117TH CONGRESS 1ST SESSION	S.
-------------------------------	----

To assist those subject to politically motivated charges in Turkey, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. Markey (for himself, Mr. Wyden, and Mr. Merkley) introduced the following bill; which was read twice and referred to the Committee on

A BILL

To assist those subject to politically motivated charges in Turkey, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Turkey Human Rights Promotion Act of 2021".
- 6 (b) Table of Contents for
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Findings.
 - Sec. 3. Definitions.
 - Sec. 4. Statement of policy.
 - Sec. 5. Sense of Congress on press freedom.
 - Sec. 6. Sense of Congress on internet freedom.

- Sec. 7. Sense of Congress on protecting lawyers and promoting fair trials.
- Sec. 8. Sense of Congress on accountability for human rights violations.
- Sec. 9. Political prisoners assistance.

1 SEC. 2. FINDINGS.

2 Congress makes the following findings:

- (1) The United States values its longstanding alliance with the Republic of Turkey and its friendship with the people of Turkey, and seeks to promote their democratic aspirations.
- (2) Actions taken by the Government of Turkey in the aftermath of the attempted coup of July 2016 have significantly expanded the government's crackdown on freedoms of expression, peaceful assembly, and association. Freedom House assessed Turkey to be "not free" in its Freedom in the World 2021 report.
 - (3) Since July 2016, Turkish authorities have detained tens of thousands of people they accused of aiding the coup attempt or supporting terrorism, sweeping up journalists, opposition politicians, dissidents, and others. The end of the state of emergency in 2018 has not led to an improvement in fundamental freedoms in Turkey as the Government of Turkey has codified several provisions from the state of emergency into law.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

MDM21703 SM5 S.L.C.

(4) The Government of Turkey has used the attempted coup as justification for a broader crackdown.

The 2020 Country Reports on Human Rights Practices: Turkey states, "Under broad antiterror legislation passed in 2018 the government continued to restrict fundamental freedoms and compromised the rule of law. Since the 2016 coup attempt, authorities have dismissed or suspended more than 60,000 police and military personnel and approximately 125,000 civil servants, dismissed onethird of the judiciary, arrested or imprisoned more than 90,000 citizens, and closed more than 1,500 nongovernmental organizations on terrorism-related grounds, primarily for alleged ties to the movement of cleric Fethullah Gulen, whom the government accused of masterminding the coup attempt and designated as the leader of the 'Fethullah Terrorist Organization'".

(6) A 2020 Reuters investigative press report revealed that the Government of Turkey terminated 4,000 judges and prosecutors since 2016. A 2020 Human Rights Watch report highlighted the continued arbitrary detention of lawyers, which runs contrary to Turkey's obligations under the International

Covenant on Civil and Political Rights, the Convention for the Protection of Human Rights and Fundamental Freedoms (commonly known as the "European Convention on Human Rights"), and other human rights obligations.

(7) Turkey is the world's second worst jailer of

- (7) Turkey is the world's second worst jailer of journalists, according to the Committee to Protect Journalists.
- (8) President Recep Tayyip Erdoğan began a crackdown on journalism even before the 2016 coup attempt, which he then intensified. The Committee to Protect Journalists estimated that Turkey was holding at least 37 journalists in jail at the end of 2020. According to a September 18, 2019 joint statement by civil society organizations, at least 180 media outlets have been forcibly closed since the coup attempt of which Kurdish-language and Kurdish-focused media outlets are especially vulnerable.
- (9) The Government of Turkey has also targeted writers and academics. Of roughly 2,000 academics who signed a January 2016 petition calling for a restart to peace negotiations between the government and the armed Kurdistan Workers' Party, more than 700 scholars were criminally charged with supporting propaganda for a terrorist organization.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

MDM21703 SM5 S.L.C.

