



Comisión Nacional de los Derechos Humanos

México

Recommendation 25/2011

The following is a synopsis of the recommendation emitted by the CNDH. The complete version may be consulted on this institution's web page.

20th May 2011

Matter: The case of V1, who found themselves detained at the Mexico City East, Male Preventative Prison.

Authority Responsible: Government Chief of the Federal District of Mexico

The National Commission of Human Rights has examined the details of the complaint CNDH/3/2010/2068/Q, relating to the case of V1. V1 was interned in the Mexico City East, Male Preventative Prison, and should have then been released in October 2009 having served the time to which they were sentenced. V1 hadn't received their release ballot from the appropriate persons however and so their release was delayed. With this in mind, the argument brandished by AR2 is rendered unacceptable, due to the evident delay in the issuing of the release ballot as per the instruction of general and federal jurisdiction. For the act formerly mentioned and in accordance with the non-jurisdictional protection system of human rights, in attributing this violation to a public servant, the recommendation made to the public agency is that they should seek to restore the victim of their fundamental rights as well as compensating the damage occasioned by unjustly depriving the victim of their liberty. This is asked in accordance to article 113 of the Political Constitution of the United States of Mexico and 44 of the law of the National Commission of Human Rights, as recognized by Recommendation 25/2011