

## **THE CLAIM OF WESTERN ARMENIA AND ITS REFLECTIONS IN THE PUBLIC OPINION**

**Tuğçe TECİMER - Selenay Erva YALÇIN**

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*This is the English translation of a [Turkish language article](#) that was originally published by AVİM on 27 March 2025.*

The Nikol Pashinyan government recently invited 10 Turkish journalists to Armenia and answered their questions. In his statements to the journalists, he indicated that; "there is no Western Armenia [Eastern Türkiye] term in our constitution. It exists elsewhere, but not in our constitution." This statement has once again brought to the agenda the issues of constitutional amendment and Western Armenia that we had discussed multiple times in the past.

The elsewhere Pashinyan refers to is the Declaration of Independence that is explicitly referred to in the preamble of the Constitution of Armenia. As we have emphasized many times before, a constitution is the most fundamental and supreme document in the hierarchical order of state domestic law. The Declaration of Independence, which is referenced in the preamble of the Constitution of Armenia, has the authority of a constitution as it has not been proven otherwise by legal documents and has been interpreted as such until the present. In the Constitutional Court of Armenias judgement on the demarcation of borders with Azerbaijan, it has been stated (albeit not explicitly) that the Declaration of Independence is a historical document and therefore not valid in terms of legal authority. Nevertheless, due to its power within state law, the constitution needs clarification and amendments in the context of the peace process with Azerbaijan. Pashinyan and other government officials, who have refrained from making any statement regarding the removal of the explicit reference to the Declaration of Independence, continue to ignore this issue, which is crucial for the constitutional amendment planned for 2027. They also claim that the Declaration of Independence is de facto not in force because of the Constitutional Court's judgement. It is evident though that this claim currently has no repercussions within the legal sphere.

The Declaration of Independence is not the only case in which the concept of Western Armenia is referenced. As is known, the architectural structure named Tsitsernakaberd ( *Ծիծեռնակաբերդ*) in Yerevan contains statements that it represents the 12 provinces of

Western Armenia.[1] It is also seen from open sources that touristic trips are organized from Armenia to certain provinces of Türkiye under the name of Western Armenia Tour. Although Pashinyan states that the term Western Armenia is not mentioned in the Constitution, it is evident that Western Armenia remains an impactful idea not only in the Declaration of Independence but also in the perspective of Armenian citizens.

As a result, it is easier for this unattainable idea to maintain its relevancy among the citizens of Armenia because the Pashinyan government fails to make any efforts contrary to this idea. The constitutional amendment, allegedly planned since 2018, provides plausible ground for the removal of the reference to the Declaration of Independence. This document, which is often criticized by Pashinyan for being contrary to modern politics and international law and ignored for being historical, should be definitively removed from the legal sphere through the constitutional amendment and confined solely to historical discussions.

[1] Lilit Avazyan, Ծիծեռնակաբերդը՝ Աղոթատեղի և Ուխտավայր, *HolyTrinity*, 24 April 2012,  
<https://web.archive.org/web/20140711162343/http://www.holytrinity.am/posts/view/167>

About the Author :

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Süleyman Nazif Sok. No: 12/B Daire 3-4 06550 Çankaya-ANKARA / TÜRKİYE

**Tel:** +90 (312) 438 50 23-24 • **Fax:** +90 (312) 438 50 26

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**E-Mail:** [info@avim.org.tr](mailto:info@avim.org.tr)

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