey to protect the fundamental rights of minorities, *such as LGBTI people*;

Amendment

6. Expresses concern at the shrinking space for civil society and the promotion of fundamental rights and freedoms; notes that a large number of activists, including human rights defenders, were arrested and demonstrations were recurrently banned during the state of emergency; calls on Turkey to protect the fundamental rights of minorities;

Or. en

Amendment 84
Mario Borghezio

Motion for a resolution
Paragraph 6

Motion for a resolution

6. Expresses concern at the shrinking space for civil society and the promotion of fundamental rights and freedoms; notes that a large number of activists, including human rights defenders, were arrested and demonstrations were recurrently banned during the state of emergency; calls on Turkey to protect the fundamental rights of minorities, *such as LGBTI people*;

Amendment

6. Expresses concern at the shrinking space for civil society and the promotion of fundamental rights and freedoms; notes that a large number of activists, including human rights defenders, were arrested and demonstrations were recurrently banned during the state of emergency; calls on Turkey to protect the fundamental rights of *all* minorities;

Amendment 85

Stelios Kouloglou, Dimitrios Papadimoulis, Takis Hadjigeorgiou

Motion for a resolution

Paragraph 6 – point 1 (new)

Motion for a resolution

Amendment

(1) Deplores the fact that the Venice Commission recommendations on the status of religious communities in Turkey and the right of the Orthodox Patriarch to use the title “ecumenical” have yet to be implemented and that the Halki (Heybeliada) Greek Orthodox Seminary remains closed. Furthermore, regrets the fact that the Council of Europe Resolution 1625 (2008) regarding the islands of Gökçeada (Imvros) and Bozcaada (Tenedos) isn’t fully implemented yet and that the electoral regulation for non Muslim foundations is still not published after its annulment in 2013;

Or. en

Amendment 86

Renate Sommer, Michaela Šojdrová, Annie Schreijer-Pierik, Lefteris Christoforou, Esther de Lange, Elissavet Vozemberg-Vrionidi, Manolis Kefalogiannis

Motion for a resolution

Paragraph 6 a (new)

Motion for a resolution

Amendment

6 a. Is seriously concerned about the lack of respect for the freedom of religion, about continuous discrimination against religious minorities, including Christians and Alevis and violence on religious grounds, including verbal and physical attacks, stigmatisation and social pressure at schools, and problems in relation to legally establishing a place of worship;

expects the Turkish government to treat every Turkish citizen without any prejudice towards his or her religious belief; calls on the Turkish authorities to promote positive and effective reforms in the area of freedom of thought, conscience and religion, by enabling religious communities to obtain legal personality, allowing charitable foundations to elect their governing bodies, eliminating all restrictions on the training, appointment and succession of the clergy, complying with the relevant judgements of the ECtHR and the recommendations of the Venice Commission and by eliminating all forms of discrimination or barriers based on religion; calls on Turkey to respect the distinct character and importance of the Ecumenical Patriarchate and to recognise its legal personality; reiterates the need to allow the reopening of the Halki Seminary and lift all obstacles to its proper functioning; urges the Turkish authorities to combat seriously all manifestations of anti-Semitism in society; calls on the Turkish government to implement the action plan it submitted in 2016 to the Council of Europe Committee of Ministers related to the ECtHR decisions on Cem Houses and on compulsory religion classes and to put in place a comprehensive legal framework in line with European standards; believes that appropriate attention must be paid to implementing the ECtHR judgments on compulsory religion and ethics classes, indication of religious affiliation on identity cards and Alevi worship places;

Or. en

Amendment 87
Soraya Post

Motion for a resolution
Paragraph 6 a (new)

6 a. *Emphasizes the importance of combating discriminatory discourse and hate speech in media outlets which create a basis of hate crimes against the most disadvantaged people, such as Roma, Syrian migrants and asylum seekers, among them Doms, non-Muslims, Kurds, Armenians, LGBTI people; calls for sustained efforts to improve the situation of people belonging to disadvantaged groups, including Roma, persons with disabilities, LGBTI people, and Syrian migrants and asylum seekers, especially the Doms who have been suffering from the deprivation of their fundamental rights in all areas;*

Or. en

Amendment 88

Lefteris Christoforou, Elissavet Vozemberg-Vrionidi, Manolis Kefalogiannis, Theodoros Zagorakis

Motion for a resolution

Paragraph 6 a (new)

6 a. *Calls on the Turkish government to respect and fully implement the legal obligations deriving from the Conventions to which it is a contracting party, and to halt the destruction of the cultural heritage in the occupied areas of Cyprus; calls on Turkey to ratify the 2005 UNESCO Convention on the Protection and Promotion of the Diversity of Cultural Expressions; calls on Turkey to cooperate with the relevant international organisations, especially the Council of Europe, in preventing and combating illicit trafficking and the deliberate destruction of cultural heritage;*

Or. en

Amendment 89

Nikos Androulakis, Costas Mavrides, Demetris Papadakis, Miltiadis Kyrkos

Motion for a resolution

Paragraph 6 a (new)

Motion for a resolution

Amendment

6 a. Deplores the fact that the Venice Commission recommendations on the status of religious communities in Turkey have yet to be implemented; reiterates its call on Turkey to respect the importance of the Ecumenical Patriarchate for Orthodox Christians all over the world, to recognise its legal personality and the public use of the ecclesiastical title of the Ecumenical Patriarch; stresses the need to eliminate restrictions on the training, appointment and succession of clergy, to allow the reopening of the Halki Seminary and lift all obstacles for its proper functioning;

Or. en

Amendment 90

Hilde Vautmans, Malin Björk, Ana Gomes, Soraya Post

Motion for a resolution

Paragraph 6 a (new)

Motion for a resolution

Amendment

6 a. Expresses concern about violations against the human rights of LGBTI people, in particular the repeated bans of Pride marches and LGBTI-related events across the country which are still being imposed, despite the lift of the state of emergency, an attack against LGBTI organisation SPoD, distribution of openly homophobic and transphobic flyers in Izmir and elsewhere; calls for the discriminatory bans on LGBTI-related events across Turkey - including the indefinite discriminatory ban on LGBTI events still in effect in Ankara - to be overturned;

Amendment 91
Brando Benifei

Motion for a resolution
Paragraph 6 a (new)

Motion for a resolution

Amendment

6 a. *Expresses concern about violations against the human rights of LGBTI people, in particular the repeated bans of Pride marches and LGBTI-related events across the country which are still being imposed, despite the lift of the state of emergency, an attack against LGBTI organisation SPoD, distribution of openly homophobic and transphobic flyers in Izmir and elsewhere; calls for the discriminatory bans on LGBTI-related events across Turkey - including the indefinite discriminatory ban on LGBTI events still in effect in Ankara - to be overturned;*

