

**IN THE CIRCUIT COURT OF THE 2ND JUDICIAL CIRCUIT
IN AND FOR LEON COUNTY, FLORIDA**

Case No: 2021 CA 001396

Barbara Stone, Individually and as next friend of her mother, Helen Stone;
Dr. Robert Sarhan, individually and as next friend of Yvonne Sarhan;
Patty Reid, individually and as next friend of Landan Reid;
Maria C. Romero, individually and as next friend of Maria Romero;
Mary Mieczynski, individually and as next friend of Anthony Mieczynski;
Cindy Card and Ken Swenson, individually and as next friend of Cindy Card's mother, Ella Card;
Debbie Fox and Randy Robinson, individually and as next friend of their mother, Gayle Robinson;
Ernest Moore individually and as next friend of his mother, Myrtle L. Moore;
Poppy Helgren, individually and as next friend of her father, Lester G. Moore;
Christine Middleton individually and as next friend of her father, James Lamar Middleton;
Randi Borrack, individually and as next friend of her father, Richard Louis Borrack;
Ilya Tseglin, individually and as next friend of his son, Nate Tseglin
Ronda Butler, individually and as next friend of her mother, Ruth S Huglin
Thomas Howe, individually and as next friend of his mother, Beverly May Howe
Lloyd A. Waugh, individually and as next friend of his loved one, Susan M. King
Joan Stanton and Mary Steffen, individually and as next friend of their mother, Elizabeth E. Weber and their father, Richard C. Weber;
April Donovan, individually and as next friend of her mother, Twila Jean Apger
Jodee Sussman, individually and as next friend of her mother, Marty S. Adair
Fran (Rutkosky) Grady-Gilhooly, individually and as next friend of her son, Brad Jeff Rutkosky
Alex Kumpin and Aldona Kumpin, individually and as next friend of their mother, Danuta Kumpin
Steve Miller-Hart and Barbara Ann Miller, individually and as next friend of their father, Donald G. Miller;
Michael Nedderman, individually and as next friend of his mother Delores Ruth Nedderman;
Suzanne Terranova Whelan, individually and as next friend of her aunt Susan Terranova;
Teresa Lyles, individually and as next friend of her mother, Carmen Tozzo;
Melissa Edwards her mother, Kim Marie Edwards;
Deborah Scott Young and her sister Linda Scott, individually and as next friend of their mother, Anna M. Scott

Doug DeMoranville, individually and as next friend of his son Ryan DeMoranville;
Cheryl Abrams;
John Gunn, individually and as next friend of his son, Christopher Gunn;
Elaina Stainbrook, individually and as next friend of her grandmother, Mary Lorraine Burgett Phillips;
Joanna Bougalis, individually and as next friend of her mother Katherine G. Bougalis;
Angela Campbell, individually and as next friend of her mother Marion Rose Roesler;
Michael Lipson, individually and as next friend of his mother, Doreen (Berg) Lipson;
Patty Lacy, individually and as next friend of her father, Stanley Zurko;
Becky Harber, individually and as next friend of her husband, Hershel Harber;
Bonnie Carter, individually and as next friend of her son, Andrew Bromberg;
Linda Grzybowicz, individually and as next friend of her mother, Fortunate Rivera;
Orit Mizrachi, individually and as next friend of her mother Neomi Mizrachi;
Elizabeth Benedetto;
Marla Zahn, individually and as next friend of her mother, Louise A. Zahn;
Adrian Wright, individually and as next friend of her mother Betty Robinson;
Christian McAnally, individually and as next friend of his mother, Valbruna McAnally and his father, Charles Phillip McAnally;
Gary and Diane Housman, individually and as next friend of his mother, Hiroko Housman;
John Serhan Oral, individually and as next friend of his son, John Kaya Oral;
Holly J. Delph, individually and as next friend of her daughter, Emily Delph;
Westley Curtiss, individually and as next friend of his son, Joshua Ryan Curtiss
John Doe 1, individually and as next friend of his mother;
John Doe 2, individually and as next friend of his mother, who was employed by the U.S. Military
Joinder Plaintiffs

And

On behalf of Parties in Interest including Britney Spears and the SIX MILLION PERSONS who have been murdered and are currently imprisoned in the U.S. Guardian Genocide Regime (collectively, “We the People, Plaintiffs and Employers of U.S. Public Servant Co-Defendants”)

333 S.E. 2nd Avenue #2066
Miami, FL 33131

V.

United States of America;
c/o Joe Biden
White House - 1600 Pennsylvania Avenue N.W.
Washington D.C. 20500

Joe Biden; Individually and in his Capacity as U.S. President and Executive Public Servant Employee;
White House - 1600 Pennsylvania Avenue N.W.
Washington D.C. 20500

Jen Psaki; Individually and in her capacity as White House Press Secretary and Public Servant Employee;
White House - 1600 Pennsylvania Avenue N.W.
Washington D.C. 20500

Merrick Garland; Individually and in his capacity as U.S. Attorney General and Public Servant Employee
950 Pennsylvania Avenue, NW.
Washington, DC 20530

All U.S. State Attorneys; Individually and in their capacity as U.S. State Attorneys and Public Servant Employees;
c/o Monty Wilkinson, Director of the Executive Office for U.S. Attorneys
950 Pennsylvania Avenue, NW.
Washington, DC 20530.

