

TO: International Victims of Human Rights Atrocities by the United States RE:
Need to Unite to Demand Remedy by NATO, O.A.S and U.N.

I. INTRODUCTION:

The U.S. is engaged in deliberate Crimes of Torture, Crimes against Humanity ¹ and Genocide against its citizens and the world population. These crimes fall within the definition of terrorism ²³ and torture ⁴ and are inextricably intertwined by the stripping of the rights of their victims (“rights rape”). I am an attorney, a victim of and activist on behalf of SIX MILLION victims of the “U.S. Guardian Genocide Regime” described herein.

II. STATEMENT OF PURPOSE

1. This communication is sent:
 - a. to seek recognition of the inescapable fact that the Crimes against Humanity by the U.S. Government are deliberate, are perpetrated by all cross corrupted branches of government and are all tied together; and
 - b. to seek recognition that the sole remedy is to **unite** to Demand remedy and accountability by international government agencies that represent themselves as policing and protecting the world from its “state members” that commit Crimes against Humanity and Human Rights Atrocities. These international agencies include NATO, OAS, U.N. Security Council, U.N. Human Rights Council, International Criminal Court and other international agencies with prosecutorial and military enforcement powers. ⁵
2. To pander to and seek remedy from terrorists who represent themselves as but are imposter government officials ⁶⁷ is the textbook Einstein definition of insanity. ⁸

¹ Rome Statute of the International Criminal Court, Article 7; 22 U.S. Code § 8213 ; Bill S.987

²

³ U.S. Code § 2331

⁴ Rome Statute of the International Criminal Court, Article 8; 18 U.S. Code § 2340A - Torture

⁵ We have Petitions filed with various organizations that will be provide upon request.

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⁷ U.S. Code § 912

⁸ “The definition of insanity is doing the same thing over and over again and expecting different results.”

III. EXPOSE OF AMERICA'S BIGGEST SECRET GENOCIDE, HUMAN TRAFFICKING, PILLAGING AND RIGHTS RAPE OF ITS CITIZENS AND THE WORLD POPULATION

3. America is exposed as a secret **KLEPTOCRACY**⁹ and a rotted carcass⁸ that terrorizes and tyrannizes its citizens and world visitors by fully fledged crime syndicates run through state and federal courts,⁹ legislative and executive arms and the entire government.
4. U.S. courts are virally exposed as lawless,¹⁰ corrupt,¹¹ subversive,¹² collusive associations that systemically destroy American families.¹³

Russian-Style Kleptocracy Is Infiltrating America. When the U.S.S.R. collapsed, Washington bet on the global spread of democratic capitalist values—and lost. [Kleptocracy - Wikipedia](https://en.wikipedia.org/wiki/Kleptocracy) en.wikipedia.org/wiki/Kleptocracy
Kleptocracy is a government with corrupt leaders (kleptocrats) that use their power to exploit the people and natural resources of their own territory in order to extend their personal wealth and political powers. [Kleptocracy | Definition of Kleptocracy at Dictionary.com](http://www.dictionnaire.com/browse/kleptocracy) www.dictionnaire.com/browse/kleptocracy
Kleptocracy: government or state in which those in power exploit national resources and steal; rule by thieves.

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[The American Justice System Is Broken | National Review](http://www.nationalreview.com/2016/01/american-justice...)

www.nationalreview.com/2016/01/american-justice...

(Nejron/Dreamstime) Two relatively recent articles in respected publications have piercingly reminded me of what a rotting carcass much of the American legal system has become. The articles were ...

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<https://www.globalresearch.ca/america-s-corrupt-legal-system/885>

¹⁰ [U.S. heading toward lawlessness - Washington Times](http://www.washingtontimes.com/news/2017/mar/22/us...)

www.washingtontimes.com/news/2017/mar/22/us...

Lawless America: What Happened to the Rule of Law

[css.cua.edu > wp-content > uploads > 2017/09 > lawless...](http://css.cua.edu/wp-content/uploads/2017/09/lawless...)

HUMANITAS • 13. *Lawless America*: What Happened to the Rule of Law hoc basis. We see this in many of our own Supreme *Court's* decisions regarding, for ... by BP Frohnen · [Counterattacking a Lawless Judiciary - The Social Contract ...](http://www.thesocialcontract.com/pdf/tsc_27_4_witkerk_2)

[www.thesocialcontract.com > pdf > tsc_27_4_witkerk_2](http://www.thesocialcontract.com/pdf/tsc_27_4_witkerk_2)

American conservatives have been bemoaning judicial activism since at least the 1950s, but the problem continues to worsen. Today, our *courts* are mandating ...

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[Opinion | Our courts also have a big corruption problem - The ...](http://www.washingtonpost.com/opinions/2020/03/05/o...)

[www.washingtonpost.com > opinions > 2020/03/05 > o...](http://www.washingtonpost.com/opinions/2020/03/05/o...)