Or. en

Amendment 92
Cristian Dan Preda

Motion for a resolution
Paragraph 6 a (new)

Motion for a resolution

Amendment

6 a. *Is deeply concerned over Turkey's recent tendency to increase its diplomatic efforts to curb the presence and influence of the Gülen movement abroad, notably by calling on the EU and its partner countries to extradite Turkish citizens over alleged links with the Gülen movement; calls therefore on Turkey to stop this practice and urges EU Member States to ensure that any extradition requests are processed in a transparent*

manner while following judicial procedures fully in line with international human rights standards;

Or. en

Amendment 93

Bodil Valero, Ana Miranda, Rebecca Harms, Jordi Solé
on behalf of the Verts/ALE Group

Motion for a resolution
Paragraph 6 a (new)

Motion for a resolution

Amendment

6 a. Calls on all EU Member States not to follow through on extradition requests by the Turkish government concerning individuals with alleged “terror links”, including former Sakharov prize finalist Can Dündar; stresses that those individuals would not have their right to a fair trial in Turkey guaranteed; calls on all EU Member States to grant humanitarian visa to citizens that are persecuted so that they can travel to the EU in a safe way in order to find protection;

Or. en

Amendment 94
Ana Gomes

Motion for a resolution
Paragraph 6 a (new)

Motion for a resolution

Amendment

6 a. Urges Turkish authorities to immediately and unconditionally release all detained human rights defenders, drop charges and quash sentences against them; highlights that Turkish authorities must end all judicial harassment, threats, and intimidation against human rights defenders, their families and colleagues,

and enable them in all circumstances to carry out their work free of threat and impediment;

Or. en

Amendment 95

Bas Belder

Motion for a resolution

Paragraph 6 a (new)

Motion for a resolution

Amendment

6 a. Urges the government and parliament of the Republic of Turkey to adopt a hate crimes law that can protect minorities from physical and verbal attacks, conform the criteria of Copenhagen for candidate countries of the EU stipulating respect for and protection of minorities;

Or. en

Amendment 96

Marietje Schaake, Petras Auštrevičius, Ivo Vajgl, Hilde Vautmans, Patricia Lalonde, Mirja Vehkaperä, Javier Nart

Motion for a resolution

Paragraph 6 a (new)

Motion for a resolution

Amendment

6 a. Notes with concern the increase in the number of so-called 'honour killings' that took place in Turkey; calls for all perpetrators of this crime to be brought to justice under appropriate manslaughter or murder charges;

Or. en

Amendment 97

Nikos Androulakis, Costas Mavrides, Demetris Papadakis

Motion for a resolution
Paragraph 6 b (new)

Motion for a resolution

Amendment

6 b. *Regrets the fact that the Treasury has appealed favourable decisions for restitution of properties according to the Law on Foundations and most of the appeals against rejected claims are pending either before local courts or at ECHR; calls for the publication of the new electoral regulation for non Muslim foundations, following its annulment in 2013 which has created serious problems to proper administration of these foundations; recalls the need for Turkey to fully implement all recommendations of the Council of Europe Resolution 1625(2008) with particular emphasis on the restitution property rights of the Greek Orthodox population and its foundations on the islands of Imvros and Tenedos, as well as inheritance rights and adopt all necessary positive discrimination measures for assisting the repatriation of all minority families who wish to return to the islands; welcomes the opening in 2017 of the Greek minority pre-school on the island of Imvros preceded by the opening of the primary school in 2013 and of the high school in 2015 which constitute a positive step towards the preservation of the bicultural character of the islands;*

Or. en

Amendment 98

Renate Sommer, Michaela Šojdrová, Annie Schreijer-Pierik, Lefteris Christoforou, Esther de Lange, Elissavet Vozemberg-Vrionidi, Manolis Kefalogiannis

Motion for a resolution
Paragraph 6 b (new)

Motion for a resolution

Amendment

6 b. *Calls on the Turkish government to respect and fully implement the legal*

obligations which it has entered into concerning the protection of cultural heritage, and, in particular, to draw up in good faith an integrated inventory of Greek, Armenian, Assyrian and other cultural heritage that was destroyed or ruined in the course of the last century; calls on Turkey to ratify the 2005 UNESCO Convention on the Protection and Promotion of the Diversity of Cultural Expressions; calls on Turkey to cooperate with the relevant international organisations, especially the Council of Europe, in preventing and combating illicit trafficking and the deliberate destruction of cultural heritage;

Or. en

Amendment 99
Soraya Post

Motion for a resolution
Paragraph 6 b (new)

Motion for a resolution

Amendment

6 b. *Expresses concern about violations against the human rights of LGBTI people, in particular the repeated bans of Pride marches and LGBTI-related events across the country which are still imposed despite the lift of the state of emergency, an attack against LGBTI organisation SPoD, the distribution of openly homophobic and transphobic flyers in Izmir and elsewhere; calls for the discriminatory bans on LGBTI-related events across Turkey - including the indefinite discriminatory ban on LGBTI events still in effect in Ankara - to be overturned;*

Or. en

Amendment 100
Ana Gomes

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Motion for a resolution
Paragraph 6 b (new)

Motion for a resolution

Amendment

6 b. *Condemns the detention and judicial harassment of human rights lawyers in Turkey, including those from the People's Law Office, and calls for their immediate and unconditional release; deeply concerned about the situation of refugee rights defenders including Ayşe Lerzan Caner Conde;*

Or. en

Amendment 101

Bodil Valero, Ana Miranda, Rebecca Harms, Jordi Solé
on behalf of the Verts/ALE Group

Motion for a resolution
Paragraph 6 b (new)

Motion for a resolution

Amendment

6 b. *Calls on Turkish authorities to immediately and unconditionally release all detained human rights defenders and to drop all charges against them; stresses that Turkish authorities must enable them to carry out their work free of threat and impediment in all circumstances;*

Or. en

Amendment 102

Marietje Schaake, Petras Auštrevičius, Ivo Vajgl, Hilde Vautmans, Patricia Lalonde, Mirja Vehkaperä, Javier Nart

Motion for a resolution
Paragraph 6 b (new)

Motion for a resolution

Amendment

6 b. *Expresses serious concern about Internet censorship in Turkey with the*

growing number of websites blocked from Turkey reaching 220,000 including that of Wikipedia since April 2017 and urges the authorities to bring Law No.5651 in line with European standards;

Or. en

Amendment 103
Bas Belder

Motion for a resolution
Paragraph 6 b (new)

Motion for a resolution

Amendment

6 b. *Rejects the description of Judaism and Christianity as falsified religions in Turkey's school textbooks; demands the competent Turkish authorities to revise this dangerous religious prejudice that poisons the mindset of young people;*

