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Representation of National and Ethnic Minorities in the Hungarian Parliament*

*Reprezentacja mniejszości narodowych i etnicznych
w parlamencie węgierskim*

ABSTRACT

The paper focuses on the history of the national minority representation in the Hungarian parliament. The old Hungarian Kingdom was traditionally a multicultural country. The half of population did not have Hungarian origin in the 19th century. The minority issue became the one of most sensitive problems in the period of nation-state building. The situation changed after World War I when Hungary lost two-thirds of its territory. The new Hungary in the interwar period was a relatively ethnically homogenous country with a nationalist political regime. Before 1918, the national minorities had parliamentary representation based on general liberal electoral rules. The electoral legislation did not know the preferential system of minority representation. The situation was similar also in the interwar period. The leaders of official national minority associations under communist influence represented the national minorities during the period of socialist regime. The issue of minority representation in parliament started to play a very important role after the democratic transition. Despite on the original plans, the new Hungarian electoral legislation did not guarantee special parliamentary representation for national and ethnic minorities. The system of preferential representation was born only in 2011 in the framework of the redesign of the Hungarian electoral law. Currently, the list submitted

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by the national self-government of concrete national or ethnic minority needs for the achieving of parliamentary mandate only 25% of ballots, which is necessary for achieving of normal mandate by regular (ideological) political parties. The German minority has achieved this mandate in 2018 and 2022. Other minorities have in parliaments the spokespersons with special consultative status. The Hungarian model is relatively original in the Central European region. It did not recognise the plural electoral law and it distinguish between the small and middle size minorities.

Keywords: constitution; elections; minorities; parliament; self-governments

INTRODUCTION

The question of national and ethnic minorities has accompanied Hungarian history throughout. Hungary, like the Polish-Lithuanian Commonwealth, has been a multi-ethnic country for most of its history. Before 1918, almost half of the population was non-Hungarian speaking, and this proportion was even worse for Hungarians in the 18th and 19th centuries. This fact, in an era of the politicisation of national and ethnic identity and the birth of the idea of the nation-state, posed serious problems for the nascent national liberal Hungarian politics, which sought to reconcile the demands of liberal constitutional transformation with the aspirations of the nation-state.¹ The French types nation-state represented the main model for Hungarian national liberals in the 19th century.² This of course had an impact on the history of the Hungarian parliament, which provided the main forum for public politics.

The situation did not change after 1918, when Hungary, with its radically reduced territory after World War I, embarked on the bumpy road of ethnic homogenisation. In fact, the question of ethnicity in Hungary began to become intertwined with the question of the millions of ethnic Hungarian communities living across the border. After all, the Trianon peace treaty brought about one-third of the Hungarian nation under the jurisdiction of neighbouring states. The foreign policy of the Hungarian political leadership of the time was characterised by revisionism, while its domestic policy was marked by strong nationalism. All this culminated in the tragedy of World War II, which brought with it a new wave of ethnic homogenisation as a result of the Holocaust, the expulsion of the Germans and the Czechoslovak-Hungarian population exchange.

Hungary also fell into the Soviet sphere of interest. Many important issues were frozen. National feelings and the minority question were among the sensitive issues. The interconnection of the two issues became particularly relevant after

¹ T. Melkovics, *A reformkori liberális nacionalizmus Zay Károly gróf életpályájának tükrében*, [in:] *Nemzetiségek és törvényhozás Magyarországon*, ed. K.Á. Kovács, Budapest 2019, p. 11.

² L. Szarka, *Szlovák nemzeti fejlődés – magyar nemzetiségi politika 1867–1918*, Pozsony 1995, pp. 16–17.

the democratic transition in 1989 when genuine parliamentarianism was reborn after decades of dictatorships. Hungary also wanted to resolve its own minority model, while setting an example to its neighbours on how to deal with their own national and ethnic minorities. This attitude was both pragmatic and idealistic. The representation of national minorities in parliament and other public bodies was clearly subordinated to this issue.

The aim of the study is to show, through the method of historical analysis, how non-Hungarian national and ethnic minorities were able to represent their interests in the Hungarian parliaments of the modern era. The modern era is understood to be the period after the liberal transformation of the mid-19th century (1848/1849). The old feudal Hungarian parliament only became a parliament based on popular representation (liberal suffrage) in 1848. The paper also aims to compare the models of each of the distinctive sub-periods. In total, it distinguishes five such subdivisions: the pre-1918 national liberal period, then the 1918–1945 nationalist era, the 1945/1947 transitional (coalitional) period, the communist-dominated four decades, and finally the post-communist democratic era. The last period had to be divided into two subdivisions because of the new Constitution of 2011, which brought many new solutions. Finally, the paper also aims to empirically examine how national minorities in Hungary have been able to take advantage of the opportunities offered by each era.