(10) The Government of Turkey continues its 3-year detention of civil society leader unjust, Osman Kavala. In 2017. Turkish authorities charged Kavala and 15 others with "attempting to overthrow the government or to prevent it from performing its duties" based on ill-founded accusations regarding the group's role in the 2013 protests. In December 2019, the European Court of Human Rights (ECHR) ruled that Kavala's detention took place in the absence of sufficient evidence that he had committed an offense, in violation of his right to liberty and security under the European Convention on Human Rights. Turkey responded by acquitting Kavala, but immediately rearrested him under new charges related to the 2016 coup attempt, purported espionage, and continues to ignore the binding ECHR ruling. (11) In 2017, Turkish police arrested Amnesty

(11) In 2017, Turkish police arrested Amnesty International Turkey founding member Taner Kiliç and its director, Idil Eser, charging them as supporters of terrorism. In July 2020, a Turkish court unjustly sentenced Kiliç to over 6 years in prison and Eser to more than 2 years in prison.

(12) The Government of Turkey continues its unjust detention of Selhattin Demirtaş, a Kurdish

MDM21703 SM5 S.L.C.

politician detained with other members of the People's Democratic Party in 2016. Demirtaş was a member of parliament at the time of his arrest for allegedly "carrying out terrorist propaganda" by speaking out in support of peace negotiations with the Kurdistan Workers' Party. The European Court of Human Rights ruled in November 2018 that his detention "had pursued the predominant ulterior purpose of stifling pluralism and limiting freedom of political debate, which was at the very core of the concept of a democratic society". In December 2020, the ECHR ruled that Turkey must "immediately release" Demirtaş from prison, which Turkey continues to ignore.

(13) The Government of Turkey has targeted lawyers, with particular focus on criminal defense lawyers, prosecuting them for discharging their professional duties and associating them, without evidence, with the alleged crimes of their clients. Fair trial rights and protections for lawyers have been restricted just as they are most critically needed given mass detentions and the wider crackdown on dissent. Police have also intimidated lawyers and obstructed their work

MDM21703 SM5 S.L.C.

(14) The Government of Turkey heavily restricts and censors the internet. In 2019, the government blocked more than 408,000 websites, 40,000 tweets, 10,000 YouTube videos, and 6,200 Facebook shares, and blocked Wikipedia between 2017 and 2020. In early 2021, the government enacted a new social media law, which threatens social media companies that do not obey requests to remove content. Twitter, and its live video-streaming services, are currently facing pressure in the form of advertising bans by the Government of Turkey as a result of their unwillingness to appoint local representatives to handle government removal requests.

- (15) Turkey ranks among the countries with the highest number of content removal requests sent to Twitter and Facebook, according to the companies' transparency reports.
- (16) The Government of Turkey has demonstrated a disregard for fundamental freedoms beyond Turkey's borders, including in the United States. In 2016, members of President Erdoğan's security detail engaged in violence against journalists reporting on an event at the Brookings Institution. During President Erdoğan's May 2017 visit to Washington, D.C., individuals from the Turkish Em-

1 bassy grounds pushed past District of Columbia po-2 lice officers to brutally attack individuals dem-3 onstrating peacefully in opposition to policies of the Government of Turkey. 4 5 (17) The Government of Turkey has abused 6 international institutions to target critics, "trig-7 gering a flood of Interpol 'red notice' requests to de-8 tain critics abroad", according to Freedom House. 9 Targets include United States permanent resident 10 Enes Kanter, a professional basketball player, 11 human rights activist, and vocal critic of President 12 Erdoğan. 13 (18) Since 2014, the Government of Turkey has 14 pursued opponents and critics in more than 30 coun-15 tries, securing the renditions of at least 58 people 16 without due process in what Freedom House has 17 characterized as a "campaign of transnational re-18 pression", unrivaled by any other country. In a 19 March 2021 report, the Office of the High Commis-20 sioner for Human Rights stated that the increase 21 cases in arbitrary detention "may constitute crimes 22 against humanity". 23 (19) The Government of Turkey threatens to 24 escalate its targeting of critics internationally, con-25 sistent with an overly broad domestic counterter-