Or. en

Amendment 104
Soraya Post, Julie Ward

Motion for a resolution
Paragraph 6 c (new)

Motion for a resolution

Amendment

6 c. *Urges Turkish authorities to immediately and unconditionally release all detained human rights defenders, drop charges and annul sentences against them; reiterates that Turkish authorities must end all judicial harassment, threats, and intimidation against human rights defenders, their families and colleagues, and enable them in all circumstances to carry out their work free of threat and impediment;*

Or. en

Amendment 105

Ana Gomes

Motion for a resolution

Paragraph 6 c (new)

Motion for a resolution

Amendment

6 c. Calls on the EU and the Member States to increase their protection and support for human rights defenders at risk in Turkey, including through emergency grants, and ensure full implementation of the EU Guidelines on Human Rights Defenders by the EU Delegation and the Member States through their embassies and consulates in Turkey;

Or. en

Amendment 106

Bas Belder, Anders Primdahl Vistisen

Motion for a resolution

Paragraph 6 c (new)

Motion for a resolution

Amendment

6 c. Strongly condemns Turkey's officially hosting and supporting of extremist Palestinian ideologues like the prominent Hamas members Nawaf al-Takruri and Abdelfatah al-Awaisi resulting in propagating religious incitement and terrorism in the region; underlines that Hamas is labelled by the EU as a terrorist organization;

Or. en

Amendment 107

Renate Sommer, Michaela Šojdrová, Annie Schreijer-Pierik, Esther de Lange

Motion for a resolution

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Paragraph 6 c (new)

Motion for a resolution

Amendment

6 c. Welcomes the Turkish government's return of 50 Aramean churches, monasteries and cemeteries in Mardin, which had been confiscated by the state in recent years; deplores, however, that this concerns only the title deeds and not the associated lands; calls on Turkey to fully return the lands to its rightful owners;

Or. en

Amendment 108

Bas Belder

Motion for a resolution

Paragraph 6 d (new)

Motion for a resolution

Amendment

6 d. Points to the fact that there are less than 15,000 Jews in Turkey and their number reportedly keeps declining; shares the deep concerns of Turkey's Jewish community about the appointment to presidential advisory councils of well-known public figures who have made blatant anti-Semitic statements; is appalled by the fact that open, as well as hidden, antisemitism has become part of daily life in Turkey; urges the Council and the Commission to strongly condemn this evil and address the Turkish authorities on this abject demonization of Jewish people;

Or. en

Amendment 109

Soraya Post, Julie Ward

Motion for a resolution

Paragraph 6 d (new)

Motion for a resolution

Amendment

6 d. *Calls on the EU and Member States to increase their protection and support for human rights defenders at risk in Turkey, including through emergency grants, and ensure full implementation of the EU Guidelines on Human Rights Defenders by the EU Delegation and Member State embassies and consulates;*

Or. en

Amendment 110

Renate Sommer, Michaela Šojdrová, Annie Schreijer-Pierik, Esther de Lange

Motion for a resolution

Paragraph 6 d (new)

Motion for a resolution

Amendment

6 d. *Is concerned about the severe impact of the current security legislation on the Aramean population in Tur Abdin;*

Or. en

Amendment 111

Bas Belder

Motion for a resolution

Paragraph 6 e (new)

Motion for a resolution

Amendment

6 e. *Stresses that churches in Turkey continue to face serious problems with establishing or continuing the use of places of worship; fully supports the request by churches to use church buildings, that are now owned by local and national government institutions but not yet destined for other purposes, for their holiday worship services; urges the Council and Commission to address to the*

Turkish authorities the non-renewal of the work contracts of public officials in Izmir, Istanbul and Mersin because of their Christian identity; condemns the serious increase of negative local press coverage against churches and their members and supports the request of Turkey's churches that within the framework of freedom of expression and media there needs to be an effective and rapid oversight mechanism established with regard to intolerance in the media and which can deal with visual and written publications which use hate speech, inciteful rhetoric and prejudice; backs the request by Turkey's churches that Justice offices should start official actions against hate crimes and speech without the need of an official complaint to be filed;

Or. en

Amendment 112

Renate Sommer, Michaela Šojdrová, Annie Schreijer-Pierik, Esther de Lange

Motion for a resolution

Paragraph 6 e (new)

Motion for a resolution

Amendment

6 e. Deplores the ongoing preparatory works on the Ilisu dam, which will have devastating social, environmental and political effects; points out that the dam will put the originally Christian Aramean city of Hasankeyf underwater and thus threatens the collapse of an ancient monument famed for thousands of manmade caves; urges Turkey to do its utmost to avoid the destruction of 12,000 year old Aramean cultural heritage;

Or. en

Amendment 113

Mario Borghezio

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Motion for a resolution
Paragraph 7

Motion for a resolution

Amendment

7. Condemns the arbitrary detention of Osman Kavala, a prominent and respected leading civil society figure in Turkey, who, to date, has been detained without indictment for more than a year; pledges to continue to follow his case very closely and calls for his immediate and unconditional release;

deleted

Or. en

Amendment 114
Ana Gomes

Motion for a resolution
Paragraph 7

Motion for a resolution

Amendment

7. Condemns the arbitrary detention of Osman Kavala, a prominent and respected leading civil society figure in Turkey, who, to date, has been detained without indictment for more than a year; pledges to continue to follow his case very closely and calls for his immediate and unconditional release;

7. Condemns the arbitrary detention of Osman Kavala, a prominent and respected leading civil society figure in Turkey, who, to date, has been detained without indictment for more than a year; pledges to continue to follow his case very closely and calls for his immediate and unconditional release; ***equally condemns the dubious arrest on November 16, 2018 of 13 prominent figures from academia and a nongovernmental group, a sign that deepens Turkey's repressive climate and cycle of injustice;***

Or. en

Amendment 115
Stelios Kouloglou, Dimitrios Papadimoulis

Motion for a resolution
Paragraph 7 – point 1 (new)

(1) Expresses concern about tensions in the Aegean and Eastern Mediterranean which are not conducive to good neighbourly relations and undermine regional stability and security; calls for Turkey to avoid any kind of threat or action directed against a Member State, or any source of friction or action that would damage good neighbourly relations and the peaceful settlement of disputes and reminds the need for Turkey to unequivocally commit to good neighbourly relations, international agreements, including the UN Convention on the Law of the Sea, which is part of the EU acquis, and to the peaceful settlement of disputes in accordance with the United Nations Charter, having recourse, if necessary, to the International Court of Justice;