Mar 5, 2020 — Whitehouse describes a three-step process these donors employ to capture the *judiciary*. First, Whitehouse says, “Supreme *Court* judges are ...

⁹ [Kleptocracy Is on the Rise in America - The Atlantic](http://www.theatlantic.com/magazine/archive/2019/03/how...) / www.theatlantic.com/magazine/archive/2019/03/how...

Judge Sentenced To 28 Years In Bribery Scandal : The Two ...

www.npr.org › sections › thetwo-way › 2011/08/11 › pa-...

Aug 11, 2011 — **Judge** Sentenced To 28 Years In *Massive* Juvenile *Justice Bribery* ... Former Luzerne County **Judge** Mark Ciavarella Jr. was convicted of taking ... **How Corrupt Is America's Judicial System? - Seeker**

www.seeker.com › how-corrupt-is-americas-judicial-sys...

Aug 27, 2015 — Almost 50% of Americans believe that the US *judicial* system is *corrupt*. So why are US judges so *corrupt*?

West Virginia's high court corruption just the tip of the iceberg ...

www.nbcnews.com › think › opinion › west-virginia-s-...

Aug 16, 2018 — West Virginia's high *court corruption* and impeachment scandal the tip of the iceberg when it comes to big money's judicial influence.

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When Judges Lie. It's Called Creative, Subversive And ...

<https://lawsintexas.com> › when-judges-lie-its-called-crea...

Oct 8, 2020 — *U.S.* Supreme *Court* Justice Joseph Story, for example, faced a conflict ... There are *subversive* judges today, as well as scholars who advise ...

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Thousands of U.S. judges who broke laws or oaths remained ...

www.reuters.com › investigates › usa-judges-misconduct

Jun 30, 2020 — *Judicial misconduct* specialists say such behavior has the potential to erode trust in America's courts and, absent tough consequences, could give ...

With 'judges judging judges,' rogues on the bench have little to ...

5. The U.S. Supreme Court, replete with its sitting sexual predators, is at the top of the lawless pyramid, routinely issuing illegal, void, perverted “pronouncements” including those purporting to make bribery “legal.”¹⁴

6. Their acts constitute treason, insurgence and rebellion against the Constitution.¹⁵

7. All U.S. Government branches conspire, collude, aid, abet and cover up their atrocities against Americans and world population to strip them of unalienable human rights to financially profit, gain self-serving political/other advantage, and silence dissention and exposure of Crimes against Humanity and barbaric Human Rights Atrocities.

a. These acts by the U.S. government are intentional, and part of a systematic attack on U.S. residents and the world population;

<https://www.reuters.com> › investigates › special-report › usa-judges-deals

Is America's warped justice system too broken to handle ...

www.inquirer.com › opinion › commentary › paul-ma...

Opinion. Is America's warped *justice* system too broken to handle Trump's *massive corruption*? | Will Bunch.

CORRUPTION, FRAUD AND JUDICIAL MISCONDUCT

www.injusticexposed.org

Corrupt judicial systems not only violate the basic right to equality before the law but deny procedural rights guaranteed by the United States Constitution.

Dependent Judiciary and Unaccountable Judges ... - JStor

www.jstor.org > stable

understand the consequences of *judicial misconduct*, to engage in *corruption* on a *massive* scale? How have *corrupt* judges been able to act illegally while ... by T ong 2004

Courting Corruption: How Judicial Elections Threaten the ...

www.theatlantic.com > politics > archive > 2014/10 > c...

Oct 15, 2014 — Courting *Corruption*: The Auctioning of the *Judicial* System ... the desperation to raise money means lawmakers pandering to *big* donors or ...

CORRUPTION, FRAUD AND JUDICIAL MISCONDUCT

www.injusticexposed.org

Supervised by malicious judges and *corrupt* lawyers, this culture of *mass* prisons and slave labor is sold to the citizens by creating a psychology of fear among ...

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The Supreme Court's Bribery-Blessing McDonnell Decision | The ...

www.newyorker.com/news/amy-davidson/the-supreme...

Jun 27, 2016 · The Court, in Citizens United and now in McDonnell, has looked upon the worst, most endemically corrupt aspects of American politics and enshrined them.

The Federal Courts Are Running An Online Scam - POLITICO Magazine

www.politico.com/.../20/pacer-court-records-225821

Mar 20, 2019 · The Federal Courts Are Running An Online Scam

<https://www.newyorker.com/news/daily-comment/the-supreme-court-gets-ready-to-legalize-corruption>

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18 U.S. Code § 2381. Treason

Whoever, owing allegiance to the United States, levies war against them or adheres to their enemies, giving them aid and comfort within the United States or elsewhere, is guilty of treason and shall suffer death, or shall be imprisoned not less than five years and fined under this title but not less than \$10,000; and shall be incapable of holding any office under the United States.

18 U.S. Code § 2383. Rebellion or insurrection

Whoever incites, sets on foot, assists, or engages in any rebellion or insurrection against the authority of the [United States](#) or the laws thereof, or gives aid or comfort thereto, shall be fined under this title or imprisoned not more than ten years, or both; and shall be incapable of holding any office under the [United States](#).