(collectively, “U.S. Federal Co-Defendant Public Servant Employees”)

And

Ron Desantis, Individually and in his capacity as Governor of Florida;
The Capitol - 400 S. Monroe Street
Tallahassee, FL 32399-0001.

Ashley Moody, Individually and in her capacity as Attorney General of Florida

PL-01 The Capitol

Tallahassee, FL 32399-1050

(collectively, “State Co-Defendant Public Servant Employees”)

And Necessary Interpleader Parties:

António Guterres, Individually and in his capacity as Secretary-General of and on behalf of the United Nations¹

405 East 42 Street

New York, NY 10017

¹<https://www.un.org/en/chronicle/article/responsibility-protect>
<https://www.un.org/en/genocideprevention/about-responsibility-to-protect.shtml#:~:text=The%20international%20community%2C%20through%20the,cleansing%20and%20crimes%20against%20humanity.>

Piotr Hofmański, Individually and in his capacity as President of the International Criminal Court (the “ICC”);

Luz del Carmen Ibáñez Carranza, Individually and in her capacity as First Vice-President of ICC

Antoine Kesia-Mbe Mindua, Individually and in his capacity as Second Vice-President of ICC

c/o Piotr Hofmański

International Criminal Court

Oude Waalsdorperweg 10

2597 AK The Hague

The Netherlands

And Necessary Interpleader Party

A New Chief Prosecutor of the ICC to be duly designed and appointed as Plaintiffs do not recognize the appointment of the existing Chief Prosecutor as he is acting in civil and criminal conflict of interest²

Silvia Fernández de Gurmendi, President of State Assembly

International Criminal Court - Oude Waalsdorperweg 10

2597 AK The Hague

The Netherlands

And Necessary Interpleader Party

Silvia Fernández de Gurmendi, Individually and in her capacity as President of State Assembly

International Criminal Court -Oude Waalsdorperweg 10

2597 AK The Hague

The Netherlands

² See Article I

Kenya: Controversy Hangs Over Karim Khan as He Takes ... / <https://allafrica.com › stories>

Jun 13, 2021 — "A swearing-in ceremony for the new prosecutor of the International Criminal Court, Mr **Karim Asad Ahmad Khan** QC, will be held on Wednesday ...

TOM MALITI - Going Back to His Roots: Karim Asad Ahmad ... / <https://www.theelephant.info › ...>

Jun 25, 2021 — **Khan's conflict of interest.** Ruto is not the only person **Khan** has represented before the ICC. He represented Francis Kirimi Muthaura, the former ...

<https://www.toaep.org/nas-pdf/4-bergsmo-dittrich>: It pointed out that even if a government doubts the integrity of a candidate for prosecutor of an international criminal court, it may still be tempted to back him if it predicts that he will be sympathetic to its interests, perhaps out of indebtedness for being elected or established co-operation over some years. Worse, a government may possess information that the candidate does not have the requisite integrity, but nevertheless support him – or fail to raise objections when his candidacy is discussed – because it expects that he will be weak or compromised and therefore a pliant instrument should its interests become threatened during his term. Both modes of thinking are short-sighted. In effect, both make a mockery of the statutory requirements of “high moral character”, “integrity” and “the highest standards of [...] integrity”. If States Parties do not take these standards for what they are – binding legal requirements – we cannot expect that the high officials of international organisations like the International Criminal Court will give them proper effect when they fill the organisation with staff. If we want international organisations to work according to their design, ethics cannot be an afterthought in their construction and management.

COMPLAINT

1. This Formal Attestation, Declaration of Truth and Demand for Remedy is filed by victims and survivors in this Formal Criminal Complaint against the United States for:
 - A. Genocide;
 - B. Crimes against Humanity;
 - C. Pillaging;
 - D. Human Trafficking;
 - E. Mass Human Rights Atrocities
2. **The Crimes of Genocide and Crimes against Humanity are taking place against Plaintiffs and an estimated SIX MILLION HUMAN BEINGS in America and the international public in the “U.S. Guardian Genocide Regime” set forth herein.**
3. **Governments have a duty under international human rights law to take reasonable measures to protect people within their jurisdictions from acts of violence.**
4. **However, the UNITED STATES GOVERNMENT ITSELF AND THE CO-DEFENDANTS HEREIN ARE THEMSELVES THE PERPETRATORS.**
5. The Crimes against Humanity and Crimes of Genocide are documented on their face herein mandating the Urgent Remedy set forth herein.
6. **TO BE CLEAR:**

Plaintiffs are reporting the MURDER of their families and six million human beings and pillaging of their assets by the U.S. government in a Genocide and Pillaging Enterprise in the pretense of “guardian/conservatorship” that is no different than the Third Reich.
7. **IT IS OUTRAGEOUS AND A CRIME AGAINST HUMANITY ITSELF THAT PLAINTIFFS ARE FORCED TO FILE A LAWSUIT TO PROTECT THEIR FAMILIES FROM BEING MURDERED.**
8. **This could only happen because the cross corrupted branches of the United States of America are working together in the operation and cover up of the U.S. Guardian Genocide Regime.**
9. **WHERE IS THE WORLD AND THE U.S. F.B.I. AND D.O.J. WHILE OUR MOTHERS, FATHERS, CHILDREN AND SPOUSES ARE BEING MURDERED BY THE UNITED STATES GOVERNMENT?**