Or. en

**Amendment 116
Sofia Sakorafa**

**Motion for a resolution
Paragraph 7 a (new)**

7 a. Deplores the longstanding legal vacuum, which prevents the non-Muslim charitable foundations to elect their governing bodies; in this respect, calls on Turkish authorities to publish without delay the regulation permitting to the non-Muslim charitable foundations to elect their board members; calls on Turkey to take adequate measures to prevent and punish hate speech or crimes targeting minorities or people belonging in minorities; notes that further action is needed to address the problems faced by members of the Greek minority, in particular with regard to education and property rights; urges Turkish authorities

to take measures in order to allow children who are not Turkish citizens and who attended minority schools as guest students to receive official graduation certificates;

Or. en

Amendment 117

Renate Sommer, Michaela Šojdrová, Esther de Lange

Motion for a resolution

Paragraph 7 a (new)

Motion for a resolution

Amendment

7 a. Is deeply worried about the disregard for basic human rights and the rule of law in the case of illegal abduction operations and extradition of 101 Turkish dissidents, which Turkey conducted without any prior trial or legal procedures in 18 countries including EU-neighbours, confirmed by the Turkish authorities' statement on 16 July 2018; is greatly concerned by such practices which are aggravated by illegal interference of secret services that is guided by political forces;

Or. en

Amendment 118

Fabio Massimo Castaldo

Motion for a resolution

Paragraph 7 a (new)

Motion for a resolution

Amendment

7 a. Is deeply concerned that despite the lifting of the state of emergency authorities continue their brutal crackdown of independent civil society as demonstrated by the detentions, on November 16, of 13 civil society figures from academia and from

nongovernmental groups on absurd allegations of plotting with Osman Kavala, without any evidence of criminal activity;

Or. en

Amendment 119
Javi López

Motion for a resolution
Paragraph 7 a (new)

Motion for a resolution

Amendment

7 a. Highlights the key role played by state and civil society to welcome and integrate refugees with the many initiatives emerged providing space and possibilities for exchange between locals and newcomers; believes that this of the utmost importance in finding sustainable ways to ensure co-existence and social cohesion;

Or. en

Amendment 120
Sofia Sakorafa

Motion for a resolution
Paragraph 7 b (new)

Motion for a resolution

Amendment

7 b. Calls on Turkish authorities to promote positive and effective reforms in the area of freedom of thought, conscience and religion, by enabling religious communities to obtain legal personality, by eliminating all restrictions on the training, appointment and succession of clergy, by complying with the relevant judgements of the ECtHR and the recommendations of the Venice Commission and by eliminating all forms of discrimination or barriers based on

religion; calls on Turkey to respect the distinct character and importance of the Ecumenical Patriarchate and to recognise its legal personality; deplores the fact that the Halki (Heybeliada) Greek Orthodox Seminary remains closed and calls on Turkish authorities to allow its swift reopening and guarantee its proper functioning;

Or. en

Amendment 121
Sofia Sakorafa

Motion for a resolution
Paragraph 7 c (new)

Motion for a resolution

Amendment

7 c. Calls for the implementation of the Council of Europe Resolution 1625 (2008) and of the Venice Commission recommendations on the protection of property rights on Imvros and Tenedos; notes that further action is needed to address the problems faced by members of the Greek minority on these islands, in particular with regard to property rights; calls on Turkish authorities to encourage and assist expatriate minority families who wish to return to the island;

Or. en

Amendment 122
Sofia Sakorafa

Motion for a resolution
Paragraph 7 d (new)

Motion for a resolution

Amendment

7 d. Calls on the Turkish authorities to fully respect the historical and cultural character of cultural and religious monuments and symbols, especially those

that have been classified as UNESCO world heritage sites, and to refrain from any action aimed at altering their historical and religious nature; deplores the repeated, divisive and provocative practices aimed at altering the historical, cultural and religious character of the UNESCO heritage site of Hagia Sophia and to convert it into a mosque through readings of the Koran and the holding of prayers; calls on Turkey to respect the 1972 UNESCO Convention and to ratify the 2005 UNESCO Convention on the Protection and Promotion of the Diversity of Cultural Expressions;

Or. en

Amendment 123

Bodil Valero, Ana Miranda, Jordi Solé
on behalf of the Verts/ALE Group

Motion for a resolution Paragraph 8

Motion for a resolution

8. Is *deeply* concerned *at the situation in Turkey's South-East and the serious allegations of human rights abuses*, especially since the collapse of the Kurdish settlement process in 2015; reiterates its firm condemnation of the return to violence by the *Kurdistan Workers' Party (PKK), which has been on the EU list of terrorist organisations since 2002*; stresses the urgency of resuming a credible political process leading to a peaceful settlement of the Kurdish issue; calls on Turkey to promptly investigate serious allegations of human rights abuses and killings and to allow international observers to carry out an independent verification;

Amendment

8. Is *seriously* concerned *by the numerous cases of excessive use of force; killings; enforced disappearances; torture; destruction of housing and cultural heritage; incitement to hatred; prevention of access to emergency medical care, food, water and livelihoods; violence against women; and severe curtailment of the right to freedom of opinion and expression as well as political participation in the South East, as documented by the Office of the United Nations High Commissioner for Human Rights*, especially since the collapse of the Kurdish settlement process in 2015; *praises the work of human rights defenders such as Nurcan Baysal whose activity has allowed the documentation of human rights violations in the region; regrets the long-lasting consequences that the civil war in the South East of Turkey has had on the population; expresses its*

deep disappointment and reiterates its firm condemnation of the return to violence *in the South-East* by the *different parties*; stresses the urgency of resuming a credible political process *involving all concerned parties and democratic forces* leading to a peaceful settlement of the Kurdish issue; calls on Turkey to promptly investigate serious allegations of human rights abuses and killings, *to bring perpetrators to justice* and to allow international observers to carry out an independent verification;

Or. en

Amendment 124

Takis Hadjigeorgiou, Neoklis Sylikiotis, Marie-Christine Vergiat, Sofia Sakorafa, Stelios Kouloglou

Motion for a resolution

Paragraph 8

Motion for a resolution

8. Is deeply concerned at the situation in Turkey's South-East and the serious allegations of human rights abuses, especially since the collapse of the Kurdish settlement process in 2015; *reiterates its firm condemnation of the return to violence by the Kurdistan Workers' Party (PKK), which has been* on the EU list of terrorist organisations *since 2002*; stresses the urgency of resuming a credible political process leading to a peaceful settlement of the Kurdish issue; calls on Turkey to promptly investigate serious allegations of human rights abuses and killings and to allow international observers to carry out an independent verification;

Amendment

8. Is deeply concerned at the situation in Turkey's South-East and the serious allegations of human rights abuses, especially since the collapse of the Kurdish settlement process in 2015; *stresses that the inclusion of PKK* on the EU's list of terrorist organisations *is standing in the way of the establishment of peace, dialogue and negotiations, at the same time that facilitates the infringement of human rights*; *calls therefore on the Council to revise the list and remove the PKK from the list of terrorist organisations*; *calls on the Turkish authorities to restart talks with PKK leaders for a peaceful solution for the Kurdish question*; stresses the urgency of resuming a credible political process leading to a peaceful settlement of the Kurdish issue; calls on Turkey to promptly investigate serious allegations of human rights abuses and killings and to allow international observers to carry out an independent verification;