- b. perpetrated by stripping victims of rights (“rights rape”) using Nuremberg derived laws;¹⁰
 - c. their victims are criminalized – falsely arrested, silenced, looted of their property to make them indigent; tortured; and savagely retaliated for exposing Crimes against Humanity perpetrated by the government;
 - d. these government crimes are tied in and inextricably interrelated against all victims.
8. These crimes are all inextricably intertwined by the theft of our rights. No one can be stripped of their unalienable rights. These rights are endowed by Creator as set forth in the Declaration of Independence and established by “human dignity” in the U.N. Declaration of Human Rights. Governments are installed to **protect** these rights.
 9. These atrocities could not occur but for the fact they are conspired, sanctioned, colluded, covered up and funded by all cross corrupted branches of U.S. Federal and state government.
 10. They are parallel to those of a third world, archaic government that, like Rome, fell under the weight of its own corruption.
 11. Purported U.S. law enforcement is an integral component and in fact perfected their own art of the steal by “property and rights rape.”¹¹
 12. Moreover, as a prior chief judge of the Washington DC appellate court, the head of this monster, Merrick is acting in criminal conflict of interest being the antithesis of the attributes mandated by an independent attorney general - he protects his corrupt brethren as he repeatedly has demonstrated.
 13. At the core of this criminal inferno is the fact that the entity that has seized our rights is an illegitimate government, a corporation that has replaced the legitimate U.S. government. Of interest is the description of the de facto government in this YouTube.¹² Although the spokesperson nails the exposure of our illegitimate government, he is focused on and limits it to the Covid distraction used by the government as one of their many diversions to distract the sleeping public from their real Crimes against Humanity against the victims herein.

¹⁰ **Nuremberg laws are used to strip citizens of their rights, criminalize human rights for public official to illegal seize their assets and steal their liberty.**

¹¹ [News about FBI Seizes Bank Safe Deposit Boxes FBI holding on to valuables seized in safe deposit box ...](#)

¹² <https://www.youtube.com/watch?v=kehSwzq9mSs>

14. The public, having been comatose while these crimes have been orchestrated and executed for years in the making, must seize back its stolen rights and the U.S. must be dragged kicking and screaming into the next millennium by mandated remedy described herein.

IV. THOSE RECEIVING THIS COMMUNICATION REPRESENT THE MONUMENTAL EXTENT OF U.S. INHUMANITY

15. According to the U.N. Universal Declaration of Human Rights, there are two kinds of human right violations: those committed overtly by the state and those in which the state fails to protect against human rights violations.
16. The U.S. falls within both classifications - deliberately perpetrating and covering up its atrocities.
17. Thus, we are deliberately terrorized and deliberately precluded remedy in or by the U.S.
18. Moreover, the U.S. is a Hypocrisy/Propaganda Regime.
19. The U.S. has not signed even one U.N. Human Rights treaty, ¹⁹ falsely presenting itself as a world human rights leader, to accomplish the dual goal of publically vilifying other countries for engaging in the same U.S. human rights atrocities and diverting the world from its own atrocities. This is most recently epitomized by Afghanistan and Cuban debacles.
20. The crimes are incontrovertibly proven on their face – the appropriate remedy is sentencing by public grand jury in the International Criminal Court on the order of Judicial/legislative/executive Nuremberg Trials.
21. See articles of interest²⁰ (although one is entitled “time to impeach Biden”, the principles are directly on point and go far beyond archaic “partisan government”).
22. The inextricably intertwined Atrocities against those receiving this communication include:
- a. The U.S. Guardian Genocide Regime and U. S. Family Genocide Regime perpetrating crimes of Sex and Human Trafficking, Murder, and Pillaging against our families;
 - b. The U.S. Ecocide Regime against Steven Donziger for exposing environmental ecocide;
 - c. The U.S. War Crimes Cover Up Regime against Julian Assange for exposing U.S. War Crimes;
 - d. The U.S. Deadly Whistleblower Revenge Regime against Edward Snowden for exposing illegal U.S. surveillance;

¹⁹ In a Journal Article entitled “The Hypocrisy and Racism Behind the Formulation of U.S. Human Rights Foreign Policy:” Francis A. Boyle, a professor of law at University of Illinois at Urbana-Champaign, states:

“It might come as a surprise to learn that the U.S. government has absolutely one of the very worst records among all of the so called Western liberal democracies when it comes to the ratification of the major multilateral human rights instruments. The U.S. government has failed to ratify the International Covenant on Economic, Social and Cultural Rights (1966); the International Covenant on Civil and Political Rights (1966); the International Convention of the Suppression and Punishment of the Crime of Apartheid (1973); the International Convention of the Elimination of all Forms of Racial Discrimination (1965); the Convention of the Elimination of All Forms of Discrimination Against Women (1979); the Convention on the Reduction of Statelessness (1961); as this article went to press, the Convention on the Prevention and Punishment of the Crimes of Genocide (1948); and the American Convention on Human Rights (1965), among others. The refusal of the U.S. government to ratify these major international human rights treaties simply demonstrates the rank hypocrisy that historically has determined the formulation of U.S. human rights foreign policy:

What right does American have to preach human rights to other states, governments, and peoples when it has adamantly refused to ratify these major multi-lateral international human rights treaties?”