1	rorism campaign. On October 30, 2019, President
2	Erdoğan stated, "Some countries eliminate terrorists
3	whom they consider as a threat to their national se-
4	curity, wherever they are. Therefore, this means
5	those countries accept Turkey has the same right.
6	This includes the terrorists they shake hands with
7	and praise." He added that he hoped to deliver
8	"good news" on the matter soon.
9	SEC. 3. DEFINITIONS.
10	In this Act:
11	(1) Political prisoner.—The term "political
12	prisoner" means a person who has been deprived of
13	his or her personal liberty if—
14	(A) the detention has been imposed in vio-
15	lation of one of the fundamental guarantees set
16	out in the European Convention on Human
17	Rights, particularly—
18	(i) freedom of thought, conscience,
19	and religion;
20	(ii) freedom of expression and infor-
21	mation; and
22	(iii) freedom of assembly and associa-
23	tion;

1	(B) the detention has been imposed for
2	purely political reasons without connection to
3	any offense;
4	(C) for political motives, the length of the
5	detention or its conditions are clearly out of
6	proportion to the offense of which the person
7	has been found guilty or is suspected;
8	(D) for political motives, he or she is de-
9	tained in a discriminatory manner as compared
10	to other persons; or
11	(E) the detention is the result of pro-
12	ceedings which were clearly unfair and appear
13	to be connected with political motives of the au-
14	thorities.
15	(2) Prisoner of conscience.—The term
16	"prisoner of conscience" means any person who—
17	(A) is imprisoned or otherwise physically
18	restricted solely for the peaceful exercise of his
19	or her human rights; and
20	(B) has not used violence or advocated vio-
21	lence or hatred.
22	SEC. 4. STATEMENT OF POLICY.
23	It is the policy of the United States—
24	(1) to support democracy, peace, and prosperity
25	in Turkey;

1	(2) to oppose the abuse of counterterrorism au-
2	thorities, including targeting journalists, political op-
3	ponents, dissidents, minorities (including Kurds),
4	and others engaged in exercising their right to free-
5	doms of expression, peaceful assembly, or associa-
6	tion;
7	(3) to consider those unfairly detained or im-
8	prisoned under counterterrorism authorities on po-
9	litically motivated grounds to be prisoners of con-
10	science or political prisoners, as appropriate, unless
11	there is probative evidence of specific criminal mis-
12	conduct presented in proceedings that comply with
13	international fair trial standards;
14	(4) to use all diplomatic tools to advocate that
15	all prisoners of conscience and political prisoners in
16	Turkey should be released;
17	(5) to support and pressure the Government of
18	Turkey in the repeal or amendment of—
19	(A) all anti-terrorism laws and regulations
20	that allow the government to unjustly target
21	journalists, political opponents, dissidents, and
22	minorities;
23	(B) all laws and regulations that violate
24	the right to freedoms of expression, peaceful as-
25	sembly, or association in a manner not per-

1	mitted by international legal standards, includ-
2	ing laws and regulations that seek to punish
3	those who insult political figures or denigrate
4	the Turkish nation or state institutions; and
5	(C) all laws and regulations that violate
6	the right to a fair trial; and
7	(6) to oppose the export to Turkey by any
8	country of surveillance technologies, including soft-
9	ware, that could be used to monitor the activities of
10	journalists, political opponents, dissidents, or minori-
11	ties.
12	SEC. 5. SENSE OF CONGRESS ON PRESS FREEDOM.
13	It is the sense of Congress that—
14	(1) the Government of Turkey must take steps
15	to significantly improve the dire climate for journal-
16	ists and those supporting the journalism profession,
17	including—
18	(A) ending the enforcement of draconian
19	laws and regulations that restrict freedom of
20	expression; and
21	(B) releasing all journalists and media
22	workers who have been imprisoned for fulfilling
23	their professional responsibilities;
24	(2) the Department of State should provide as-
25	sistance and warnings of impending politically moti-