Amendment 125**Marie-Christine Vergiat, Sofia Sakorafa****Motion for a resolution****Paragraph 8***Motion for a resolution*

8. est profondément préoccupé par la situation dans le sud-est de la Turquie et par les graves allégations de violations des droits de l'homme, en particulier depuis l'échec du processus de colonisation kurde en 2015; ***réitère sa ferme condamnation du retour à la violence du Parti des travailleurs du Kurdistan (PKK), qui figure sur la liste européenne des organisations terroristes depuis 2002***; souligne l'urgence de reprendre un processus politique crédible conduisant à un règlement pacifique de la question kurde; invite la Turquie à enquêter rapidement sur les graves allégations de violations des droits de l'homme et d'assassinats et à permettre aux observateurs internationaux d'effectuer des contrôles indépendants;

Amendment

8. est profondément préoccupé par la situation dans le sud-est de la Turquie et par les graves allégations de violations des droits de l'homme, en particulier depuis l'échec du processus de colonisation kurde en 2015; souligne l'urgence de reprendre un processus politique crédible conduisant à un règlement pacifique de la question kurde; invite la Turquie à enquêter rapidement sur les graves allégations de violations des droits de l'homme et d'assassinats et à permettre aux observateurs internationaux d'effectuer des contrôles indépendants;

Or. fr

Amendment 126**Ana Gomes****Motion for a resolution****Paragraph 8***Motion for a resolution*

8. Is deeply concerned at the situation in Turkey's South-East and the serious allegations of human rights abuses, especially since the collapse of the Kurdish settlement process in 2015; reiterates its firm condemnation of the return to violence by the Kurdistan Workers' Party

Amendment

8. Is deeply concerned at the situation in Turkey's South-East and the serious allegations of human rights abuses, especially since the collapse of the Kurdish settlement process in 2015; reiterates its firm condemnation of the return to violence by the Kurdistan Workers' Party

(PKK), which has been on the EU list of terrorist organisations since 2002; stresses the urgency of resuming a credible political process leading to a peaceful settlement of the Kurdish issue; calls on Turkey to promptly investigate serious allegations of human rights abuses and killings and to allow international observers to carry out an independent verification;

(PKK), which has been on the EU list of terrorist organisations since 2002; **recalls, on this regard, the recent ruling of the European Court of Justice to keep the PKK on EU's terror list**; stresses the urgency of resuming a credible political process leading to a peaceful settlement of the Kurdish issue; calls on Turkey to promptly investigate serious allegations of human rights abuses and killings and to allow international observers to carry out an independent verification;

Or. en

Amendment 127
Rebecca Harms

Motion for a resolution
Paragraph 8

Motion for a resolution

8. Is deeply concerned at the situation in Turkey's South-East and the serious allegations of human rights abuses, especially since the collapse of the Kurdish settlement process in 2015; reiterates its firm condemnation of the return to violence by the Kurdistan Workers' Party (PKK), which has been on the EU list of terrorist organisations since 2002; stresses the urgency of resuming a credible political process leading to a peaceful settlement of the Kurdish issue; calls on Turkey to promptly investigate serious allegations of human rights abuses and killings and to allow international observers to carry out an independent verification;

Amendment

8. Is deeply concerned at the situation in Turkey's South-East and the serious allegations of human rights abuses, especially since the collapse of the Kurdish settlement process in 2015; reiterates its firm condemnation of the return to violence by the Kurdistan Workers' Party (PKK), which has been on the EU list of terrorist organisations since 2002; **calls on all parties to immediately return to the peace process**; stresses the urgency of resuming a credible political process leading to a peaceful settlement of the Kurdish issue; calls on Turkey to promptly investigate serious allegations of human rights abuses and killings and to allow international observers to carry out an independent verification;

Or. en

Amendment 128
Victor Boştinaru

Motion for a resolution
Paragraph 8

Motion for a resolution

8. Is deeply concerned at the situation in Turkey's South-East and the serious allegations of human rights abuses, especially since the collapse of the Kurdish settlement process in 2015; reiterates its firm condemnation of the return to violence by the Kurdistan Workers' Party (PKK), which has been on the EU list of terrorist organisations since 2002; stresses the urgency of resuming a credible political process leading to a peaceful settlement of the Kurdish issue; calls on Turkey to promptly investigate serious allegations of human rights abuses and killings ***and to allow international observers to carry out an independent verification;***

Amendment

8. Is deeply concerned at the situation in Turkey's South-East and the serious allegations of human rights abuses, especially since the collapse of the Kurdish settlement process in 2015; reiterates its firm condemnation of the return to violence by the Kurdistan Workers' Party (PKK), which has been on the EU list of terrorist organisations since 2002; stresses the urgency of resuming a credible political process leading to a peaceful settlement of the Kurdish issue; calls on Turkey to promptly investigate serious allegations of human rights abuses and killings;

Or. en

Amendment 129
Manolis Kefalogiannis, Elissavet Vozemberg-Vrionidi, Lefteris Christoforou

Motion for a resolution
Paragraph 8 a (new)

Motion for a resolution

Amendment

8 a. Urges Turkey to end the repeated violations of Greek and Cypriot airspace and territorial waters, as these actions are not conducive to good neighbourly relations and undermine regional stability and security; calls on Turkey to avoid any kind of threat or action directed against a Member State, or any source of friction or action that damages good neighbourly relations and the peaceful settlement of disputes and reminds the need for Turkey to unequivocally commit to good neighbourly relations, international agreements, including the UN Convention on the Law of the Sea, which is part of the EU acquis and to the peaceful settlement of disputes in accordance with the UN

Charter, having recourse, if necessary, to the International Court of Justice. In this framework, it once again expresses its regret that the casus belli threat, declared by the Turkish Grand National Assembly against Greece has not yet been withdrawn;

Or. en

Amendment 130
Sofia Sakorafa, Takis Hadjigeorgiou

Motion for a resolution
Paragraph 8 a (new)

Motion for a resolution

Amendment

8 a. Calls on the Turkish government to immediately end the repeated violations of Greek airspace and territorial waters, as well as Turkish military aircraft flights over Greek islands, in accordance with the principle of good neighbourly relations which constitute a fundamental part of the Negotiating Framework and an essential element of the Enlargement Process; condemns in the strongest possible terms the fact that the casus belli threat declared by the Turkish Grand National Assembly against Greece in 1995, has not yet been withdrawn;