HISTORICAL BACKGROUND BEFORE 1989

Modern Hungarian constitutionalism was born in 1848 when in March the last feudal parliament (elected in 1847) passed the reform laws that replaced feudal representation with a representative parliament and its responsible government.³ The King signed these liberal reform laws in April 1848. They have gone down in Hungarian legal history as the April Laws or, less accurately, the so-called April Constitution. These documents were not a single, complex (charted or written) constitution, but rather a package of laws passed by a simple majority and still considered constitutional. The April Laws were therefore an integral part of the construction of the so-called “historical”, i.e. non-written and non-complex, charter constitution, which had been alive for some time in the Hungarian political and legal consciousness as an idea and partly as a reality. This solution was in keeping with traditional Hungarian public law thinking and with the liberal-minded nobility that was the main driving force behind the reforms.⁴

³ *A választójog*, ed. G. Máthé, Budapest 2002, p. 16.

⁴ *Magyar alkotmánytörténet*, ed. B. Mezey, Budapest 2003, pp. 244–246.

The changes in the Spring of Nations were peaceful, but in the summer the situation became more radical and by the autumn armed clashes were taking place between troops loyal to the Emperor together with Croats and the new army under the jurisdiction of the Hungarian liberal government.⁵ Indeed, the revolution soon turned into a war of independence, which in many areas with mixed populations degenerated into ethnic civil war (especially in Transylvania with a Romanian population and on the Southern borderland with a Serbian majority).⁶ The larger ethnic groups in Hungary (i.e. Romanians, Slovaks, Serbs and Transylvanian Germans) did not or could not want the old multi-ethnic kingdom to be transformed into a Hungarian nation-state. Instead, they preferred to federalise the country and demanded at least territorial autonomy for themselves. Some of their leaders, incidentally, had previously sat in the pre-1848 reformist parliamentary assemblies.⁷

In the new parliament elected in 1848, the nationalities were not given separate seats, but obviously their candidates were allowed to run for seats. Active suffrage, subject to a property census, was open to men with Hungarian citizenship aged 20 or over. Those who already had the right to vote could retain it regardless of whether or not they met the requirements of the wealth census.⁸ In the end, 377 representatives elected in Royal Hungary and 69 elected in Transylvania were able to participate in the inaugural session. Although they may have been of different ethnic origins, the vast majority belonged to the liberal oriented gentry. However, the main leaders of the national minorities who broke with the government in Pest were not included in this body, and some of them did not even stand for election.

After the defeat of the Revolution and the War of Independence in 1849, the Hungarian parliament did not meet for some time. This could only take place after the revival of constitutional life in the early 1860s. The process that began then eventually led to the Austro-Hungarian Compromise of 1867, which laid the foundations for the Austro-Hungarian dualist state that existed between 1867 and 1918. Each part of the Monarchy had its own legislature. The bicameral parliament of the Kingdom of Hungary, united with the Kingdom of Transylvania, met in Budapest. One of the essential elements of the reconciliation was a return to the constitutional legal basis of 1848. The parliaments and governments after 1867 also operated according to the model that had been established in the spring of 1848. The change was that Act No. XVII of 1867 extended the right to vote to Israelite

⁵ R. Hermann, *Nemzetiségek az 1848–1849-es forradalomban és szabadságharcban*, [in:] *Nemzetiségek...*, pp. 106–107.

⁶ See *ibidem*, pp. 108–111.

⁷ The most prominent leader of the Slovak nationalist movement of 1848/1849, Ľudovít Štúr, e.g., was a deputy in the National Assembly convened in 1847 and as such participated in the adoption of the April Laws.

⁸ *A választójog...*, pp. 16–17.

men with Hungarian citizenship.⁹ The complex electoral reform took place only in 1874. The Act No. XXXIII of 1874 simplified the system of censuses somewhat. Tax census became the dominant element of electoral system. In turn, the parliament reduced the number of eligible voters, which at the time represented 5.9% of the country's population. The electorate excluded members of the uniformed services, tax arrears and clergymen who were not employed as public officials.¹⁰ In 1877, the boundaries of the electoral districts were changed to suit the ruling Liberal Party. This political party was dominant for four decades. It had been able to channel various social interests into itself. Elections were accompanied by a high level of corruption, abuse of voters and, not infrequently, also by violence. At the same time, triennial elections became a normal part of everyday life in Hungary.

At the time of its birth, this system was not considered special. The problem was that, around the turn of the century, most constitutional European states began to democratise the right to vote, but Hungary was left out. The political elite was afraid to touch the electoral system because of the discontent of the agrarian population and the demands of the nationalities, which could have meant the end of the power of the Liberal Party. After the democratisation of the Austrian electoral system, however, this conservatism became less and less tenable and was met with increasingly negative reactions. The Act XIV of 1913 represented the following electoral reform, but the new parliament was no longer elected before World War I. The law did not significantly expand the electorate because, to counterbalance the declining tax censorship, it introduced a literacy census, which consisted of a requirement that men who wished to stand for election had to have completed at least six grades of primary school. Even then, they could only vote at the polls if they were 30 years old. The latter amendment did not favour ethnic minorities, as their education levels were lower than the Hungarian average. This was particularly true for Romanians and Ruthenians. The new law introduced secret ballots at least in the cities.¹¹

Until the end of the prewar period, the Hungarian parliament was bicameral. The political system was dominated by the lower house of parliament (the House of Representatives), which was based on popular representation. Parliamentary terms were three years and the electoral system was based on the principle of relative majority. The exercise of the right to vote was subject to gender, wealth and education censuses. The candidates of national and ethnic minorities were not given a separate quota and were sized under the same system as other candidates.