10. **The same Crimes of Genocide and Crimes against Humanity are exposed in Judgment at Nuremberg.**³
11. **We demand judgment by the International Criminal Court established as a result of the GENOCIDE REGIME by the Third Reich to protect the world from the CRIMES OF GENOCIDE AND CRIMES AGAINST HUMANITY THAT ARE NOW BEING PERPETRATED BY THE UNITED STATES.**
12. Crimes against Humanity and Genocide by the U.S. and the Co-Defendants in the U.S. Guardian Genocide Regime criminally violate the U.N. Charter, Treatises and Conventions and Article 6 and Article 7 of the Rome Statute (collectively, “U.N. Universal Laws”).
13. The United States and the U. S. Guardian Genocide Regime is a danger and security threat to the lives and safety of the world.
14. The United States government is a State Member of the United Nations.
15. The United Nations is responsible to comply with its own Charter, Laws, Treatises and Conventions, mandating urgent remedy by an independent body under international law and mandatory relief and reparation set forth herein.
16. The United Nations has a Responsibility to Protect.⁴
17. Urgent Mandatory Remedy as set forth in Articles I, XI and XII.

I. SUMMARY

GENOCIDE; PILLAGING; TORTURE; MASSIVE HUMAN RIGHTS ATROCITIES BY THE U.S. AGAINST OUR MOTHERS, FATHERS, CHILDREN AND SPOUSES

URGENT EMERGENCY DEMAND FOR MANDATORY REMEDY

THE FACTS HEREIN ARE PROVEN ON ITS FACE

A. SELF AUTHENTICATED CRIMES OF GENOCIDE AND CRIMES AGAINST HUMANITY BY UNITED STATES GOVERNMENT

18. This Lawsuit authenticates Crimes against Humanity; Genocide, Massive Human Rights Atrocities by the U.S. Co-Defendant Public Servant Employees against millions of American mothers, fathers, children, spouses and loved ones and the world public in a government sponsored domestic terrorist-type enterprise wherein Nuremberg Law⁵ is employed by

³ <https://www.imdb.com/title/tt0055031/>

⁴ <https://www.un.org/en/chronicle/article/responsibility-protect> <https://www.un.org/en/genocideprevention/about-responsibility-to-protect.shtml#:~:text=The%20international%20community%2C%20through%20the,cleansing%20and%20crimes%20against%20humanity.>

⁵ **Nuremberg laws are used to strip citizens of their rights, criminalize human rights in order for public official to illegal seize their assets and steal their liberty.**

extrajudicial executors in conspiracy with all cross-corrupted branches of U.S. government in the ruse of “guardian/conservatorship.”

19. The facts herein are self authenticated, attested, incontrovertible, and irrefutable.
20. The U.S. Guardian Genocide Regime is willfully, wantonly and knowingly perpetrated, colluded, conspired, and covered up by the U.S. Co-Defendant Public Servant Employees and all cross-corrupted Legislative, Judicial and Executive branches of Government under color of law in a government sponsored, sanctioned and funded slavery, indentured servitude, genocide, pillaging enterprise in the pretense of “guardianship/conservatorship.”
21. This Lawsuit, exposing an affront to civilization, human life, humanity, human dignity and the laws of the universe and the Creator by the madness of a country devoid of conscious and morality is the most important and urgent matter in the world.
22. The U.S. Guardian Genocide Regime is an unspeakable National and International disgrace, danger and threat and constitutes a National and International Security Breach. ⁶
23. The entire world is at risk and in danger as the U.S. Guardian Genocide Regime seizes, enslaves, pillages and murders anyone in the universe, regardless of citizenship or residence. ⁷
24. Plaintiffs and their families are victims of and providing testament to this genocide/pillaging/slavery regime and demand urgent, imminent and emergency relief and remedy by military and other action set forth herein just as the brave victims of the Nazi Regime ⁸ who escaped and reported and exposed the atrocities taking place.

**B. THE U.S. GUARDIAN GENOCIDE REGIME
GENOCIDE/ENSLAVEMENT; HUMAN TRAFFICKING/PILLAGING;
MASS HUMAN RIGHTS ATROCITIES
BY THE UNITED STATES OF AMERICA**

25. Just as attested by the brave survivors who escaped the Holocaust, ⁹ so too the Victims and survivors of a Genocide Regime, Crimes Against Humanity; Torture; Pillaging; Mass Human

⁶ See Article IV B.

⁷ See Article IV B.

⁸ **Nazi Germany - Dictatorship - History Learning Site** /www.historylearningsite.co.uk/nazi-germany/nazi...
Mar 09, 2015 · Nazi Germany – Dictatorship. Nazi Germany under the leadership of Hitler soon became a dictatorship. A dictatorship requires one person and one party to be in control of a nation and a climate of fear – this was provided by Himmler’s SS. Personal freedom disappeared in Nazi Germany.
<https://www.thenation.com/article/archive/fdr-and-holocaust/>

⁹ **Primary Sources/Testimonials - Holocaust and Genocide ...**
[https://libguides.sonoma.edu > c.php](https://libguides.sonoma.edu/c.php)

Dec 1, 2020 — While the majority of the interviews are with Jewish Holocaust survivors (around 49,000), the archive also includes the testimonies of political ...