Or. en

Amendment 131
Bodil Valero, Ana Miranda, Rebecca Harms, Jordi Solé
on behalf of the Verts/ALE Group

Motion for a resolution
Paragraph 8 a (new)

Motion for a resolution

Amendment

8 a. Is particularly concerned by the destruction of historical heritage sites in the South-East, including of Diyarbakir's

ancient Sur which was included in UNESCO's World Heritage List, by the Turkish government, threatening the preservation of Kurdish identity and culture; condemns that the implementation of reconstruction programmes has been done without the participation of the concerned population;

Or. en

Amendment 132
Ana Gomes

Motion for a resolution
Paragraph 8 a (new)

Motion for a resolution

Amendment

8 a. *Regrets that Turkey-backed armed groups in the Free Syrian Army (FSA) have seized, looted, and destroyed property of Kurdish civilians in the Afrin district of northern Syria; recalls that Turkey and the FSA groups in Afrin should compensate displaced residents whose property they have seized, destroyed, or looted, and should not permanently deprive residents of their property;*

Or. en

Amendment 133
Nikos Androulakis, Costas Mavrides, Demetris Papadakis

Motion for a resolution
Paragraph 8 a (new)

Motion for a resolution

Amendment

8 a. *Deplores the fact that under the 2011/2012 Instrument for Pre-Accession (IPA) programme, the EU financed the acquisition of Cobra II armoured surveillance vehicles, which are now stationed both in Turkish –Syrian*

and Turkish Greek borders and calls the Commission to closely monitor the use of the equipment bought under EU programmes;

Or. en

Amendment 134
Marie-Christine Vergiat, Sofia Sakorafa

Motion for a resolution
Paragraph 8 a (new)

Motion for a resolution

Amendment

8 bis. Prend acte de l'arrêt du 15 novembre 2018 de la Cour de Justice de l'Union Européenne qui supprime et annule l'inscription du PKK sur la liste des organisations terroristes du Conseil de l'Union Européenne de 2014 à 2017, encourage le Conseil à prendre en compte cette décisions lors de la prochaine mise à jour de la liste;

Or. fr

Amendment 135
Sofia Sakorafa

Motion for a resolution
Paragraph 8 b (new)

Motion for a resolution

Amendment

8 b. Expresses grave concern about tensions in the Aegean and Eastern Mediterranean which are not conducive to good neighbourly relations and undermine regional stability and security; deplores the escalation of threats and unilateral actions by Turkey against the Republic of Cyprus and Greece in relation to the EEZ; stresses that the Republic of Cyprus and Greece have the full and sovereign right to explore the natural resources within their EEZ, and that the

Turkish maritime surveys must be seen as both illegal and provocative; stresses that Turkey needs to commit itself unequivocally to good neighbourly relations, international agreements, including the UN Convention on the Law of the Sea, which is part of the EU acquis, as well as to the peaceful settlement of disputes, in accordance with the United Nations Charter; expresses, in this context, serious concern and urges Turkey to avoid any kind of threat or action directed against a Member State, or source of friction or actions that damage good neighbourly relations and the peaceful settlement of disputes;

Or. en

Amendment 136
Marie-Christine Vergiat, Sofia Sakorafa

Motion for a resolution
Paragraph 8 b (new)

Motion for a resolution

Amendment

8 ter. Souligne que le retrait du PKK de la liste des organisations terroristes du Conseil de l'Union européenne constituerait un signal fort en faveur d'une reprise des négociations entre l'Etat turc et le PKK et d'une solution pacifique au Kurdistan;

Or. fr

Amendment 137
Sofia Sakorafa

Motion for a resolution
Paragraph 8 c (new)

Motion for a resolution

Amendment

8 c. Calls on Turkey to recognise the Armenian Genocide, as that would

represent an important step to come to terms with its past and thus to pave the way for a genuine normalization of the relations between the Turkish and Armenian peoples; calls both sides to work on the normalisation of their relations by opening the borders;

Or. en

Amendment 138

Bodil Valero, Jordi Solé, Rebecca Harms, Ana Miranda

on behalf of the Verts/ALE Group

Motion for a resolution

Paragraph 9

Motion for a resolution

9. Notes with concern that during the state of emergency a very large number of mayors and co-mayors in the South-East were dismissed or arrested and that the Government appointed trustees to replace them; takes the view that the municipal elections in March 2019 must provide an important opportunity to fully reinstate the principle of direct democratic mandate;

Amendment

9. Notes with concern that during the state of emergency a very large number of mayors and co-mayors in the South-East were dismissed or arrested and that the Government appointed trustees to replace them; *stresses that as a result, a third of Turkey's population was not represented by the people they had elected at the 2016 local elections*; takes the view that the municipal elections in March 2019 must provide an important opportunity to fully reinstate the principle of direct democratic mandate;

Or. en

Amendment 139

Marie-Christine Vergiat, Sofia Sakorafa

Motion for a resolution

Paragraph 9

Motion for a resolution

9. note avec préoccupation que pendant l'état d'urgence, *un très grand nombre de* maires et de maires adjoints du sud-est du pays ont été démis de leurs

Amendment

9. note avec préoccupation que pendant l'état d'urgence, *l'ensemble des* maires et *co-maires et nombre* de maires adjoints du sud-est du pays ont été démis

fonctions ou arrêtés et que le gouvernement a nommé des administrateurs pour les remplacer; estime que les élections municipales de mars 2019 doivent offrir une occasion importante de rétablir pleinement le principe du mandat de démocratie directe;

de leurs fonctions ou arrêtés et que le gouvernement a nommé des administrateurs pour les remplacer; estime que les élections municipales de mars 2019 doivent offrir une occasion importante de rétablir pleinement le principe du mandat de démocratie directe;

Or. fr

Amendment 140
Fabio Massimo Castaldo

Motion for a resolution
Paragraph 9 a (new)

Motion for a resolution

Amendment

9 a. *Is worried by the reports of a wide range of violations taking place in Afrin mostly at the hands of Syrian armed groups, equipped and armed by Turkey, and by Turkish armed forces themselves who allegedly have taken over a number of schools, disrupting the education of children; reminds that Turkey is the occupying power in Afrin and therefore is responsible for the welfare of the civilian population and maintaining law and order and has to ensure that all armed groups over which it exercises control in Afrin and other areas of Syria strictly adhere to their obligations under international humanitarian law;*

Or. en

Amendment 141
Bas Belder, Anders Primdahl Vistisen

Motion for a resolution
Paragraph 9 a (new)

Motion for a resolution

Amendment

9 a. *Observes that Turkey's military interventions in northern Syria's*

Jarabulus and Afrin have turned these two enclaves into Turkish military and economic protectorates resulting in a process contradicting Turkey's official statement of 2018 supporting the territorial integrity of Syria; is concerned that Turkey also seeks to change the demographical balance in the Afrin canton by re-settling Syrian Arab Sunni refugees from Turkey to the Kurdish populated region while by doing so Turkey seeks to have a de-Kurdified southern border;

