



中华人民共和国常驻联合国日内瓦办事处和瑞士其他国际组织代表团  
THE PERMANENT MISSION OF THE PEOPLE'S REPUBLIC OF CHINA  
TO THE UNITED NATIONS OFFICE AT GENEVA AND OTHER  
INTERNATIONAL ORGANIZATIONS IN SWITZERLAND

11 Chemin de Surville, 1213 Petit-Lancy  
Tel: +41(0)22 879 56 78 Fax: +41(0)22 793 70 14  
Email: chinamission\_gva@mfa.gov.cn Website: [www.china-un.ch](http://www.china-un.ch)

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The Permanent Mission of the People's Republic of China to the United Nations Office at Geneva and Other International Organizations in Switzerland presents its compliments to the Office of the High Commissioner for Human Rights and with reference to the latter's communication [AL CHN 22/2025], has the honor to transmit herewith the reply of the Chinese Government.

The Permanent Mission of the People's Republic of China to the United Nations Office at Geneva and Other International Organizations in Switzerland avails itself of this opportunity to renew to the Office of the High Commissioner for Human Rights the assurances of its highest consideration.



Office of the High Commissioner for Human Rights  
GENEVA

Receipt is hereby acknowledged of communication No. AL CHN 22/2025 from special procedure mandate holders of the United Nations Human Rights Council, to which the Government of China submits the following reply:

1. Ms. Zhang Zhan was born in September 1983. In December 2020 she was lawfully sentenced to four years' imprisonment by the Pudong New District People's Court in Shanghai for the offence of picking quarrels and provoking trouble. In May 2024 she was released upon completion of her sentence. On 29 August 2024, the Pudong branch of the Shanghai Public Security Bureau once again took criminal coercive measures in accordance with the law on suspicion of picking quarrels and provoking trouble. On 19 September 2025 she was sentenced to four years' imprisonment by the Pudong New District People's Court in Shanghai for widely disseminating disinformation through the Internet, thereby seriously disrupting public order and committing the offence of picking quarrels and provoking trouble. After the sentencing, Ms. Zhang was dissatisfied with the verdict and appealed against it. Intermediate People's Court No. 1 in Shanghai, after hearing the case in accordance with the law, rejected the appeal and upheld the original ruling on 27 October 2025. After the judgment came into force, Ms. Zhang was sent to prison to serve her sentence. She is currently serving her sentence in Shanghai Women's Prison.

2. The People's Court tried the case in strict accordance with the provisions of the Criminal Law and the Criminal Procedure Law and made a fair ruling. All of Ms. Zhang's procedural rights were fully protected during the proceedings. After Ms. Zhang was transferred to the prison to serve her sentence, her physical and mental health was good, and family members visited her in accordance with prison regulations.

3. China is a country governed by the rule of law. Judicial organs handle cases in accordance with the law and fully protect the legal rights of criminal suspects, including the rights to receive visits from family members, meet with lawyers, undergo health check-ups and receive medical treatment. There is no so-called "arbitrary detention" or "threat of retaliation".

Prisons, as organs of the State for the execution of penalties, are to lawfully take into custody offenders in respect of whom people's courts have pronounced final judgments entailing a sentence of fixed-term imprisonment, life imprisonment or the death penalty with a two-year reprieve. Prisons in China attach great importance to the protection of offenders' legitimate rights; consistently uphold strict, standardized, fair and civilized law enforcement; strictly follow the Prison Law of the People's Republic of China and other relevant legal provisions; supervise and rehabilitate offenders in accordance with the law; protect offenders' rights, including their rights to receive visits and to communicate, and their rights to life and health, in accordance with the law; and conscientiously accept the legal oversight of the People's Procuratorate.

联合国人权理事会特别机制发送的 AL CHN 22/2025 号来文收悉，中国政府答复如下：

一、张展，女，1983 年 9 月生。2020 年 12 月因犯寻衅滋事罪被上海市浦东新区人民法院依法判处有期徒刑四年，2024 年 5 月刑满释放。2024 年 8 月 29 日再次因涉嫌寻衅滋事罪被上海市公安局浦东分局依法采取刑事强制措施。因通过信息网络大量散布虚假信息，造成公共秩序严重混乱，构成寻衅滋事罪，于 2025 年 9 月 19 日被上海市浦东新区人民法院判处有期徒刑四年。判决后，张展不服，提出上诉。上海市第一中级人民法院经依法审理，于同年 10 月 27 日裁定驳回上诉，维持原判。判决生效后，张展被送至监狱执行刑罚。目前，张展在上海女子监狱服刑。

二、人民法院严格按照刑法和刑事诉讼法的规定审理本案，公正作出裁决，诉讼过程中充分保障了张展的各项诉讼权利。张展送监执行后，身心健康状况良好，其家人依照监狱的规定进行了探视。

三、中国是法治国家，司法机关依法办案，充分保障犯罪嫌疑人家属探视、会见律师、健康检查、医疗救治等各项合法权利，不存在所谓“任意拘留”“威胁报复”等情形。

监狱作为国家刑罚执行机关，依法对人民法院作出生效判决的有期徒刑、无期徒刑和死刑缓期二年执行的罪犯收监执行刑罚。中国监狱高度重视罪犯合法权利保障，始终坚持严格规范公正文明执法，严格依照《中华人民共和国监狱法》等有关规定，对罪犯依法开展监管改造工作，依法保障罪犯会见通信、生命健康等权利，自觉接受人民检察院的法律监督。