1	vated detention or harm to journalists and media
2	workers in danger in Turkey, regardless of citizen-
3	ship status, including journalists working for Kurd-
4	ish media organizations;
5	(3) United States Government officials should
6	prioritize demands to release unfairly detained jour-
7	nalists and media workers in their communications
8	with Turkish officials; and
9	(4) press freedom and the freedom of expres-
10	sion are fundamental human rights and should be
11	upheld and protected in Turkey and everywhere.
12	SEC. 6. SENSE OF CONGRESS ON INTERNET FREEDOM.
13	It is the sense of Congress that—
13 14	It is the sense of Congress that— (1) the Government of Turkey must cease its
14	(1) the Government of Turkey must cease its
14 15	(1) the Government of Turkey must cease its ongoing crackdown on free expression on the inter-
14 15 16	(1) the Government of Turkey must cease its ongoing crackdown on free expression on the inter- net, including by repealing or amending laws that
14 15 16 17	(1) the Government of Turkey must cease its ongoing crackdown on free expression on the internet, including by repealing or amending laws that allow the government to block a website or remove
14 15 16 17	(1) the Government of Turkey must cease its ongoing crackdown on free expression on the internet, including by repealing or amending laws that allow the government to block a website or remove content from the website if there is sufficient sus-
14 15 16 17 18	(1) the Government of Turkey must cease its ongoing crackdown on free expression on the internet, including by repealing or amending laws that allow the government to block a website or remove content from the website if there is sufficient suspicion that the site is insulting political figures;
14 15 16 17 18 19 20	(1) the Government of Turkey must cease its ongoing crackdown on free expression on the internet, including by repealing or amending laws that allow the government to block a website or remove content from the website if there is sufficient suspicion that the site is insulting political figures; (2) the Department of State should support
14 15 16 17 18 19 20 21	(1) the Government of Turkey must cease its ongoing crackdown on free expression on the internet, including by repealing or amending laws that allow the government to block a website or remove content from the website if there is sufficient suspicion that the site is insulting political figures; (2) the Department of State should support and pressure the Government of Turkey—
14 15 16 17 18 19 20 21	(1) the Government of Turkey must cease its ongoing crackdown on free expression on the internet, including by repealing or amending laws that allow the government to block a website or remove content from the website if there is sufficient suspicion that the site is insulting political figures; (2) the Department of State should support and pressure the Government of Turkey— (A) to halt its frequent requests that social

1	(B) to ensure that the Radio and Tele-
2	vision Supreme Council does not arbitrarily re-
3	strict online streaming services through a costly
4	and opaque licensing regime; and
5	(3) escalating controls regulating internet use
6	are an attempt by the Government of Turkey to si-
7	lence one of the last platforms for independent jour-
8	nalism in the country.
9	SEC. 7. SENSE OF CONGRESS ON PROTECTING LAWYERS
10	AND PROMOTING FAIR TRIALS.
11	It is the sense of Congress that—
12	(1) the Government of Turkey must—
13	(A) halt its indiscriminate detention and
14	prosecution of lawyers, judges, prosecutors, and
15	court officials, and its targeting of lawyers' as-
16	sociations;
17	(B) repeal laws restricting the right of law-
18	yers to discharge their professional duties, the
19	rights of suspects to legal counsel, and the right
20	of lawyer-client privileged communication;
21	(C) ensure that lawyers can visit detainees
22	in police custody, and remind police and pros-
23	ecutors of the protected role of lawyers under
24	Article 14 of the International Covenant on
25	Civil and Political Rights, Articles 5 and 6 of

1	the European Convention on Human Rights,
2	and the United Nations Basic Principles on the
3	Role of Lawyers; and
4	(D) end the practice of prosecuting lawyers
5	based on whom they have represented as cli-
6	ents;
7	(2) the Department of State should pressure
8	the Government of Turkey—
9	(A) to abolish extended pretrial detention,
10	consistent with Turkey's Judicial Reform Strat-
11	egy;
12	(B) to reverse the April 2017 amendment
13	to Article 159 of the Constitution, which allows
14	for political control over the nomination proce-
15	dures to the Council of Judges and Prosecutors;
16	and
17	(C) to ensure the independence of judges
18	and of the judiciary system, with particular
19	focus on the Ministry of Justice; and
20	(3) the independence of any country's judicial
21	system suffers when lawyers—
22	(A) are subject to intimidation and harass-
23	ment in their work; and
24	(B) are identified with the causes of their
25	clients.