During the period of the Austro-Hungarian Monarchy, only the so-called "partner countries" with territorial autonomy (Croatia and Slavonia) had special rep-

⁹ *Magyar alkotmánytörténet...*, p. 320.

¹⁰ *A választójog...*, pp. 22–23.

¹¹ *Ibidem*, pp. 321–324.

resentation in parliament. The separate Croatian-Slavonian seats were provided for in the Hungarian-Croatian Compromise, which was enshrined in Article XXX of the Act XXX of 1868. The Croats had 40 seats in the lower house and 3 seats in the upper house in Budapest.¹²

However, the National Minorities Act adopted in 1868 did not provide for the representation of national minorities in parliament and mainly dealt with language and educational rights for individuals. It did not recognise the collective individuality of nationalities, because it did not want to open the way for their federalist aspirations. The majority of minority politicians were therefore dissatisfied with this legislation. They preferred this time the federal reconstruction of state, but the Act tolerated only the Croatian territorial autonomy.

Table 1. National and ethnic minorities (by mother languages) in Hungary between 1880 and 1910 (without autonomous Croatia)

National and ethnic minorities	1880	%	1890	%	1900	%	1910	%
	1000		1000		1000		1000	
Hungarians	6,404	46.7	7,357	48.6	8,649	51.5	9,938	54.6
Romans	2,403	17.5	2,589	17.1	2,798	16.7	2,948	16.2
Slovaks	1,855	13.5	1,897	12.5	2,002	11.9	1,946	10.7
Germans	1,870	13.6	1,989	13.1	1,997	11.9	1,901	10.4
Serbians and Croats	632	4.6	495	3.3	520	3.1	549	3.0
Slovenians	63	0.5	71	0.5	77	0.5	75	0.4
Roma	79	0.6	92	0.6	54	0.3	109	0.6
Others	69	0.5	91	0.5	92	0.6	103	0.6
Total	13,729	–	15,133	–	16,799	–	18,215	–

Source: L. Szarka, *Szlovák nemzeti fejlődés – magyar nemzetiségi politika 1867–1918*, Pozsony 1995, p. 244.

Indeed, the situation for parties and politicians politicising on the basis of national minorities was not easy, not because of the provisions of the law *per se*, but rather because of pressure from state authorities. This was particularly striking in the case of one of the largest national minorities in Hungary, the Slovaks, who make up around 10% of the population. Together with the Ruthenians, the authorities considered Slovaks, who were relatively urbanised and did not have a very strong identity, to be the easiest group to assimilate. They were religiously little different from Hungarians – the majority of these nations belonged to the Catholics and Protestants. This was also reflected in the way elections were handled – official excesses were often more blatant in the Slovak countryside than elsewhere. As a result, the Slovak National Party performed rather badly for a long time. In 1869, only one explicitly Slovak¹³ deputy was elected to the House of Representatives

¹² *Ibidem*, p. 266.

¹³ There were or could have been more Slovaks in parliament, but many did not claim their origin.

with Slovak political program. In 1871, the National Party failed to win a single seat, but its liberal Slovak opposition managed to get three MPs into the legislature. Due to electoral failures in the 1870s and the excesses of the authorities, the leaders of the Slovak National Party finally decided not to stand for election in 1878. Their electoral inactivity lasted for 17 years. Under the dualist system, Slovak politicians performed best in 1906, when they won a total of seven seats.¹⁴ Admittedly, that was far less than 10% of the population. Many Slovak voters voted for the governing Liberal Party or for the Catholic People's Party candidates.

The smaller, but wealthier and better organised Germans and Serbs were in an easier position. The Romanians, who also had large numbers, were helped through the difficulties by their religious isolation and their own church institutions. Also their position in the Parliament was better. Between 1865 and 1878 the number of declared Romanian deputies oscillated between 9 and 14. Then the number of Romanian national MPs decreased very radically and it again increased only after 1905 (8–14 mandates).¹⁵ Prior to 1918, there was no special parliamentary representation for nationalities, but the religious characteristics of the country overshadowed this picture. For each Christian denomination had separate places in the upper house. This also applied to the Orthodox communities, the majority of whose followers were Romanian or Serbian. Their bishops could also perform certain ethnic representation functions through the upper house.

The larger nationalities in similar situations began to cooperate actively in the late 19th century. The main impulse came from the Hungarian state foundation celebrations of 1895/1896, whose Hungarian national character disturbed the leaders and publicists of the national minorities. At first, they only helped each other out with symbolic gestures, and then they cooperated during trials against national activists. Finally, at the beginning of the 20th century, Romanian, Serbian and Slovak deputies formed a joint national parliamentary party. The latter step was taken in 1905. Two of the ten deputies were Slovaks, the others were Serbs or Romanians. From time to time, they also cooperated with Croatian deputies, but they were in an easier position. In mixed-population areas, nationalities sometimes agree to support each other's candidates. Before 1914, for example, such cooperation existed between Slovaks and Serbs in certain constituencies in southern Hungary. At that time, a Serbian candidate ran in one of the elections, and three years later he was replaced by a Slovak candidate.