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[Just what do we mean by 'human rights'? | Op-ed | sentinelsource.com Time to impeach Biden - American Thinker](#)

- e. The U.S. Voter Rights Suppression Regime exemplified on attacks against Lin Wood and Sidney Powell;
- f. The U.S. Crimes of Judicial Torture against Zena Crenshaw¹³ and Dr. Richard Cordero;¹⁴
- g. The U.S. Covid Regime affecting the entire U.S. and world population and exploiting the Covid pandemic to target migrants and asylum-seekers for further abuses;¹⁵

23. These matters also have Hate Crimes²⁴ as a component.

V. U.S. GUARDIAN GENOCIDE REGIME AND U.S. FAMILY GENOCIDE REGIME

A. U.S. GUARDIAN GENOCIDE REGIME

24. Being intimately familiar with this regime as my mother and I are victims, I will briefly explain this Crime against Humanity perpetrated against SIX MILLION persons in the U.S. and countries all over the world. Unquestionably, this is the most revolting Crimes against Humanity imaginable. See <https://endguardianracket.com/>
25. The U.S. Guardian Genocide Regime where our parents, children, spouses are Murdered, Sex, Human Trafficked and Pillages and we, their family members are treated like War Criminals

¹³ <https://www.njcdlp.online/>

¹⁴ https://judicial-discipline-reform.org/OL/DrRCordero-Honest_Jud_Advocates.pdf

¹⁵ <https://www.amnesty.org/en/countries/americas/united-states-of-america/report-united-states-of-america/>

²⁴ 18 U.S. Code § 249 - Hate crime acts

to silence us and divert the world from their Crimes against Humanity is singularly the most dystopian, terrifying atrocity of all.

26. This genocide regime is described in the attached Notice of Atrocities and Demand for Remedy sent to criminals impersonating U.S. Senators and Congresspersons.
27. There was no peep of response, except “tweets” by these pseudo government servants.
28. In brief, the U.S. Guardian Genocide Regime is run as follows:
 - a. It target persons with assets;
 - b. It declares their victims to be “incapacitated” to loot their assets in the guise of a court proceeding. It should be noted if a person has a mental disability, that constitute a disability under the Americans with Disabilities Act. Far from being stripped of their rights, these persons are “protected persons” under the ADA with even greater rights. Moreover, the overriding issue is that no one can be stripped of their rights under our founding documents and the U.N. Conventions – “rights raping” is a barbaric, savage crimes, like a preposterous remnant of witch-hunts in medieval ages;
 - c. It forcibly disappears ¹⁶their victims from their families where they are subjected to atrocities and so their crimes can be committed in secret;
 - d. Our parents, children and spouses are murdered by depraved abuse and forced drugging with toxic chemical restraints after being looted of their assets to cover up the crimes.
 - e. Their family members are terrorized, looted, falsely incarcerated, silenced by “Blackmail/Extortion Orders” ²⁶ to illegally deprive them of exposing and reporting these crimes under color of law; ²⁷and forced into inextricably intertwined courts to steal their assets, homes and possessions in delusional litigation.
29. Perversely, Britney Spears has become a poster child for these atrocities.
 - a. Miraculously, she has been able to tell her story of “real time crimes” to the world including forcibly drugged with toxic chemical restraints and forced sterilization (Crimes against Humanity and violations of Nuremberg Code²⁸) although our families being terrorized, pillaged and murdered by the U.S. Guardian Genocide Regime are silenced by "Blackmail Orders” to threaten them from exposing and reporting these atrocities.
 - b. Incredibly, all U.S. employees watch while Crimes against Humanity are perpetrated openly against Britney, thereby being accomplices and conspirators by failure to incarcerate extrajudicial public servants involved and accomplice attorneys/conservators.

¹⁶ [Convention, "enforced disappearance" - OHCHR](https://www.ohchr.org/ced/pages/conventionced)
<https://www.ohchr.org/ced/pages/conventionced>

30. When I initially became a victim of the U.S. Guardian Genocide Regime, I was perplexed as to why petty lowly state court judicial public servant government employees could steal and rape my mother and me of our rights, knowing these are Federal rights, protected under the authority of the Federal government and Federal Constitution and that governments are installed to protect these fundamental human, birth rights not **strip** them.
31. I did not comprehend at that time that all branches of Federal and State government were working together to steal rights, property, life and liberty.
32. It is now obvious that these rights go beyond state and federal U.S. law – unalienable, human, birthrights are international and universal.
33. The U.N., NATO and other international agencies must be responsible to protect these rights against treasonous governments.