Rights Atrocities by the United States hereby give testament and attest to these Crimes against Humanity against their mothers, fathers and children in a dystopian ¹⁰ ruse of “guardianship” or “conservatorship” (the “U.S. Guardian Genocide Regime”)

26. This formal Attestation and Demand hereby exposes to the world what is undoubtedly one of the most evil and barbaric regime in history sanctioned by all levels of U. S. government.
27. Comparable to the Holocaust, the United States operates the U.S. Guardian Genocide Regime, a genocide, human trafficking, pillaging, torture regime under color, cover and concealment of law in the guise of “guardianship” or “conservatorship” under the auspices, sanction and funding by the U.S. government.

B-1: SUMMARY OF THE U.S. GUARDIAN GENOCIDE REGIME

28. The U.S. Guardian Genocide Regime:
 - a. Kidnaps, enslaves forcibly disappears and tortures our parents, children and loved ones in this terrorist enterprise coined “guardianship/conservatorship” in order to pillage their home, life savings and all possessions;
 - b. Traumatizes, enslaves and terrorizes their family members, leaving them homeless, indigent, penniless, crippled financially and debilitated from waging a futile war against the U.S. Guardian Genocide Regime **to save the lives of their mothers; fathers and children from Murder and Torture by the government sanctioned genocide regime.**

B -2: GENOCIDE; CRIMES AGAINST HUMANITY; MASS HUMAN RIGHTS VIOLATIONS AGAINST THE VICTIMS, A PROTECTED CLASS OF PERSONS

29. The Crimes of Genocide; Crimes against Humanity; Mass Human Rights Atrocities; Torture and Pillaging by the U.S. Guardian Genocide Regime are perpetrated as follows:
 - a. Our mothers, fathers and children and others with financial assets, at a time when they are most vulnerable, are targeted and preyed upon; ¹¹
 - b. This targeting is often done using “moles” and “plants” of the U.S. Guardian Genocide Regime to:
 - troll retirement communities, hospitals, banks and other places where vulnerable persons with assets can be tracked down.
 - by their own “seminars” designed to pull in their victim.

¹⁰ <https://en.wikipedia.org/wiki/Dystopia>

Dystopias are often characterized by dehumanization, tyrannical governments, environmental disaster, or other characteristics associated with a cataclysmic ...

¹¹ <https://www.washingtonexaminer.com/judges-lawyers-use-guardianships-to-prey-on-elderly>

- by the very attorneys of the vulnerable adults who have access to privileged and confidential information by their clients and use it in criminal conflict of interest;
 - by capitalizing on family disputes, abuse and exploitation by a family member. Instead of holding the abusive family member criminally liable, the vulnerable adult being abused is criminally punished by seizing them into the U.S. Guardian Genocide Regime.
- c. The vulnerable persons being targeted are a protected class under Federal Laws, including Americans with Disabilities Act;
 - d. These vulnerable persons are illegally and falsely ruled “Incapacitated” to seize them into this racket;
 - e. They are then stripped of their **INALIENABLE** Human, Civil, Constitutional and Birth Rights so they can’t fight back.
 - f. **They are DECLARED DEAD UNDER THE LAW** ¹²with fewer rights than a murderer on death row;
 - g. They are removed from their families. This crime under the auspices of government constitutes “forcible disappearance” a war crime;
 - h. They are raped, sexually assaulted and sexually molested;
 - i. They are dehumanized;
 - j. They are relentlessly drugged with toxic, illegal psychotropic drugs, a chemical restraint to make them incoherent so they can’t even talk;
 - k. They are illegally intubated/ “snowing” ¹³ in order to remove their ability to communicate, a form of torture;
 - l. Their stomach is cut open to implant a medically unneeded feeding tube to lace them with drugs. Frequently, the feeding tube is used as the American Genocide Enterprise deprives their victim of food, thus self-orchestrating this atrocity for their own agenda.
 - This savage assault constitutes a crime of torture or cruel, inhuman and degrading treatment or punishment as set forth international human rights treaties including

¹² <https://ncd.gov/newsroom/2018/federal-report-examines-guardianships>
National Council on Disability Report Examines “Civil Death” of the Rights of People with Disabilities and the Elderly under Guardianships,
<https://apnews.com/article/1198f64bb05d9c1ec690035983c02f9f>
 “Guardianship is a process that uproots people, literally ‘unpersons’ them, declares them legally dead,” said Dr. Dennis Koson, a law and psychiatry expert in Florida.

¹³ <https://www.chicagotribune.com/news/breaking/ct-sacred-heart-hospital-verdict-met-20160304-story.html>
 Federal agents raided the hospital in April 2013 amid bombshell allegations that doctors were performing medically unnecessary and sometimes risky procedures such as tracheotomies as well as giving heavy sedation to patients in a process called “snowing.”

the 1975 UN Declaration against Torture; ¹⁴ 1984 UN Convention against Torture; ¹⁵¹⁶ 1985 Inter-American Convention to Prevent and Punish Torture; and ¹⁷ European Convention on Human Rights; ¹⁸

- This physical assault constitutes a crime of battery.
 - The use of “feeding tubes” is compared to the war crime of water-boarding; ¹⁹
- m. They are dehumanized by “sensory deprivation” – removal of their eyes-glasses, hearing aids; dentures; a form of torture and terror to also deliberately accelerate their death.
- n. These monstrous atrocities are devised to deliberately and willfully debilitate, incapacitate and dehumanize them, cause them to be compliant and incoherent and medically induce them to mimic signs of “dementia.”
- o. Then Judge, Attorneys and Guardians steal their entire estate, Generations of Assets, 401k’s, Social Security, Jewelry, Cars, and Homes;²⁰
- p. After everything they own is stolen, they are put to death by toxic doses of illegal psychotropic drugs/chemical restraints containing black box warnings as they cause Sudden Cardiac Death.