¹⁴ D. Škvarna [et al.], *A szlovák történelem lexikona*, Bratislava 2003, p. 140.

¹⁵ D. Ballabás, J. Pap, J. Pál, *Képviselők és főrendek a dualizmus kori Magyarországon II. Az országgyűlés tagjainak archontológiája*, Eger 2020.

SITUATION IN THE INTERWAR PERIOD

After 1918, the representation of national minorities in parliament was rarely discussed. Nationalism was strengthened in the Hungarian nation living in the trauma of the Trianon Peace Treaty. Many saw the reason for the country’s territorial losses in the nationalist aspirations, alongside the defeat in the war. This is not to say that there were no members of national minority origin in parliament, but they were mostly members of other major parties – either the ruling national Christian conservative camp or the opposition Social Democrats.

The representation of national and ethnic minorities in the parliament was very limited. Only the German minority was active and it had its own representatives, but they were predominantly the members of big conservative governmental and social-democratic parties. Iosif Siegescu, the former commissioner of the Hungarian government for the Romanian minority in the interwar period was also the representative of the governmental party in parliament, but he did not represent the interest of minority.

Ethnicity played an important role in the publications of radical right-wing politicians who drew on German Nazi examples, but did not take the issue of ethnicity into account in electoral reforms. When this political camp took power in 1944, there was no time left for parliamentary reform. The fascist system did not need a parliament anyway. It is a fact that during this period another revival of the Germans, who had already been assimilated (Hungarianized) began.

Table 2. The bigger national and ethnic minorities in the interwar Hungary

Year	Population	Hungarians	Germans	Slovaks	Others
1920	7,990,202	7,156,727	551,624	141,918	139,933
%	–	89.6	6.9	1.8	1.8
1930	8,688,319	8,001,112	478,630	104,819	103,758
%	–	92.1	5.5	1.2	1.2

Source: Z. Paksy, *Nemzetiségek a trianoni Magyarországon*, [in:] *Az együttélés történelme. Nemzetiségi kérdés Magyarországon*, Budapest 2020, p. 211.

THE PERIOD OF STATE SOCIALISM

During the period of state socialism (1949–1989), a particular kind of socialist corporativism prevailed also in Hungary. For this reason, the communist party organisations were careful to ensure that workers, tractor drivers, miners or even loyal clergymen were adequately represented in the parliament with one chamber. From the 1960s onwards, this principle also applied to the small number of remaining nationalities that the communist state allowed to form so-called democratic national associations. For a long time, however, these could not have local or county bod-

ies, and therefore operated mainly at the national level. In most cases, the general secretaries of these associations were elected to the pre-1989 National Assembly from the Patriotic People's Front's list of candidates. In the communist system, it was the organization that controlled the nomination of candidates.

A special situation emerged in the 1970s. The leaders of two ethnic associations sat there in parliament, and two political leaders led the Patriotic People's Front. The last communist parliament (1985–1990), which was elected before the democratic elections in 1990, already had four representatives of nationalities.¹⁶ Incidentally, four nationalities had this opportunity: South Slavs, Germans, Romanians, and Slovaks. The South Slavic Democratic Union of Hungary represented Croats, Serbs and Slovenes together. The activities of MPs with minority background depended mainly on their personal character. In the 1980s, for example, the representative of the Democratic Alliance of Slovaks in Hungary (Mrs. Jakab Róbertné) was quite active, but of course only within the framework of the existing system.

The Hungarian communist regime believed in an automatic solution to the minority issue of nationality.¹⁷ Assimilation continued during this period, even in the absence of explicit pressure. The background was not only the industrial urbanization policy at the time, but also the decline in the number of ethnic schools. The treatment of the issue of nationality was largely determined by the “bridge theory”, according to which national minorities should have formed a bridge between individual socialist nations and states.¹⁸

Table 3. National and ethnic minorities in Hungary between 1941 and 1990 (by tongue)

Year	Total	Hungarians	Slovaks	Romanians	Croats	Serbs	Slovenians	Germans	Roma	Others
1941	9,316,074	8,655,798	78,877	14,142	37,885	5,442	4,816	475,491	18,640	27,983
1949	9,204,799	9,076,041	25,988	14,713	20,423	5,158	4,473	22,455	18,640	14,161
1960	9,961,044	9,786,038	30,690	15,787	33,014	4,583	–	50,765	25,633	14,534
1970	10,322,099	10,166,237	21,176	12,624	21,885	7,989	4,205	35,594	34,957	17,462
1980	10,709,463	10,579,898	16,054	10,141	20,484	3,426	3,142	31,231	27,915	17,172
1990	10,374,823	10,222,529	12,745	8,730	17,577	2,953	2,627	37,511	48,072	22,079

Source: B. Dobos, *Magyarországi nemzetiségek a kommunista rendszer kiépülésétől a rendszerváltásig*, [in:] *Az együttélés történelme. Nemzetiségi kérdés Magyarországon*, Budapest 2020, p. 301.