B. U.S. FAMILY GENOCIDE REGIME

34. The U.S. Family Genocide Regime perpetrated in pseudo family courts is explicitly described in the book “Judicial Criminals”²⁹ summarized by its author, Christine Morrison,

The widespread or systematic practice of enforced **disappearance** constitutes a crime against humanity as **defined** in applicable international law and shall ...

²⁶ 18 U.S. Code § 872 and 873

²⁷ 18 U.S. Code § 241, 242, and 245

²⁸

[Nuremberg code / https://www.ifcc.org > media](https://www.ifcc.org/media)

by J Vollmann · 1996 · Cited by 444 — NUREMBERG DOCTORS' TRIAL. Informed consent in human experimentation before the. **Nuremberg code**. Jochen Vollmann, Rolf Winau.

²⁹ www.judicialcriminal.com

below, which description applies to all existing American courts that presently exist under color of law, until “We the People” seize back control of our rights and our government. “It is a story of depraved, pathological minds using thuggery, weaponry, and unthinkable brutality to obtain selfish, illegal, and antisocial goals. It is a story of a uniquely American criminal conspiracy that even the mafia would envy. This is the story of the current tyrannical state of the American judicial system, how it has evolved itself into one of the most heinous, pernicious, and harmful criminal organizations in American history—and how those who comprise it— American judges—literally get away with murder. My story focuses on participants in modern American litigation, including me (Christine Morrison) and my captors and tormentors—American robed tyrants known as judges. I share the experience within this

“systemic criminal enterprise” operated according to the craven desires of the “family law industry,”— yes—an industry. The industry is populated by “specialist” lawyers, judges, social workers, psychologists, cops, and their parasitic cadre of extortionists, fraudsters, and malingerers—whose business model is identical to that of the mafia—use power, influence, fear, and intimidation to deplete the core of America—it’s young families— by manipulation of the machinery of American family courts. The thuggery is topped by community leaders, highly educated, well-known, and influential, yet mysteriously robed, skillful, and quiet: American judges.”

VI. INTERNATIONAL REMEDY

A. THE UNITED NATIONS

35. It is obvious that protection of human, birth rights go far beyond the auspices of the U.S. Federal Constitution and U.S. Federal laws.
36. These rights are universal, international rights recognized by the concept of human dignity in the U.N. Declaration of Human Rights.
37. By failing to recognize basic, human birth rights, the U.S. functions as a primitive, third world nation **unfit** to be a state member of the United Nations under its charter.
38. Article VII of the U.N. Charter mandates the use of military force to remedy Crimes against Humanity.
39. The Crimes Against Humanity and Mass Human Rights Atrocities by the U.S. government violates all core international/universal treaties including but not limited to:
 - a. the Genocide Convention;¹⁷
 - b. the Convention Against Torture and other Cruel, Inhuman or Degrading Treatment or Punishment;³¹
 - c. the International Covenant on Civil and Political Rights;³²
 - d. the International Convention for the Protection of All Persons from Enforced Disappearance;³³

¹⁷ <https://www.un.org/en/genocideprevention/genocide-convention.shtml>

<https://www.forbes.com/sites/ewelinaochab/2021/02/19/genocide-is-the-right-word-for-the-atrocities-inxinjiang/?sh=7664cae9116a>

- e. the Protocol to Prevent, Suppress and Punish Trafficking in Persons Especially Women and Children, supplementing the United Nations Convention against Transnational Organized Crime;³⁴

Genocide is not a word that should be used lightly. Genocide has a very precise legal definition Article II of the UN Convention on the Prevention and Punishment of the Crime of Genocide (the Genocide Convention). Where all the elements of the legal definition are met, the crimes should be labeled for what they are.

Article II In the Convention, genocide means any of the following acts committed with intent to destroy, in whole or in part, a national, ethnical, racial or religious group, as such: (a) Killing members of the group; (b) Causing serious bodily or mental harm to members of the group; (c) Deliberately inflicting on the group conditions of life calculated to bring about its physical destruction in whole or in part; (d) Imposing measures intended to prevent births within the group; (e) Forcibly transferring children of the group to another group.

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<https://www.ohchr.org/en/professionalinterest/pages/cat.aspx>

PART I - Article 1

1. For the purposes of this Convention, the term "torture" means any act by which severe pain or suffering, whether physical or mental, is intentionally inflicted on a person for such purposes as obtaining from him or a third person information or a confession, punishing him for an act he or a third person has committed or is suspected of having committed, or intimidating or coercing him or a third person, or for any reason based on discrimination of any kind, when such pain or suffering is inflicted by or at the instigation of or with the consent or acquiescence of a public official or other person acting in an official capacity. It does not include pain or suffering arising only from, inherent in or incidental to lawful sanctions.

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<https://www.ohchr.org/en/professionalinterest/pages/ccpr.aspx>

33

<https://www.ohchr.org/en/hrbodies/ced/pages/conventionced.aspx>

PART I - Article 1

1. No one shall be subjected to enforced disappearance.
2. No exceptional circumstances whatsoever, whether a state of war or a threat of war, internal political instability or any other public emergency, may be invoked as a justification for enforced disappearance.

