

Trinidad and Tobago Immigration Detention Profile

Profile Updated: April 2016

With large reserves of oil and gas, Trinidad and Tobago is one of the wealthiest countries of the Caribbean and enjoys a per capita income above the average for South America.[1] This status has helped make the country an important tourism destination, which has in turn spurred a crack down on "unwanted" irregular migration. The country opened a dedicated administrative immigration detention facility 2009, which is called the "Immigration Detention Centre," or IDC.[2]

Trinidad and Tobago adopted the Immigration Act in 1976, which was last amended in 2005. This law provides grounds for immigration-related detention. Foreign nationals can be detained under the provisions of section 14 of the Immigration Act for a hearing before a Special Inquiry Officer to determine whether they are permitted to enter Trinidad and Tobago or should b detained prior to removal. The detention order is issued by the Minister, the Chief Immigration Officer, or a Special Inquiry Officer. During the hearing, the person can be assisted by an attorney and is provided free interpretation services.[3] There is no judicial review of this decision.[4]Detainees held at the IDC are either awaiting final determination of their status or execution of a deportation order.[5]

Non-governmental sources report that asylum seekers are also placed in administrative detention.[6] While the country is a party to 1951 Convention on the Status of Refugees and the 1967 Protocol, it has not adopted implementing legislation nor established a national refugee status determination (RSD) procedure.[7] As a result, UNHCR and its local NGO partner (Living Water Community[8]) have the responsibility for identifying and providing assistance to asylum seekers and refugees. However, transfer of RSD from UNHCR to the government began in June 2014 after the adoption of the National Policy to Address Refugee and Asylum Matters.[9] The first phase included the creation of an ad hoc Refugee Unit in 2015. In 2014, 161 new asylum applications were registered by UNHCR and the Living Water Community.[10]

Government sources report that Trinidad and Tobago hosted 100,000 undocumented migrants in 2014,[11] which if true would represent nearly five percent of its entire total population of roughly two million. However, according to the UN Department of Economic and Social Affairs, there were only 49,900 international migrants in the country as of 2015.[12]

The Immigration Detention Centre (IDC) opened in 2009 on the Eastern Main Road in Aripo, Arima. The IDC, also know as the Aripo Detention Centre, is managed by the Immigration Division under the authority of the Ministry of National Security. Although it was initially intended for short-term detention only it is now used as a long-term immigration facility to detain unauthorized migrants prior to their removal.[13]

In 2013, the IDC had a maximum capacity of 150, with separate facilities for men and women.[14] In 2014, 131 foreign nationals were held at the facility, with Jamaicans reportedly making up the largest portion, followed by Guyanese and

Africans.[15] Trinidad's treatment of detainees from Africa has been criticized because the country has at times kept migrants from these countries in detention for very long periods of time, which in some cases has extended beyond three years.[16] These extended lengths of detention are lawful as the Immigration Act does not provide a maximum length of detention. However, the U.S. Department of State reported that the average length of detention for this centre was one week to two months in 2014.[17]

The Immigration Act criminalizes unauthorized enter or residence for any person who has been already removed or otherwise lawfully sent out of Trinidad and Tobago. This irregular re-entry is punishable by up to six months imprisonment and a fine of 1,500 USD.[18]

Concerns have been raised regarding the conditions at the Aripo facility. The squalid conditions has led to protests and attempted suicides, according to the Emancipation Support Committee.[19] During its last Universal Periodic Review in 2011, countries urged the government to "Take prompt, appropriate, efficient measures towards the improvement of the living conditions in prisons and detention centres, including the inmates' access to food, medical care and social services."[20]Recommendations were also made on the need to strengthen the protection safeguards, in particular the mechanisms that allow the detection of migrants with special needs for international protection.[21]

In February 2016, NGOs' submissions prior to the 25th UPR session highlighted that the Immigration Act remained insufficient with regard to the protection of migrant rights and that "lengthy administrative detention, unfavorable detention conditions, detention of migrants, asylum seekers and refugees, lack of access to by NGOs suggest that reform of the immigration system is imperative." They also urged independent monitoring of the detention centre.[22]

Endnotes

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