¹⁶ S. Móré, *Nemzetiségek a mai Magyarországon. Gondolat*, Budapest 2020, p. 109.

¹⁷ B. Dobos, *Magyarországi nemzetiségek a kommunista rendszer kiépülésétől a rendszerváltásig*, [in:] *Az együttélés történelme. Nemzetiségi kérdés Magyarországon*, Budapest 2020, p. 296.

¹⁸ See *ibidem*, pp. 298–300.

THE SITUATION OF MINORITY REPRESENTATION IN HUNGARY BETWEEN 1989 AND 2011

The real democratic functioning of the parliament was only made possible by the regime transition in 1989. The new elites put the issue of Hungarian national minorities back on the agenda, as well as the issue of Hungarians living beyond the borders. The politicians mostly linked these two different issues. The representation of national minorities in parliament was also discussed in this context during the debates of the time.

The issue of parliamentary representation of nationalities developed interestingly in the first free years. The Act No. XVI of 1990 expanded the text of the constitution and declared the representation of national and linguistic minorities in parliament and councils. Namely, the parliament had to elect members of national minorities independently of the parliamentary elections. The Act No. XVII of 1990 established the rules for the election of representatives of national minorities. According to this, the new parliament should have co-opted the representatives (regular MPs) of the eight minorities. Despite being co-opted, they would have been full members of parliament. The law took into account the following nationalities: Croatian, German, Roma, Romanian, Serbian, Slovak, Slovene and Jews who define themselves on a national basis.¹⁹ The latter fact was interesting because in Hungary until then (with the exception of the Holocaust) Jews were always considered a religion and not a nationality. Neither the 1993 nor the 2011 Nationality Act listed them. The majority of the Jewish community in Hungary does not even demand it. The petition, which had previously demanded national recognition, could not collect the required (1,000) number of signatures either.

However, this model contradicted the principles and logic of multi-party parliamentarism and was not in line with the Hungarian mixed electoral system. According to critical professional opinions, it would have generated conflicts later.²⁰ Finally, the parliament decided not to co-opt the representatives of the nationalities and soon amended the constitution and the election law again. The relevant parts of the law have lapsed.²¹ The search for a new solution has begun in the new democratic parliament elected in 1990. Representatives of nationalities were also involved in this process.

¹⁹ S. Mór , *op. cit.*, p. 110.

²⁰ I. Kukorelli, *A nemzetis gek jog ll sa a rendszerv lt s  veiben – k s rletek országgy l si k pviselet k szab lyoz s ra*, "Parlament  Szemle" 2018, no. 1, pp. 5–26.

²¹ S. M r , *op. cit.*, pp. 110–111.

The new model adopted in 1993²² did not provide separate and special (privileged) parliamentary representation for national minorities in Hungary, partly due to their small number and the corporatist context of this solution. The representation of their interests, on the other hand, was provided by national minority self-governments organised (elected) at the national, regional and local levels. They were public in nature, financed by the state and elected in a manner regulated by law. The whole system was based on personal autonomy. Their main aim was to achieve cultural and educational self-government for each recognised nationality in Hungary.

After the legislature did not create preferential parliamentary representation for national minorities, the important political parties themselves eventually stepped in. Around the turn of the millennium, the prevailing practice among conservatives, socialists, and liberals was to secure candidates for certain minorities (mostly the Roma and Germans) on their party lists. This practice was later extended to the lists of candidates for the European Parliament. In this way, the parties also wanted to address the large and relatively apolitical Roma community in Hungary. Fidesz later formed a formalized alliance with the Lungo Drom Roma Association, which then became a permanent partner and merged into the Fidesz-KDNP party alliance, which includes the remains of various civic and right-wing parties. This cooperation guaranteed Lungo Drom a continuous parliamentary presence until 2022. Although this model developed by the parties did not mean minority parliamentary representation in its own right, it did help to integrate and channel ethnic minority interests into national party politics.

The modern Hungarian democratic public law, established in 1989, recognised a dual conception of nationhood: the political and the cultural conception of nationhood. The latter, however, was for a long time only of an outward-oriented nature, directed mainly outwards, towards Hungarians living beyond the borders and in the diasporas. It was also partly inward-oriented, but this was only relevant in relation to national and ethnic minorities. The Hungarian state, however, did not undertake any other internal “cultural nation-building” tasks.²³

²² See I. Halász, *The Legal Status of National Minorities in Hungary after 1989*, [in:] *Minority Policies in Central and Eastern Europe in Comparative Perspective*, eds. Z. Poláčeková [et al.], Bratislava 2017, pp. 49–67.