B-3: CRIMES AGAINST HUMANITY; MASS HUMAN RIGHTS VIOLATIONS AGAINST THE FAMILY MEMBERS OF THE VICTIMS

30. The daughters, sons, children, parents, spouses and loved ones of the victims are hunted, targeted, Human Trafficked and subjected to Crimes against Humanity as well:
- a. We are human trafficked, held in indentured servitude as we are deliberately kept in terrorist courts in a futile attempt to SAVE THE LIVES OF OUR LOVED ONES; stripped of our assets being forced to pay legal fees to attorneys who unbeknownst to us are working in collusion with the U.S. Guardian Genocide Regime.
 - b. While the corrupt, color of law attorneys orchestrating the Crimes against Humanity taking place in the U.S. Guardian Genocide Regime are flourishing by making a business

¹⁴ <https://www.ohchr.org/en/professionalinterest/pages/declarationtorture.aspx>

¹⁵ <https://www.ohchr.org/en/professionalinterest/pages/cat.aspx>

¹⁶ Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment

¹⁷ <https://www.oas.org/juridico/english/treaties/a-51.html>

¹⁸ https://www.echr.coe.int/documents/convention_eng.pdf

¹⁹ **Torture is torture, and waterboarding is not an ... - OHCHR**

[https://www.ohchr.org > Pages > DisplayNews](https://www.ohchr.org/Pages/DisplayNews)

Jan 30, 2017 — “First, *waterboarding* is a form of torture and, contrary to popular belief, torture ... they irreparably destroy the *humanity* and integrity not only of the victim, but also ... recognized *crimes* and, in armed conflict, even to war *crimes*.

²⁰ **Judges, lawyers use guardianships to prey on elderly**
www.washingtonexaminer.com/judges-lawyers-use...

of stealing our rights, lives, property and assets, we lose our livelihood and careers by being embroiled in there terrorist courts;

- c. We, ourselves are pillaged of our assets by the judges, attorneys, guardians and their affiliates in the U.S. Guardian Genocide Regime seeking futile remedy;
- d. We are falsely arrested; maliciously prosecuted threatened and criminalized by being defamed and accused of the very crimes being perpetrated by the U.S. Guardian Genocide Regime as a diversion from their Crimes against Humanity;
- e. We are forced into foreclosure and bankruptcy and lose our homes and life savings by fraudulent, fabricated lawsuits by the U.S. Guardian Genocide Regime;
- f. We become embroiled in never ending staged, fraudulent litigation orchestrated by the U.S. Guardian Genocide Racket in countless color of law court wherein we are forced in other collusion courts seeking remedy for Crimes Against Humanity and Mass Human Rights Atrocities from accomplice, conspiring color of law judges;
- g. We are relentlessly and ruthlessly sued in countless conspiring courts in fabricated lawsuits in order to embezzle our assets;
- h. We are tortured, traumatized and terrorized by the Crimes against Humanity perpetrated against our mothers, fathers and children and against ourselves;
- i. We lose our livelihood from becoming embroiled in the U.S. Guardian Genocide Regime and are unable to secure employment as our credit is destroyed by being forced into foreclosure and bankruptcy and by fraudulent criminal allegations;
- j. We are forced to flee the state and the country as we are in fear of our lives and from being threatened with false arrest.

31. The horrors and atrocities suffered by family members include:

- a. a car bombing;
- b. having a dead body placed in the home of a family member, not only a felony crime itself but also used as a threat to instill fear of reprisal for reporting the Crimes against Humanity of the U.S. Guardian Genocide Regime;
- c. the sledge-hammering ²¹ of the home of a family member to loot their possessions and those of their loved one kidnapped in guardianship;

²¹**Professional guardian's lawyer empties man's home - News ...**

<https://www.palmbeachpost.com/article/20150403/NEWS/812064418> Apr 03, 2015 · **Hoti** told police that **Hazeltine** and her clients, the temporary **guardians**, took Batson against her will to Alabama. The deputies also were called back ...

Florida: The Judge's wife, a frequent court-appointed guardian

<https://aaapg.net/florida-the-judges-wife-a-frequent-court-appointed-guardian>

Jan 14, 2016 · Her longtime caretaker, **Skender Hoti**, charged that **guardian** Elizabeth "Betsy" Savitt, wife of Circuit Judge Martin Colin, improperly seized property from her home, which he owned.

JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, ...