Article 2

For the purposes of this Convention, "enforced disappearance" is considered to be the arrest, detention, abduction or any other form of deprivation of liberty by agents of the State or by persons or groups of persons acting with the authorization, support or acquiescence of the State, followed by a refusal to acknowledge the deprivation of liberty or by concealment of the fate or whereabouts of the disappeared person, which place such a person outside the protection of the law. **Article 3**

Each State Party shall take appropriate measures to investigate acts defined in article 2 committed by persons or groups of persons acting without the authorization, support or acquiescence of the State and to bring those responsible to justice. **Article 4**

Each State Party shall take the necessary measures to ensure that enforced disappearance constitutes an offence under its criminal law. **Article 5**

The widespread or systematic practice of **enforced disappearance constitutes a crime against humanity** as defined in applicable international law and shall attract the consequences provided for under such applicable international law.

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<https://www.ohchr.org/en/professionalinterest/pages/protocoltraffickinginpersons.aspx>

Article 3 - Use of terms

- f. the Convention on the Rights of Persons with Disabilities;³⁵

- g. the Geneva Convention ³⁶
- h. the Universal Declaration of Human Rights. ³⁷

For the purposes of this Protocol:

- (a) "Trafficking in persons" shall mean the recruitment, transportation, transfer, harbouring or receipt of persons, by means of the threat or use of force or other forms of coercion, of abduction, of fraud, of deception, of the abuse of power or of a position of vulnerability or of the giving or receiving of payments or benefits to achieve the consent of a person having control over another person, for the purpose of exploitation. Exploitation shall include, at a minimum, the exploitation of the prostitution of others or other forms of sexual exploitation, forced labour or services, slavery or practices similar to slavery, servitude or the removal of organs;
- (b) The consent of a victim of trafficking in persons to the intended exploitation set forth in subparagraph (a) of this article shall be irrelevant where any of the means set forth in subparagraph (a) have been used;
- (c) The recruitment, transportation, transfer, harbouring or receipt of a child for the purpose of exploitation shall be considered "trafficking in persons" even if this does not involve any of the means set forth in subparagraph (a) of this article;
- (d) "Child" shall mean any person under eighteen years of age.

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<https://www.un.org/development/desa/disabilities/convention-on-the-rights-of-persons-withdisabilities.html> Article 1

Purpose The purpose of the present Convention is to promote, protect and ensure the full and equal enjoyment of all human rights and fundamental freedoms by all persons with disabilities, and to promote respect for their inherent dignity

Article 4

General obligations 1. States Parties undertake to ensure and promote the full realization of all human rights and fundamental freedoms for all persons with disabilities without discrimination of any kind on the basis of disability. To this end, States Parties undertake: (a) To adopt all appropriate legislative, administrative and other measures for the implementation of the rights recognized in the present Convention; (b) To take all appropriate measures, including legislation, to modify or abolish existing laws, regulations, customs and practices that constitute discrimination against persons with disabilities;

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<https://www.icrc.org/en/document/geneva-conventions-1949-additional-protocols>

IMT Charter (Nuremberg)

Article 6(b) of the 1945 IMT Charter (Nuremberg) includes "plunder of public or private property" in its list of war crimes, for which there must be individual responsibility.

Geneva Convention IV

Article 33, second paragraph, of the 1949 Geneva Convention IV provides that "pillage is prohibited".

Lieber Code

Article 44 of the 1863 Lieber Code provides: "[A]ll robbery, all pillage or sacking, even after taking a place by main force ... are prohibited under the penalty of death, or such other severe punishment as may seem adequate for the gravity of the offense."

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<https://www.un.org/en/about-us/universal-declaration-of-human-rights>

Preamble

Whereas recognition of the inherent dignity and of the equal and inalienable rights of all members of the human family is the foundation of freedom, justice and peace in the world,

Whereas disregard and contempt for human rights have resulted in barbarous acts which have outraged the conscience of mankind, and the advent of a world in which human beings shall enjoy freedom of speech and belief and freedom from fear and want has been proclaimed as the highest aspiration of the common people,

Whereas it is essential, if man is not to be compelled to have recourse, as a last resort, to rebellion against tyranny and oppression, that human rights should be protected by the rule of law,
Now, therefore, The General Assembly,
Proclaims this Universal Declaration of Human Rights as a common standard of achievement for all peoples and all nations, to the end that every individual and every organ of society, keeping this Declaration constantly in mind, shall strive by teaching and education to promote respect for these rights and freedoms and by progressive measures, national

40. These Crimes against Humanity constitute international terrorist threats in violation of:

- a. Transnational Terrorist Crimes ³⁸
- b. Global Terrorists Acts. ³⁹
- c. Extraordinary Acts of Torture under U.N. Convention against Torture, Rome Statute, and Section 2340A of Title 18.