²³ About this topic, see H. Hornburg, *The Concept of Nation in the Hungarian Legal Order 1985–2005 with a Special Focus on Hungarians in Neighbouring States*, [in:] *The Transformation of the Hungarian Legal Order 1985–2005*, eds. A. Jakab, P. Takács, A.F. Tathan, The Netherlands 2007, pp. 507–520; I. Halász, *The Concept of Nation in the Hungarian Constitutional System at the Beginning of the 21st Century*, [in:] *The Transformation of the Hungarian Legal Order...*, pp. 521–525.

THE CHANGES AFTER 2011

The national-ethnic attitude of the Hungarian state has changed after the elections in 2010. This trend has impacted also the process of constitution-making. The national minorities, together with the Hungarians living abroad have had the prominent place in the new constitutional preamble. The historical narrative of this document was also very strong. The normative part of Fundamental Law deals also with these topics.

The new Fundamental Law from 2011 declared national minorities (nationalities) to be a state-creating factor twice: firstly, in the Preamble, in a modified form, and secondly, in Article XXIX of the Freedom and Solidarity section,²⁴ which began paragraph 1 with the following sentence: “The nationalities living in Hungary are state-creating factors”. The Preamble of Fundamental Law also undertook to cherish and protect the language of the national minorities in Hungary. They have to right to freely assume and preserve one’s own identity, and the right to use one’s mother tongue, to use one’s own and community names, to cultivate one’s own culture, to education in one’s mother tongue and to establish local and national self-government. The terminology has changed radically in 2011. Legislation between 1993 and 2011 spoke of national and ethnic minorities. The legal norms adopted in 2011, on the other hand, returned to the old (pre-1989 and pre-1918) terminology that used the term nationalities. The present study uses both terms alternately.

The new minority act (namely Act CLXXIX of 2011 on the Rights of National Minorities/Nationalities) defines the concept of minority right at the beginning. According to it “nationality means any ethnic group which has been resident in the territory of Hungary for at least one century, which is a numerical minority among the population of the state, and which is distinct from the rest of the population its own language, culture and traditions, but also bears witness to a sense of belonging which is committed to the preservation of these, to the development of their historically established communities and to express and protect the interests of their communities”.

The scope of the Act extends only to Hungarian citizens. In addition, Annex 1 to the Act lists those which the legislator has defined *ex lege* in accordance with the above definition as corresponding to the above definition. The new law considers the same thirteen communities – listed in a taxative manner – as those defined in the former Act on the Rights of National and Ethnic Minorities (Act No. LXXVII of 1993). The recognised communities are therefore Armenian, Bulgarian, Croatian, Greek, German, Polish, Roma (Romani), Romanian, Ruthenian, Serbian, Slovak, Slovenian, and Ukrainian. The only change in this area is that the word “Gypsy” has been replaced by the word “Roma”.

²⁴ This part of the Fundamental Law deals with basic human rights, freedoms and obligations.

As in the previous legislation, it is also possible for other communities not listed in the Annex to the Act, or their members, to declare themselves national, provided that they meet the requirements of the above definition and the provisions of the Act. The new nationality (national minority) must therefore 1,000 voters who declare themselves to belong to another nationality not listed in Annex 1 to the Act, in accordance with the rules on popular initiative (this is a specific case of popular initiative to amend Annex 1 of the law). The initiative is first examined by the National Electoral Commission, which, in the course of its procedure, is obliged to request the opinion of the President of the Hungarian Academy of Sciences as to whether the legal conditions are met. There is still a requirement that only a community living in Hungary for at least a hundred years may request official recognition. In the last quarter of a century, the following real or imagined ethnic communities have been trying to gain official minority status: the Bunevacs (a special group inside the Croatian community with original and autonomous identity), the Russians, the Macedonians, the Jews, and the Huns. The latter petition was more in the joke category.

One of the main novelties of the post-2011 development of public law in this area is the possibility of preferential parliamentary representation of nationalities. The new parliamentary electoral law (Organic Act CCIII of 2011) made it possible for national minority representatives to obtain a parliamentary seat even if a candidate from the list of candidates stood by the national and ethnic minority self-government even if he only received a quarter of the number of votes that would otherwise have been required to enter parliament from the national party list (candidate list) under the non-preferential system. For example, if 60,000 votes were required to obtain a seat on the national party list, a regular and full parliamentary mandate could have been obtained with 15,000 votes on the minority list. According to this legislation, national minority self-governments may draw up their own list of candidates, on which Hungarian citizens who are entered in the register of nationality voters may vote for their nationality list national voters. If these citizens have decided to stand on the national they cannot vote for general party lists. The adopted Hungarian solution – unlike the Slovenian solution, which has been in use for years – does not recognise plural voting rights.²⁵ The general rules also apply to national minority voters – in practice, they have two votes. (Unlike them, Hungarian citizens who do not have a residence in Hungary have only one vote and can only vote on party lists on the state level.)

²⁵ The Slovenian constitution and legislation recognise two autochthonous minorities, which have special rights and their own autonomy based on the personal principle. In addition, the Hungarian and Italian minorities, which number several thousand, have the right to their own deputy in Parliament. The voters of Hungarian and Italian nationality therefore have two votes at the time of the elections. They can cast one vote for one of their own minority candidates and one vote for the political parties participating in the general Slovenian elections. The majoritarian Slovenian voters have only one vote and can only vote for political parties. The Hungarian and Italian voters thus have one more vote than the others (the case of plural voting rights).