- d. ceaseless false incarcerations. Many of the Victims of U.S. Crimes against Humanity are targeted and hunted by bounty hunters purporting to act on behalf of the U.S. Guardian Genocide Regime who terrorize them at their home with threatened arrests and seizure causing many family members to **flee their own homes**;
 - e. blackmail and threats in the guise of “orders” to prevent family members to report Crimes against Humanity against their loved ones and themselves. In addition to violating free speech and protected rights laws, these Nuremberg “orders” also blackmail family members to violate criminal laws as they are mandated reporters of abuse; and
 - f. endless fraudulent lawsuits to embezzle our assets and life savings in inextricably intertwined rackets.
32. Many of the family members are terrified to be a party to this Lawsuit as those who report these Crimes against Humanity are terrorized.
33. We are terrorized and embroiled in the very courts for which we are seeking relief.
34. We are prohibited from reporting these crimes.
35. We are criminalized and terrorized in criminal courts having been maliciously accused of crimes or have fabricated criminal charges against them for trying to rescue their mother, fathers and children from the torture to which they are subjected.

B-4: SADISTIC SERIAL SPORT KILL

36. These sadistic Crimes against Humanity by the U.S. Guardian Genocide Regime are a sadistic sport, “human hunting”²² ritual kill by the perpetrators, like animal hunts and kills.

C. THE CRIMES AGAINST HUMANITY BY U. S. GOVERNMENT ARE EPITOMIZED IN THEIR REAL TIME PERPETRATION AGAINST BRITNEY SPEARS

iviewit.tv/Simon and Shirley Estate/20170424 FINAL ESIGNED...

As shown in this April 2015 article by John Pacenti titled “Professional **guardian**’s lawyer empties man’s home”, “One afternoon three years ago, **Skender Hoti** received an unusual call from a neighbor asking whether he was moving out of his Lake Worth home.

Florida: Jan 21, 2016 Palm Beach Post Front page – Judge ...

<https://aaapg.net/florida-judge-launches-guardian-probe>

Skender Hoti, a Lake Worth restaurant owner, watched Savitt in February 2012 try to assist a family **guardian** in seizing nearly every possession in a house he owned before she was stopped by sheriff ’s deputies. “All their cases should be reviewed,” he said of Colin and French.

National Association to Stop Guardian Abuse: Judge in Post ...

<https://nasga-stopguardianabuse.blogspot.com/2016/...>

For **Skender Hoti**, Colbath’s actions smack of a whitewash. Hoti is the restaurateur who in February 2012 watched as Savitt – assisting a family **guardian** — tried to seize possessions from one of his homes using an order by Colin. Hoti claims he is still missing cash, jewelry and other possessions.

²² https://en.wikipedia.org/wiki/Human_hunting

37. Britney Spears is being subjected to Crimes against Humanity in Real Time in the Color of Law Court of Extrajudicial Government Employee Brenda Penny.
38. Britney Spears has testified before the eyes of the world to Crimes against Humanity and violations of the Nuremberg Code including but not limited to the following:²³
- a. Spears inalienable human rights have been seized and stolen under color of law;
 - b. Spears is being forced to take toxic, dangerous chemical restraints;
 - c. Spears is being sterilized;
 - d. Spears is in fear of the trafficker controlling her life and rights;
 - e. Spear was abused by a therapist;
 - f. Spears is being forced to work to make money for her traffickers;
 - g. Spears personal privacy is invaded;
 - h. Spears has no right to association with those of her choosing;
 - i. Spears' identity has been stolen and her identity documents have been stolen;
 - j. Spears' body was invaded by taking her blood;
 - k. Spears is denied familiar association with her children;
 - l. Spears is forced to undergo therapy sessions;
 - m. Spears' assets are being pillaged;
 - n. In the modus operandi of the Machiavellian U.S. Guardian Genocide Regime, Spears is forced to sign contractual documents to benefit her human traffickers but the illegal void "conservator" Nuremberg laws do not recognize her right to sign contracts
39. In response to and in the face of Spears' testimony to being subject to Crimes against Humanity before the eyes of the world, and to Plaintiffs' Demand and Cease and Desist Letters,²⁴ U.S. government officials engage in "tweets" as if they are at a Pep Rally instead of criminal accomplices, accessories, sponsors and conspirators to Crimes against Humanity.

D. THE U.S. ITSELF AND THE CO-DEFENDANTS HEREIN HAVE SELF PROVEN AND DOCUMENTED THEIR PERPETRATION AND COVER UP OF CRIMES OF GENOCIDE AND CRIMES AGAINST HUMANITY

40. We the People, Plaintiffs and Employers of U.S. Public Servant Co-Defendants have demanded and been ignored and denied remedy for **GENOCIDE, TORTURE, PILLAGING AND CRIMES AGAINST HUMANITY** against our mothers, fathers, children and other loved ones from each and every cross-corrupted Co-Defendant and U.S.