1	SEC. 8. SENSE OF CONGRESS ON ACCOUNTABILITY FOR
2	HUMAN RIGHTS VIOLATIONS.
3	It is the sense of Congress that if the Government
4	of Turkey does not promptly take effective steps to ad-
5	dress the human rights violations described in this Act—
6	(1) the President of the United States should
7	impose sanctions pursuant to the Global Magnitsky
8	Human Rights Accountability Act (subtitle F of title
9	XII of Public Law 114–328; 22 U.S.C. 2656 note)
10	with respect to officials of the Government of Tur-
11	key found responsible for—
12	(A) the detention of prisoners of conscience
13	and political prisoners;
14	(B) the politically motivated detention of
15	journalists;
16	(C) restricting of freedom of free expres-
17	sion through social media; and
18	(D) other gross violations of internationally
19	recognized human rights;
20	(2) the President should confirm that United
21	States security assistance provided to the Govern-
22	ment of Turkey is fully consistent with the condi-
23	tions mandated in section 36 of the Arms Export
24	Control Act ((22 U.S.C. 2776)) and the human
25	rights provisions contained in section 620M of the
26	Foreign Assistance Act of 1961, (22 U.S.C. 2378d);

1	(3) the Secretary of the Treasury should in
2	struct the United States executive director of each
3	international financial institution to oppose any loan
4	grant, policy, or strategy determined to be directly
5	enabling the Government of Turkey to violate the
6	human rights of its citizens; and
7	(4) the Secretary of State should impose visa
8	restrictions under the announced "Khashoggi Ban"
9	pursuant to section 212(a)(3)(C) of the Immigration
10	and Nationality Act (8 U.S.C. 1182(a)(3)(C)) on—
11	(A) individuals who, acting on behalf of the
12	government, are believed to have been directly
13	engaged in serious, extraterritorial counter-dis
14	sident activities, including those who—
15	(i) suppress, harass, surveil, threaten
16	or harm journalists, activists, or other per
17	sons perceived to be dissidents for their
18	work; or
19	(ii) engage in such activities with re
20	spect to the families or other close associ
21	ates of such persons; and
22	(B) family members of individuals de
23	scribed in subparagraph (A), as appropriate.

1 SEC. 9. POLITICAL PRISONERS ASSISTANCE.

2	The Secretary of State shall provide assistance to
3	civil society organizations in Turkey that work to secure
4	the release of prisoners of conscience and political pris-
5	oners in Turkey, and to current and former prisoners of
6	conscience and political prisoners in Turkey, including—
7	(1) support for the documentation of human
8	rights violations with respect to prisoners of con-
9	science and politically motivated prisoners;
10	(2) support for advocacy in Turkey to raise
11	awareness of issues relating to prisoners of con-
12	science and political prisoners;
13	(3) support for efforts to repeal or amend laws
14	or regulations that are used to imprison individuals
15	as prisoners of conscience or political prisoners;
16	(4) support, including travel costs, and legal
17	fees, for families of prisoners of conscience and polit-
18	ical prisoners;
19	(5) support for health, including mental health,
20	and post-incarceration assistance in gaining access
21	to education and employment opportunities or other
22	forms of reparation to enable former prisoners of
23	conscience and political prisoners to resume a nor-
24	mal life; and

MDM21703 SM5 S.L.C.

1 (6) the delegation of specific United States mis-2 sion staff who will observe trials in politically moti-3 vated cases, including in Southeast Turkey.