The national minority self-government may therefore draw up a national minority list. The establishment of a national minority list requires the recommendation of at least 1% of the voters entered into the electoral roll as national minority voters, but not more than 1,500 recommendations. The nationality list shall be drawn up by the voters of the given nationality who are entered in the register as voters of that nationality. The national list must include at least three candidates. A restrictive rule, however, is that two or more national minority self-governments may not set up a joint national list.

The electoral law recognises the concept of a preferential quota. This quota can be calculated by dividing the total national list votes by ninety-three and dividing the result by four; the whole of the quotient is the preferential quota. If the number of votes for a given national list is greater than or equal to the preferential quota, that national list shall be allocated a preferential mandate. In practice, this means that the nationalities in the general (i.e. non-preferential) the votes normally required to obtain a seat, a quarter of the votes required to obtain an of the total number of seats available. As already mentioned – understandably – a nationality list can only obtain one preferential mandate. In this case, the number of seats that can be obtained on the national list must be reduced by the number of preferential seats allocated the number of preferential seats. The point is therefore that the total number of seats obtained in parliament should not exceed the number of seats available, i.e. 199. Nor are the nationalities (or more precisely their national self-governments) completely unrepresented, which are not able to obtain a seat by preferential means. because they can send a national minority representative (speaker or spokesperson) to the parliament. The national minority will be the first candidate on the nationality list. The Nationality Committee is made up of members who have obtained a mandate from the nationality list.²⁶

If fails to do so, the national minority self-government may send a national minority spokesperson to the Parliament, who can be the first candidate on the national list. Spokespersons, as opposed to national minority representatives elected under the preferential quota system, can be elected by the national minority representatives who do not have the status of ordinary parliamentary representatives (MPs), and therefore have a very wide margin of manoeuvre in parliament. Their role is ultimately best described by their title.²⁷

The spokespersons do not have the status of ordinary representatives (MPs), so their scope for manoeuvre is very limited and their duties are ultimately is best expressed by their title. For example, they cannot vote or to be elected for function

²⁶ About the concrete electoral rules, see A. Horváth, *Közvetett demokrácia és a választási rendszer. A választások és a pártok jogállása*, [in:] *Bevezetés az alkotmányjogba*, eds. F. Gárdos-Orosz, I. Halász, Budapest 2019, pp. 286–290.

²⁷ About practice, see Á. Molnárné Balázs, *A kisebbségek szervezetei döntéshozatalba való bevonásának modelljei a nemzetiségi szószólói és a nemzetiségi képviselői intézmény tükrében*, “Jogelméleti Szemle” 2018, no. 3, pp. 79–90.

inside the parliament. They cannot form political groups, nor can they participate in the nomination of the President of the Republic, in a motion of no confidence in the government, nor can they interpellate or ask a direct question. They can only ask questions on matters affecting national interests and rights. They may, however, speak in their own language at meetings and take the oath of office in that language. Their legal status therefore differs from that of MPs in the most essential respects.²⁸

In the post-2010 parliamentary elections, only the German minority has so far been able to win a preferential seat in the regular parliament. The first time in 2018 and the second time this year, in 2022. Both elections were contested by the same candidate, who was previously a Fidesz-KDNP local councillor. Therefore, in the previous term, he was actually part of the governing alliance's two-thirds parliamentary majority. The other national communities have so far only been able to send their spokespersons to parliament. Only the Roma minority with several hundred thousand members is representing the exception, but this community is very heterogenous. In 2022, due to internal divisions and conflicts within the national Roma self-government, not even a parliamentary spokesperson was able to get into parliament.

Table 4. Activities of German minority voters after 2011

Year	Number of registered voters	Number of valid votes	Mandates
2014	15,209	11,415	0
2018	33,168	26,477	1
2022	31,856	24,630	1

Source: <https://www.valasztas.hu/home> (access: 10.12.2022).

Table 5. The number of registered minority voters and valid votes in 2022 (without Roma minority)

Minority	Number of registered voters	Votes	Mandates
Germans	31,856	24,630	1
Croats	2,268	1,760	0
Slovaks	1,563	1,208	0
Rusyns	1,044	645	0
Romanians	966	526	0
Ukrainians	732	396	0
Serbian	641	418	0
Polish	369	281	0
Greeks	355	232	0
Slovenians	280	219	0
Armenians	278	163	0
Bulgars	218	157	0

Source: <https://www.valasztas.hu/home> (access: 10.12.2022).

²⁸ S. Mór , *op. cit.*, pp. 67–70.