Or. en

Amendment 142

Marietje Schaake, Petras Auštrevičius, Ivo Vajgl, Hilde Vautmans, Patricia Lalonde, Mirja Vehkaperä

Motion for a resolution

Paragraph 10

Motion for a resolution

10. Notes that the state of emergency further constrained the capacity of the Grand National Assembly to fulfil its fundamental role of democratic scrutiny and accountability; notes with great concern the arrest of two members of parliament from the Republican People's Party (CHP), as well as the way the People's Democratic Party (HDP) has been particularly marginalised, with many HDP lawmakers being arrested on the grounds of alleged support for terrorist activities;

Amendment

10. Notes that the state of emergency further constrained the capacity of the Grand National Assembly to fulfil its fundamental role of democratic scrutiny and accountability; notes with great concern the arrest of two members of parliament from the Republican People's Party (CHP), as well as the way the People's Democratic Party (HDP) has been particularly marginalised, with many HDP lawmakers being arrested on the grounds of alleged support for terrorist activities; ***underlines that the Turkish Grand National Assembly should be the central institution in Turkish democracy, and represent all citizens on equal terms, regrets the high electoral threshold as a distortion of true political representation;***

Or. en

Amendment 143

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Takis Hadjigeorgiou, Neoklis Sylikiotis, Marie-Christine Vergiat, Stelios Kouloglou, Sofia Sakorafa

**Motion for a resolution
Paragraph 10**

Motion for a resolution

10. Notes that the state of emergency further constrained the capacity of the Grand National Assembly to fulfil its fundamental role of democratic scrutiny and accountability; notes with great concern the arrest of two members of parliament from the Republican People's Party (CHP), as well as the way the People's Democratic Party (HDP) has been particularly marginalised, with many HDP lawmakers being arrested on the grounds of alleged support for terrorist activities;

Amendment

10. Notes that the state of emergency further constrained the capacity of the Grand National Assembly to fulfil its fundamental role of democratic scrutiny and accountability; notes with great concern the arrest of two members of parliament from the Republican People's Party (CHP), as well as the way the People's Democratic Party (HDP) has been particularly marginalised, with many HDP lawmakers being arrested on the grounds of alleged support for terrorist activities; ***calls for the immediate and unconditional release of all political prisoners held without proof of individual involvement in committing crime or without any charges presented against them;***

Or. en

Amendment 144

Stelios Kouloglou, Dimitrios Papadimoulis, Takis Hadjigeorgiou

**Motion for a resolution
Paragraph 10**

Motion for a resolution

10. Notes that the state of emergency further constrained the capacity of the Grand National Assembly to fulfil its fundamental role of democratic scrutiny and accountability; notes with great concern the arrest of two members of parliament from the Republican People's Party (CHP), as well as ***the way*** the People's Democratic Party (HDP) has been particularly marginalised, with many HDP lawmakers being arrested on the grounds of alleged support for terrorist activities;

Amendment

10. Notes that the state of emergency further constrained the capacity of the Grand National Assembly to fulfil its fundamental role of democratic scrutiny and accountability; notes with great concern the arrest of two members of parliament from the Republican People's Party (CHP), as well as ***nine members of parliament from*** the People's Democratic Party (HDP) ***and how the latter*** has been particularly marginalised, with many HDP lawmakers being arrested on the grounds of alleged support for terrorist activities;

Amendment 145**Renate Sommer, Michaela Šojdrová, Esther de Lange****Motion for a resolution****Paragraph 10***Motion for a resolution*

10. Notes that the state of emergency further constrained the capacity of the Grand National Assembly to fulfil its fundamental role of democratic scrutiny and accountability; notes with great concern the arrest of two members of parliament from the Republican People's Party (CHP), as well as the way the People's Democratic Party (HDP) has been particularly marginalised, with many HDP lawmakers being arrested on the grounds of alleged support for terrorist activities;

Amendment

10. Notes that the state of emergency, ***as well as the provisions under the constitutional reform package***, further constrained the capacity of the Grand National Assembly to fulfil its fundamental role of democratic scrutiny and accountability; notes with great concern the arrest of two members of parliament from the Republican People's Party (CHP), as well as the way the People's Democratic Party (HDP) has been particularly marginalised, with many HDP lawmakers being arrested on the grounds of alleged support for terrorist activities;

Or. en

Amendment 146**Marie-Christine Vergiat, Sofia Sakorafa****Motion for a resolution****Paragraph 10***Motion for a resolution*

10. note que l'état d'urgence a encore limité la capacité de la Grande Assemblée nationale à remplir son rôle fondamental de contrôle et de responsabilité démocratiques; note avec une vive inquiétude l'arrestation de deux parlementaires du Parti populaire républicain (CHP), ainsi que la manière dont le Parti démocratique populaire (HDP) a été particulièrement marginalisé, ***de nombreux législateurs*** du HDP ayant

Amendment

10. note que l'état d'urgence a encore limité la capacité de la Grande Assemblée nationale à remplir son rôle fondamental de contrôle et de responsabilité démocratiques; note avec une vive inquiétude l'arrestation de deux parlementaires du Parti populaire républicain (CHP), ainsi que la manière dont le Parti démocratique populaire (HDP) a été particulièrement marginalisé, ***que 11 parlementaires*** du HDP ont été arrêtés ***sur la base de discours et actions***

été arrêtés *au motif qu'ils auraient soutenu des activités terroristes*;

faites dans le cadre de leur activité parlementaire;

Or. fr

Amendment 147

Raffaele Fitto

Motion for a resolution

Paragraph 10

Motion for a resolution

10. osserva che lo stato di emergenza ha ulteriormente limitato la capacità della Grande assemblea nazionale di svolgere il suo fondamentale ruolo di controllo democratico e di responsabilità; prende atto con grande preoccupazione dell'arresto di due parlamentari del Partito popolare repubblicano (CHP) e del modo in cui il Partito democratico popolare (HDP) è stato particolarmente emarginato e molti suoi legislatori sono stati arrestati per presunto sostegno ad attività terroristiche;

Amendment

10. osserva **con preoccupazione** che lo stato di emergenza ha ulteriormente limitato la capacità della Grande assemblea nazionale di svolgere il suo fondamentale ruolo di controllo democratico e di responsabilità; prende atto con grande preoccupazione dell'arresto di due parlamentari del Partito popolare repubblicano (CHP) e del modo in cui il Partito democratico popolare (HDP) è stato particolarmente emarginato e molti suoi legislatori sono stati arrestati per presunto sostegno ad attività terroristiche;