²³ <https://variety.com/2021/music/news/britney-spears-full-statement-conservatorship-1235003940/>

²⁴ See Exhibit D on Exhibit List

branch of government and law enforcement agency on a federal and state level, ²⁵including but not limited to:

- a. the U.S. President;
 - b. the U.S. Vice President;
 - c. the F.B.I.;
 - d. the D.O.J.;
 - e. the Attorney General;
 - f. the Inspector General;
 - g. Homeland Security;
 - h. the Department of Defense;
 - i. the Secret Service;
 - j. all Presidential Cabinet Members;
 - k. the Senate and House Judicial Committee;
 - l. the Secretary of State;
 - m. Speaker of the House;
 - n. U.S. Senators and Congressional Representatives;
 - o. the U.S. Embassy;
 - p. the Department of Health and Human Services;
 - q. the Federal Judicial Oversight Commission;
 - r. Federal Ombudsman;
 - s. all parallel cross corrupted State officials including but not limited to Governors; Attorney Generals; State Senators and Representatives; Sheriffs and Police; National Sheriff Association; State Dept of Law Enforcement; State Inspector General; Judicial Oversight Committee; Chief Judges; Attorney Bar Association; Dept of Children and Family Service; Dept of Elder Affairs; Office of Guardianship; State Inspector General; State Ombudsman; State Nursing Home Officials.
41. There is no remedy by any U.S. judicial, executive or legislative official or other agency as all cross corrupted, collusive branches of government are themselves are conspirators, colluders, accomplices and accessories to Crimes Against Humanity as set forth herein.
42. In fact, many of the foregoing “agencies” are third party “service providers” who are used as cover up/protection rackets for the Co-Defendants.
43. Moreover, the Co-Defendants and the United States itself admits and acknowledges its lawlessness and perpetration of Crimes against Humanity and Genocide by colluding in and

²⁵**Demand letters to Co-Defendants and samples of “cover up letters”; “denial of remedy letters” and diversionary letters that divert us to other cross corrupted government officials are set forth on Exhibits B and C on Exhibit List.**

covering up the Genocide and Crimes against Humanity as shown in the Exhibits including Demand Letters to Co-Defendants Joe Biden and Merrick Garland.

44. The Genocide and Crimes against Humanity and its cover up and defiance of humanity are a pattern and practice by the United States and the Co-Defendants as evidenced by its Genocide enterprise against its older population, a protected vulnerable class ²⁶ who were murdered in nursing homes and whose murder was covered by the Co-Defendants.
45. The dystopian United States maintains a dangerous, hypocritical pretense to the world of a “human rights protector” when to the contrary:
- a. it has not signed even one human rights treaty;
 - b. the United States ignores its own domestic terrorist enterprise raging against the country by the U.S. Genocide Guardian Regime;
 - c. the United States enacts countless decrees attacking foreign governments for purported human rights atrocities.
 - d. the U.S. perpetrates atrocities against other countries by weaponizing human rights. ²⁷
46. In a Journal Article entitled “The Hypocrisy and Racism Behind the Formulation of U.S. Human Rights Foreign Policy:” Francis A. Boyle,²⁸ a professor of law at University of Illinois at Urbana-Champaign, states:
- “It might come as a surprise to learn that the United States 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

²⁶ **Stefanik: Biden is now Complicit in Gov. Cuomo's Nursing ...**

<https://stefanik.house.gov/stefanik-biden-is-now-com...>

“This decision from President **Biden's** Department of Justice makes President **Biden complicit** in the criminal corruption scandal and coverup of ...

DOJ declines investigating state COVID-19 nursing home ...

<https://www.rochesterfirst.com/coronavirus/doj-decl...>

the department said they decided to not open an investigation after reviewing information provided by the state as well as ...

DOJ drops civil rights probe of Cuomo nursing home COVID ...

<https://nypost.com/2021/07/23/doj-drops-civil-right...>

The Department of Justice has decided not to investigate whether the civil rights of residents in New York's government-run **nursing homes** ...

Scalise blasts 'unconscionable' DOJ move to drop Cuomo ...

<https://www.foxnews.com/politics/scalise-blasts-uncon...>

Rep. Steve Scalise blasted President Joe **Biden's** Justice Department Friday after the DOJ announced it was dropping a Civil Rights probe into ...

²⁷ <https://www.globaltimes.cn/page/202104/1220649.shtml>

²⁸ Francis A. Boyle

Social Justice ; Vol. 16, No. 1 (35), HUMAN RIGHTS & PEOPLES' RIGHTS: VIEWS FROM NORTH & SOUTH (Spring 1989), pp. 71-93

Published by: [Social Justice/Global Options](https://www.jstor.org/stable/29766443); <https://www.jstor.org/stable/29766443>

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?”

47. Other countries, including India, that are attacked by the United States have publically stated the obvious in judicial opinions: ²⁹

“A nation that cannot take care of its aged, old and infirm citizens cannot be regarded as having achieved complete civilization,” said the order.

48. The U. S. falsely presents itself to the world as a leader and defender of “Human Rights” by creating a Constitution and series of laws that are un-followed and un-enforced by its government employees and falsely identifying itself as a “Democratic Republic,” when the U.S. is arguably the biggest perpetrator of human rights atrocities in the world.

49. The U.S. flouts its’ corruption and corruption cover up by appallingly attempting to “shield” itself from its Crimes Against Humanity, as the U.S. has “opted out of” being held criminally liable by its refusal to ratify membership in the International Criminal Court, the only purported “free world” country to do so.