CONCLUSIONS

The Hungarian model guaranteeing the parliamentary representation of nationalities does not resemble any of the existing Eastern and Central European models. Contrary to the Slovenian solution, it does not guarantee indigenous minorities a pluralistic right to vote and thus full parliamentary representation. Unlike the Croatian model, it does not allow the grouping of smaller nationalities and the assignment of individual seats to them.²⁹ While delegates of small national and ethnic minorities in the Romanian parliament have the rights of ordinary representatives,³⁰ the legal status (and responsibilities) of the representatives of smaller communities in the Hungarian parliamentary system are rather limited. In other countries in the region, there is no similar relationship between the national ethnic self-governments and the compilation of the national candidate lists.³¹

It is no coincidence that only the relatively large and well-organized German minority in the preferential electoral system outlined above has been able to obtain a regular mandate. Slovaks, Serbs, Croats, and others would really only have a chance to do so if the law allowed them to work together. The fact that the German MEP, who won parliamentary seats in 2018 and 2022, strengthens the Fidesz-KDNP coalition is more of a coincidence. It is a fact, however, that in recent decades, in areas inhabited by a relatively affluent German minority, voters have tended to support civic and right-wing candidates. But it is also true that in some regions in the 1990s, the liberal candidates with German descent were also able to address the electorate with German origin. Otherwise, little information is available on the lasting political preferences of specific nationalities. Their political behavior seems to follow national trends, so the Fidesz-KDNP has been stronger in recent parliamentary terms.

A more interesting question is whether the model born in 2011 is functional and able to fulfill the role intended for it. Although the legislature made a serious gesture towards the mostly small national minorities, none of the forms of parliamentary representation (i.e. neither the regular mandate nor the position of

²⁹ In the Croatian unicameral parliament (Sabor), Croatian citizens living abroad (in the diaspora) and representatives of different ethnic minorities living in the country have their own representation. The Serbs have three seats, the Hungarians and the Italians one seat each, and the other small minorities (e.g., the Czechs, Slovaks, Romanians, Albanians, etc.) are grouped together in several mixed electoral groups. The plurality voting system does not apply here.

³⁰ Representative minority organisations can delegate one deputy to the Romanian parliament, but only if they fail to win a mandate with their own votes cast by the electorate. So far, the Hungarian minority has always won seats by its own power, the other minorities mostly by delegating their representatives.

³¹ About the models of neighboring countries, see A.L. Pap, *Identitás és reprezentáció*, Budapest 2007, pp. 202–211.

spokesperson) dramatically changed the situation of minorities. The special local, regional and national self-government system is more important for the financing of daily minority lives and realisation of their cultural and educational autonomy, together with supporting their other various activities. Born in 1993, the system of ethnic self-government has really helped revitalize several smaller ethnic communities. For this reason, this institution is still the main means of representing minority interests. The potentially obtainable parliamentary mandate should not be underestimated, as should the opportunities for spokespersons, but it is more of a complementary forum.

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ABSTRAKT

Niniejszy artykuł koncentruje się na historii reprezentacji mniejszości narodowych w parlamencie węgierskim. Dawne Królestwo Węgier tradycyjnie było państwem wielonarodowym. W XIX w. połowa ludności była innego pochodzenia niż węgierskie. Kwestia mniejszości stała się jednym z najbardziej delikatnych problemów w okresie budowy państwa narodowego. Sytuacja uległa zmianie po I wojnie światowej, kiedy to Węgry utraciły dwie trzecie terytorium. Nowe Węgry w okresie międzywojennym były krajem stosunkowo jednolitym narodowościowo z nacjonalistycznym reżimem politycznym. Przed 1918 r. mniejszości narodowe miały reprezentację parlamentarną na podstawie ogólnych liberalnych przepisów wyborczych. Ustawodawstwo wyborcze nie знаło preferencyjnego systemu reprezentacji mniejszości. Sytuacja wyglądała podobnie także w okresie międzywojennym. W okresie panowania ustroju socjalistycznego mniejszości narodowe były reprezentowane przez przywódców oficjalnych stowarzyszeń mniejszości narodowych podległych komunistom. Kwestia reprezentacji mniejszości w parlamencie zaczęła odgrywać bardzo ważną rolę po transformacji demokratycznej. Wbrew pierwotnym planom nowe węgierskie prawo wyborcze nie zagwarantowało specjalnej reprezentacji parlamentarnej dla mniejszości narodowych i etnicznych. System reprezentacji preferencyjnej narodził się dopiero w 2011 r. w ramach przebudowy węgierskiego prawa wyborczego. Obecnie lista wyborcza zgłoszona przez samorząd narodowy danej mniejszości narodowej lub etnicznej, aby uzyskać mandat parlamentarny, musi zdobyć tylko 25% głosów w stosunku do tego, co muszą osiągnąć zwykłe (ideologiczne) partie polityczne. Mniejszość niemiecka uzyskała taki mandat w latach 2018 i 2022. Pozostałe mniejszości mają w parlamencie rzeczników o specjalnym statusie konsultacyjnym. Model węgierski jest stosunkowo oryginalny w regionie środkowoeuropejskim. Nie przyjął pluralistycznego prawa wyborczego i odróżnia małe mniejszości od średnich.

Słowa kluczowe: konstytucja; wybory; mniejszości; parlament; samorządy