Or. it

Amendment 148

Mario Borghezio

Motion for a resolution

Paragraph 11

Motion for a resolution

11. Condemns the continued arrest of Selahattin Demirtas, opposition leader and presidential candidate; pledges to continue to follow his case very closely and calls for his immediate and unconditional release; expects the European Court of Human Rights to deliver without delay its final judgement in the case;

Amendment

deleted

Amendment 149

Ana Gomes

Motion for a resolution

Paragraph 11

Motion for a resolution

11. Condemns the continued arrest of Selahattin Demirtas, opposition leader and presidential candidate; pledges to continue to follow his case very closely and calls for his immediate and unconditional release; expects the European Court of Human Rights to deliver without delay its final judgement in the case;

Amendment

11. Condemns the continued arrest of Selahattin Demirtas, opposition leader and presidential candidate; pledges to continue to follow his case very closely and calls for his immediate and unconditional release; expects the European Court of Human Rights to deliver without delay its final judgement in the case; ***recalls that the European Court of Human Rights (ECHR) urged Turkey in November 2018 to swiftly process the legal case of Selahattin Demirtas saying his pre-trial detention had gone on longer than could be justified; recalls also that the ECHR found that the judicial authorities had extended Mr Demirtas' detention on grounds that could not be regarded as 'sufficient' to justify its duration and that Turkey has to take all necessary measures to put an end to the applicant's pre-trial detention, also according to the ruling;***

Or. en

Amendment 150

Bodil Valero, Ana Miranda, Rebecca Harms, Jordi Solé

on behalf of the Verts/ALE Group

Motion for a resolution

Paragraph 11

Motion for a resolution

11. Condemns the continued arrest of Selahattin Demirtas, opposition leader and presidential candidate; ***pledges to continue*** to follow his case very closely and calls for

Amendment

11. Condemns the continued arrest of Selahattin Demirtas, opposition leader and presidential candidate; ***welcomes the ruling of the European Court of Human***

his immediate and unconditional release; *expects the European Court of Human Rights to deliver without delay its final judgement in the case;*

Rights on the case of Selahattin Demirtas, which calls on the Turkish authorities to immediately release him; stresses that the European Court of Human Rights further ruled that Demirtas's detention, especially during two crucial electoral campaigns, namely the referendum and the presidential election, had pursued the predominant ulterior purpose of stifling pluralism and limiting freedom of political debate, which is at the very core of the concept of a democratic society; condemns the intention of Turkish authorities to contravene the ruling of the ECHR; expects the EU and its Member States to follow his case very closely and calls for his immediate and unconditional release;

Or. en

Amendment 151

Marie-Christine Vergiat, Takis Hadjigeorgiou, Sofia Sakorafa

Motion for a resolution

Paragraph 11

Motion for a resolution

11. condamne le placement en détention ininterrompu de Selahattin Demirtas, chef de l'opposition et candidat à la présidence; s'engage à suivre très attentivement l'évolution de *sa* situation et demande sa libération immédiate et inconditionnelle; *attend* de la Cour européenne des droits de *l'homme qu'elle rende sans délai son arrêt définitif dans cette affaire;*

Amendment

11. condamne le placement en détention ininterrompu de Selahattin Demirtas, chef de l'opposition et candidat à la présidence; s'engage à suivre très attentivement l'évolution de *leur* situation et demande sa libération immédiate et inconditionnelle; *prend acte de l'arrêt du 20 novembre 2018* de la Cour Européenne des Droits de *l'Homme ordonnant la libération immédiate de Selahattin Demirtas et reconnaissant que le droit à des élections libres (art 3 du protocole n°1 CEDH), le droit à être traduit aussitôt devant un juge (art 5.3 CEDH) et la limitation de l'usage des restrictions aux droits (art 18 CEDH) n'ont pas été respectés et que sa détention provisoire portait atteinte au pluralisme et au libre jeu des débats politiques;*

Amendment 152

Javi López

Motion for a resolution

Paragraph 11

Motion for a resolution

11. Condemns the continued arrest of Selahattin Demirtas, opposition leader and presidential candidate; ***pledges to continue to follow his case very closely and*** calls for his immediate and unconditional release; ***expects*** the European Court of Human Rights ***to deliver without delay its final judgement in the case;***

Amendment

11. Condemns the continued arrest of Selahattin Demirtas, opposition leader and presidential candidate; calls for his immediate and unconditional release ***after the order of*** the European Court of Human Rights; ***that points his detention had the ulterior purpose of stifling pluralism and limiting freedom of political debate;*** ***recalls that his right to a speedy trial was violated and as consequence he was not able to perform his duties as a member of Parliament;***

Or. en

Amendment 153

Fabio Massimo Castaldo

Motion for a resolution

Paragraph 11

Motion for a resolution

11. Condemns the continued arrest of Selahattin Demirtas, opposition leader and presidential candidate; pledges to continue to follow his case very closely and calls for his immediate and unconditional release; ***expects*** the European Court of Human Rights ***to deliver without delay its final judgement in the case;***

Amendment

11. Condemns the continued arrest of Selahattin Demirtas, opposition leader and presidential candidate; pledges to continue to follow his case very closely and calls for his immediate and unconditional release; ***welcomes*** the European Court of Human Rights ***ruling ordering Turkey to release Selahattin Demirtas and stating that his detention had the "ulterior purpose of stifling pluralism and limiting freedom of political debate";***

Or. en

Amendment 154

Nikos Androulakis, Costas Mavrides, Demetris Papadakis

Motion for a resolution

Paragraph 11

Motion for a resolution

11. Condemns the continued arrest of Selahattin Demirtas, opposition leader and presidential candidate; pledges to continue to follow his case very closely and calls for his immediate and unconditional release; ***expects*** the European Court of Human Rights ***to deliver without delay its final judgement in the case;***

Amendment

11. Condemns the continued arrest of Selahattin Demirtas, opposition leader and presidential candidate; pledges to continue to follow his case very closely and calls for his immediate and unconditional release; ***calls on Turkey to fully implement the decision of*** the European Court of Human Rights ***which ordered to immediately release him from prison;***

Or. en

Amendment 155

Stelios Kouloglou, Dimitrios Papadimoulis, Takis Hadjigeorgiou

Motion for a resolution

Paragraph 11

Motion for a resolution

11. Condemns the continued arrest of Selahattin Demirtas, opposition leader and presidential candidate; pledges to continue to follow his case very closely and calls for his immediate and unconditional release; expects the European Court of Human Rights ***to deliver without delay its final judgement*** in the case;

Amendment

11. Condemns the continued arrest of Selahattin Demirtas, opposition leader and presidential candidate; pledges to continue to follow his case very closely and calls for his immediate and unconditional release; expects ***Turkey to respect the recent final judgement of*** the European Court of Human Rights in the case;

Or. en