10 June 2020

His Excellency Taur Matan Ruak
Prime Minister of the Democratic Republic of Timor-Leste
Dili, Timor-Leste

Dear Prime Minister,

I write on behalf of the International Federation of journalists (Asia Pacific) which, as you are aware, is active in protecting the rights of journalists in our region. It is the largest voice of journalists globally, representing more than 600,000 journalists.

In 2017, you provided invaluable assistance to the IFJ and to IFJ affiliate Timor-Leste Press Union (TLPU) in the case of its member Raimundos Oki. This was, as you will recall, following his outrageous prosecution under the criminal code. Your strong public statement in support of press freedom at that time and in opposition to Oki’s prosecution was noted. It was obvious back then that those charges were bound to fail, but of course the matter of principle was that the prosecution should never have been taken at all. Any prosecution against journalists will have a chilling effect upon journalists’ willingness to pursue matters of public interest without fear or favour.

Your support, and that of your wife who you will recall, attended the Oki trial in solidarity with him and his colleagues was deeply appreciated by the IFJ and its members in the region.

The support of many of those around you - not to mention the general support of journalists in Timor-Leste and numerous concerned citizens was keenly appreciated. I know that journalist organisations in the region were vitally interested in the Oki trial and heartened by the strong support that the cause of press freedom received.

Against this background it is most troubling now to learn of new ‘criminal defamation’ laws proposed for Timor-Leste. If adopted, these laws will mark a retreat from a commitment to democracy and an open society which has been to the very great credit of Timor-Leste.

This proposed law contains ill defined ‘offences’ and switches the focus of any complaint to the journalist and/or publisher to ‘prove’ the subject to the complaint. Put simply, it places the legal burden of proving that a story is true upon the journalist and/or publisher.
There is no doubt it would be a grave enough threat to freedom if the law was a civil statute, but it would add insult to injury as the law proposes to create ‘offences’ which carry between one and three years’ imprisonment. These are some of the most egregious features of the current proposal.

The IFJ is currently preparing a detailed analysis of the proposed law and will provide this to you at the earliest opportunity.

Most critically, we hope and expect that no step will be taken to enact the proposed law in whole (or in part) until a significant opportunity has been provided for all interested parties to make representations about the law – particularly the journalists it will most certainly impact.

You may be certain that the IFJ will campaign against the law, as will Australia’s Media Entertainment and Arts Alliance (MEAA) and it is expected, the Alliance of Independent Journalists of Indonesia (AJI) and all the IFJ affiliates in SE Asia. I also note that the Press Council of Timor-Leste has expressed its opposition to the proposed law.

At this time, I respectfully ask you to take all necessary steps to ensure that the proposal does not make its way into the laws of Timor-Leste.

Sincerely yours,

Jane Worthington
Director, IFJ-Asia Pacific
jane.worthington@ifj-asia.org