41. Pursuant to U.N. Charter and Chapter VI, VII and VIII thereto:

- a. States have the primary obligation to protect their populations from genocide, war crimes, crimes against humanity, and ethnic cleansing. This responsibility also includes prevention of these crimes, including incitement.
- b. The international community has the responsibility to use appropriate diplomatic, humanitarian and other peaceful means under Chapter VI ⁴⁰ and VIII ⁴¹ of the U.N. Charter to help protect populations threatened by these crimes.
- c. When a state “manifestly fails” in its protection responsibilities, and peaceful means are inadequate, the international community must take stronger measures including Chapter VII ⁴² measures under the UN Charter, including but not limited to the collective use of force authorized by the Security Council.

and international, to secure their universal and effective recognition and observance, both among the peoples of Member States themselves and among the peoples of territories under their jurisdiction.

³⁸

<https://www.fbi.gov/investigate/organized-crime#:~:text=Crimes%20such%20as%20drug%20trafficking,are%20keystones%20within%20TOC%20enterprises.https://home.treasury.gov/system/files/126/tco.pdf>

³⁹

18 U.S. Code CHAPTER 113B—TERRORISM
18 U.S.C. §2331.

As used in this chapter—

(1) the term “international terrorism” means activities that—

- (A) involve violent acts or acts dangerous to human life that are a violation of the criminal laws of the U. S. or of any State, or that would be a criminal violation if committed within the jurisdiction of the United States or of any State;
- (B) appear to be intended—
 - (i) to intimidate or coerce a civilian population;
 - (ii) to influence the policy of a government by intimidation or coercion; or
 - (iii) to affect the conduct of a government by mass destruction, assassination, or kidnapping; and

(C) occur primarily outside the territorial jurisdiction of the United States, or transcend national boundaries in terms of the means by which they are accomplished, the persons they appear intended to intimidate or coerce, or the locale in which their perpetrators operate or seek asylum;

(5) the term “domestic terrorism” means activities that—

(A) involve acts dangerous to human life that are a violation of the criminal laws of the U.S. or of any State; (B) appear to be intended—

(i) to intimidate or coerce a civilian population;

(ii) to influence the policy of a government by intimidation or coercion; or

(iii) to affect the conduct of a government by mass destruction, assassination, or kidnapping; and (C) occur primarily within the territorial jurisdiction of the United States.

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<https://www.un.org/securitycouncil/content/pacific-settlement-disputes-chapter-vi-un-charter>

41

<https://www.un.org/securitycouncil/content/regional-arrangements-chapter-viii-un-charter>

42

<https://www.un.org/en/about-us/un-charter/chapter-7>

**A-1: THE U.S. IS A THREAT, DANGER AND DISGRACE
TO THE INTERNATIONAL COMMUNITY AND THE U.N.
NO EXPRESS COMPLAINT IS NEEDED FOR MANDATORY ACTION BY THE
U.N. UNDER ITS CHARTER**

42. As set forth in the Principles on the Effective Investigation and Documentation of Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment, we, the victims of horrifying Crimes against Humanity **should not have to make an Express Complaint. See also articles⁴³**

43. To the contrary, we are being further defiled by subjecting us to the torture of reliving the Mass Atrocities and Crimes against Humanity incontrovertibly set forth herein.

44. An investigation of these Crimes against Humanity should have already been undertaken by United Nations independent of the state member, the U.S. that is the perpetrator: ⁴⁴

- a. States shall ensure that complaints and reports of torture or ill-treatment are promptly and effectively investigated.**
- b. Even in the absence of an express complaint, an investigation shall be undertaken if there are other indications that torture or ill-treatment might have occurred.**
- c. The investigators, who shall be independent of the suspected perpetrators and the agency they serve, shall be competent and impartial.**
- d. They shall have access to, or be empowered to commission investigations by, impartial medical or other experts.**

- e. The methods used to carry out such investigations shall meet the highest professional standards and the findings shall be made public.

A-2: MANDATE OF THE UNITED NATIONS

44. The United Nations Charter states:

Article 2

The Organization and its Members, in pursuit of the Purposes stated in Article 1, shall act in accordance with the following Principles.

43

<https://www.icj.org/wp-content/uploads/2018/11/Universal-Right-to-a-Remedy-Publications-ReportsPractitioners-Guides-2018-ENG.pdf> The Right to a Remedy and Reparation for Gross Human Rights Violations

[UN Human Rights Council Poised to Address Prospect of Judicial Impunity in America -- Opt IN USA](#)

Failure to Provide Effective Avenues of Redress and Relief for the Role of U.S. Judges in Persecution and Psychological Torture Imposed Through Persistent U.S. Legal System Abuse Suggested List of Issues to Country Report Task Force on the United States Implementation of the ICCPR January 11, 2019 [INT_CCPR_ICS_USA_33372_E.pdf \(ohchr.org\)](#)

