**RESOLUTION**

**VI International Scientific and Practical Conference  
«Human rights protection in Eurasia: exchange of best practices of ombudspersons»**

**Conference theme:  
Legal mechanisms for the protection of youth rights:  
the role of ombudsperson**

We, THE PARTICIPANTS OF THE VI INTERNATIONAL SCIENTIFIC AND PRACTICAL CONFERENCE «HUMAN RIGHTS PROTECTION IN EURASIA: EXCHANGE OF BEST PRACTICES OF OMBUDSPERSONS»,

- *guiding* by the universally recognized principles and norms of international law, humanism and justice,

- *emphasizing* that the formation of a favorable political, legal and economic environment for the development of youth at the state level is the key to sustainable and upward development of society,

- *recognizing* the need for joint action aimed at solving new challenges in the field of support and realization of youth rights,

- *realizing* the importance of the consolidated formation of new vectors for promoting the rights of youth with the participation of ombudspersons,

- *bearing* in mind the Universal Declaration of Human Rights adopted by the General Assembly of the United Nations on 10 December 1948, the International Covenant on Civil and Political Rights adopted by the General Assembly of the United Nations on 16 December 1966, the International Covenant on Economic, Social and Cultural Rights, adopted by the General Assembly of the United Nations on 16 December 1966, the Convention on the Rights of the Child, adopted by the General Assembly of the United Nations on 20 November 1989,

- *expressing* the views of National Institutions for the Promotion and Protection of Human Rights, civil society, international organizations and the scientific community,

We recommend that National Institutions for the Promotion and Protection of Human Rights:

1. Continue to develop the cooperation of ombudspersons in order to exchange experience in protecting of youth rights.

2. Consider the issue of establishing youth councils, as well as strengthening bilateral and multilateral cooperation between representatives of existing councils.

3. Promote the implementation of international legal standards for the protection of youth rights at the national level and also to assist in expanding youth access to employment, education and health care.

4 Ensure purposeful and substantive interaction with public authorities, mass media, civil society institutions, international organizations and integration associations of ombudsmen in order to promote and protect the rights of youth.

5 Carry out educational activities in order to ensure the quality of the legal education of youth.

6 Promote the involvement of youth in the development and implementation of youth policy, in solving topical issues of economic, environmental, scientific and technological, social, cultural and national development of their states, in voluntary human rights activities, the implementation of historical and cultural projects.

7 Assist youth who find themselves in a difficult life situation, the disabled, orphans and children left without parental care in the implementation and protection of their rights.

8 Make efforts to counteract attempts to politicize the protection of the rights and freedoms of youth.

9 Reflect in the reports submitted to the Governments of their States recommendations for solving systemic problems in protecting the rights of youth.

10 Take measures to prevent discrimination of human rights depending on nationality, citizenship, place of residence, including infringement of the rights of youth on these grounds to work, freedom of movement, education, medical care, access to cultural values, etc.

11 To publish, following the results of the VI International Scientific and Practical Conference «Human rights protection in Eurasia: exchange of best practices of ombudspersons» a collection of materials from the speeches of its participants.