27 January 2020

China: One-month incommunicado detention of four human rights defenders

As of 26 January 2020, four human rights defenders have been held in incommunicado detention for a month. In a cross-provincial operation on 26 December 2019, police from Shandong province arrested human rights defenders Dai Zhenya (戴振亚) in Xiamen, Fujian, Ding Jiaxi (丁家喜) in Beijing, Li Yingjun (李英俊) in Zhangzhou, Fujian, and Zhang Zhongshun (张忠顺) in Yantai, Shandong. Their arrests were part of a year-end crackdown in December 2019 affecting more than 20 human rights defenders across China.

Dai Zhenya is a member of the New Citizens Movement and has campaigned for greater access to government-held information. He has also participated in activities including delivering meals for political dissidents in detention and organising signature campaigns and public fundraising. Ding Jiaxi is a human rights lawyer and a prominent figure within the New Citizens Movement which campaigned for greater transparency among state officials, greater equality within the education system as well as for constitutional government. Li Yingjun has been involved in activism since 2013 and has campaigned to support other human rights defenders in detention or prison. He is also a member of the “same city movement” where activists residing in the same city gathered and dined on a regular basis to discuss activism and government reforms. Zhang Zhongshun is a former lecturer at the Yantai University in Shandong who has been actively involved in civic activism, including the “same city movement”.

Ding Jiaxi, Dai Zhenya and Zhang Zhongshun are now held incommunicado under “residential surveillance in a designated location” (RSDL) per article 75 of the Criminal Procedure Law (as amended in 2018). Ding Jiaxi, Dai Zhenya and Zhang Zhongshun are held on suspicion of “inciting subversion of State power”, a national security offence under the Criminal Law. The legal basis and conditions of Li Yingjun’s detention are not yet confirmed. Under RSDL, detainees can be held in secret for up to six months. While the law requires the police to notify a RSDL detainee’s family about their detention within 24 hours, it does not explicitly require the police to reveal the exact whereabouts of the detainee. The Public Security Bureau of Yantai City has so far notified the lawyers of Ding Jiaxi, Dai Zhenya and Zhang Zhongshun that pursuant to article 39 of the Criminal Procedure Law they are prohibited from meeting their clients on the ground that doing so would “impede the investigation or expose state secrets” as the three are held on suspicion of “endangering national security”.

In August 2018, UN human rights experts wrote to the Chinese government raising concern that the conditions of detention under RSDL “are analogous to incommunicado and secret detention and tantamount to enforced disappearance”, exposing “those subjected to RSDL to the risk of torture and other inhuman and degrading treatment and other human rights violations.”

Front Line Defenders is deeply concerned about the arbitrary and incommunicado detention of Dai Zhenya, Ding Jiaxi, Li Yingjun and Zhang Zhongshun, especially the three of them who are detained on “national security” charges, and the denial of their access to legal counsel of their choice, which significantly raises the risks of torture and ill-treatment in detention. Front Line Defenders believes that their detention is solely motivated by their peaceful and legitimate work in the defence of human rights.
Front Line Defenders urges the authorities in China to:

1. Immediately and unconditionally release Dai Zhenya, Ding Jiaxi, Li Yingjun and Zhang Zhongshun;

2. Ensure that, pending their release, Dai Zhenya, Ding Jiaxi, Li Yingjun and Zhang Zhongshun are not subjected to any form of torture or other ill-treatment, in strict adherence to the conditions set out in the ‘Body of Principles for the Protection of All Persons under Any Form of Detention or Imprisonment’, adopted by UN General Assembly resolution 43/173 of 9 December 1988;

3. Ensure they have immediate, regular and unrestricted access to a lawyer of their choice, and are able to communicate with family members, without undue interference;

4. Guarantee in all circumstances that all human rights defenders in China are able to carry out their legitimate human rights activities without fear of reprisals and free of all restrictions, including judicial harassment;

5. Initiate a comprehensive legal reform process, in genuine consultation with independent civil society, to review existing laws, regulations, policies and practices, especially the procedures of residential surveillance in a designated location, that have been used to target human rights defenders, with a view to align them with China’s obligations under international human rights law and standards.