44

<https://www.ohchr.org/EN/ProfessionalInterest/Pages/EffectiveInvestigationAndDocumentationOfTorture.aspx>

1. The Organization is based on the principle of the sovereign equality of all its Members.
2. All Members, in order to ensure to all of them the rights and benefits resulting from membership, shall fulfill in good faith the obligations assumed by them in accordance with the present Charter.
3. All Members shall settle their international disputes by peaceful means in such a manner that international peace and security, and justice, are not endangered.
4. All Members shall refrain in their international relations from the threat or use of force against the territorial integrity or political independence of any state, or in any other manner inconsistent with the Purposes of the United Nations.
5. All Members shall give the United Nations every assistance in any action it takes in accordance with the present Charter, and shall refrain from giving assistance to any state against which the United Nations is taking preventive or enforcement action.
6. The Organization shall ensure that states which are not Members of the United Nations act in accordance with these Principles so far as may be necessary for the maintenance of international peace and security.

7. Nothing contained in the present Charter shall authorize the U.N. to intervene in matters which are essentially within the domestic jurisdiction of any state or shall require the Members to submit such matters to settlement under the present Charter; but this principle shall not prejudice the application of enforcement measures under Chapter VII.

45. Chapter II: Membership - Article 3

The original Members of the United Nations shall be the states which, having participated in the United Nations Conference on International Organization at San Francisco, or having previously signed the Declaration by United Nations of 1 January 1942, sign the present Charter and ratify it in accordance with Article 110.

46. Chapter II: Membership - Article 4

1. Membership in the United Nations is open to all other peace-loving states which accept the obligations contained in the present Charter and, in the judgment of the Organization, are able and willing to carry out these obligations.
2. The admission of any such state to membership in the United Nations will be effected by a decision of the General Assembly upon the recommendation of the Security Council.

47. Chapter II: Membership - Article 5

A Member of the United Nations against which preventive or enforcement action has been taken by the Security Council may be suspended from the exercise of the rights and privileges of membership by the General Assembly upon the recommendation of the Security Council. The exercise of these rights and privileges may be restored by the Security Council.

48. Chapter II: Membership - Article 6

A Member of the United Nations which has persistently violated the Principles contained in the present Charter may be expelled from the Organization by the General Assembly upon the recommendation of the Security Council.

49. By all standards of the Charter of the United Nations and the Humanitarian Laws of the Universe:
- a. the United States does not qualify for membership; and
 - b. the United States is unfit to be a hosting nation; and
 - c. the United States must be expelled as a member.

B: MANDATORY REMEDY BY NATO

50. The U.S. Crimes against Humanity and Human Rights Atrocities violates the NATO treaty and international agreements including but not limited to the Third and Fourth Geneva Convention.
51. The U.S. is a national security threat to the lives and safety of the international population.
52. Anyone who enters the United States is at risk.
53. Countless victims from other countries have been murdered and tortured in this enterprise.
54. Moreover, the U.S. is engaged in Crimes of Aggression by subversively, deliberately and intentionally defying the NATO treaty in a strategic attempt to conceal, cover up and mask Crimes of Genocide; Crimes against Humanity; Mass Human Rights Atrocities; Pillaging and crimes of Torture to avoid criminal accountability.
55. Article 5 of the NATO Charter provides:

“The Parties agree that an armed attack against one or more of them in Europe or North America shall be considered an attack against them all and consequently they agree that, if such an armed attack occurs, each of them, in exercise of the right of individual or collective self-defence recognized by Article 51 of the Charter of the United Nations, will assist the Party or Parties so attacked by taking forthwith, individually and in concert with the other Parties, such action as it deems necessary, including the use of armed force, to restore and maintain the security of the North Atlantic area.

Any such armed attack and all measures taken as a result thereof shall immediately be reported to the Security Council. Such measures shall be terminated when the Security Council has taken the measures necessary to restore and maintain international peace and security.”
56. Article 5 of the NATO Charter mandates urgent remedy.

VII. COLLECTIVE ACTION IS NEEDED BY “WE THE PEOPLE” THE EMPLOYERS OF THESE COLOR OF LAW PUBLIC SERVANTS

57. It is up to us, those with the acumen to accomplice the return of our rights, civility and humanity.
58. No one can do this alone -. all that happens is more retaliation and rights rape.
59. Our efforts should be focused on working together to demand remedy internationally by NATO, the U.N., the ICC¹⁸ and international agencies with prosecutorial and military enforcement power.

¹⁸ The U.S. has attempted to “opt out” of its criminal accountability for war crimes and crimes against humanity for failing to ratify the U.N. treaty establishing the ICC. To the contrary of giving “validity” to its perverse “opt out”, this act should be considered a Crime of Aggression.

60. We must not tolerate government atrocities and unite to demand remedy.

Please go to my website, endguardianracket.com and register to unite in remedy.

/s/Barbara Stone

Barbara Stone

barbara@endguardianracket.com

ENDGUARDIANRACKET.COM

Attachment:

Cease and Desist Letter to Legislators