50. The Crimes against Humanity and mass atrocities by the U.S. in the Genocide Courts are identical to those by Rwanda, Uruguay, and other barbarian; Fascist; and third world countries all over the globe.³⁰

²⁹ <https://www.hindustantimes.com/india-news/senior-citizens-have-right-to-property-son-daughter-in-law-are-licensees-calcutta-hc-101627227567304-amp.html>

³⁰ Genocide in Rwanda: The crimes of French imperialism ... https://en.internationalism.org/wr/274_france_rwanda.htm
The Worst Thing About the Rwanda Genocide Is That It Was ...
https://www.aidsfortwayne.org/firwin-cotler/rwanda-genocide_b_5093644.html

An enduring lesson from the **Rwandan genocide** -- not unlike the Holocaust -- is that it occurred not only because of the machinery of death, but because of state-sanctioned incitement to hate and **genocide**. Indeed, as the Supreme Court of Canada recognized, and as echoed by the International Criminal Tribunals for **Rwanda**, the Holocaust did not begin in the gas chambers -- it began with words.

Criminal Force: Torture, Abuse, and Extrajudicial Killings ... <https://www.justiceinitiative.org/publications/criminal-force-torture-abuse-and...>
Police in Nigeria commit **extrajudicial** killings, torture, rape, and extortion with relative impunity. Nigeria Police Force personnel routinely carry out summary executions of persons accused or suspected of **crime**; rely on torture as a principal means of investigation; commit rape of both sexes, and engage in extortion at nearly every opportunity.

Extrajudicial killings chief concern in Philippines ... <https://www.philstar.com/headlines/2019/03/15/...>

51. Ukrainian courts are exposed as a crime syndicate³¹ and among Ukraine's most distrusted institutions.³²
52. The same atrocities are perpetrated in Genocide Court on a vastly more staggering scale.
53. The forcible disappearance of the daughter of a United Arab Emirates Kleptocrat³³ caused the U.N. and Human Watch Organizations to demand **PROOF OF LIFE.**
54. **We have no proof of life of our parents and loved ones. We do not know if they are alive or dead.**
55. The U.S. Genocide Courts perpetrate the same Russian human rights atrocities committed against Aleksei Navalny who was poisoned and falsely arrested to attempt to silence him from exposing Russian corruption.³⁴
56. Crimes Against Humanity by the U.S. government³⁵ are even more dangerous than those in fascist, 3rd world countries as it offers false security to the world by pretending to be a "protector" of Human Rights when nothing could be further from the truth as the U.S. has not signed one of the many treaties that protect the most fundamental of human rights and hides behind and uses a false pretense of a lawless "Democratic Republic."
57. It is reported that Joe Biden is preparing to hypocritically declare the massacre of an estimated million or more Armenians under the Ottoman Empire a "genocide"³⁶ when Co-Defendant Biden himself is the chief protector of American "genocide massacres" by the U.S. Guardian Genocide Regime.

Mar 15, 2019 · **Extrajudicial** killings have been the chief human rights concern in the Philippines for many years and, after a sharp rise with the onset of the anti-drug campaign in 2016, these continued in 2018 ...

The Extent of Assad's War Crimes in Syria Is Finally ... <https://foreignpolicy.com/2020/10/16/assads...>

Oct 16, 2020 · Testimonies such as Z's show how the killings were not random acts by some officers but **crimes** organized by numerous state bodies, with men like

³¹ **It's time to start treating Ukraine's corrupt judiciary as a ...** www.atlanticcouncil.org > blogs > ukrainealert > its-tim...

Dec 1, 2020 — His mafia organization has a structure, a hierarchy, and an unwritten code ... The court stripped the National Agency for Corruption Prevention ..

³² **Anti-corruption court better than others, but still not good enough | KyivPost - Ukraine's Global Voice**

³³ **Dubai: Fears for Sheikha Latifa's safety after 'chilling' video ...** <https://www.amnesty.org/en/latest/news/2021/02/...>

³⁴ **Russia: Aleksei Navalny becomes prisoner of conscience after ...** www.amnesty.org > latest > news > 2021/01 > russia-ale...

Jan 17, 2021 — "The *Russian* authorities have waged a relentless campaign *against Navalny*. ... Their only *crime* - is wishing to greet Aleksei *Navalny* or to cover his ... groundbreaking investigations *exposing* corruption among *Russia's* top ...

How Alexei Navalny Exposed Russian Corruption – OCCRP www.occrp.org > investigations > how-alexei-navalny-e...

Aug 21, 2020 — How Alexei *Navalny Exposed Russian* Corruption

³⁵ **Thousands of U.S. judges who broke laws or oaths ... - Reuters** <https://www.reuters.com/investigates/special-report/usa-judges-misconduct>

In the first comprehensive accounting of **judicial** misconduct nationally, **Reuters** identified and reviewed 1,509 cases from the last dozen years – 2008 through 2019 – in which **judges** resigned ...

Reuters major investigation exposes hardwired judicial ... <https://www.veteranstoday.com/2020/06/30/reuters...>

Reuters major investigation exposes hardwired **judicial corruption**. **Judges** have made racist statements, lied to state officials and forced defendants to languish ...

³⁶ **Biden preparing to declare massacre of Armenians a 'genocide,' risking break with Turkey - CNNPolitics**

58. Inconceivably, Co-Defendant Joe Biden and accomplice government officials express outrage to these foreign atrocities, yet are complicit with **murder, human trafficking and looting of our families in America** by the U.S. Guardian Genocide Regime.

D. THE U.N. IS A NECESSARY PARTY

59. The United Nations is a necessary party:

- a. the U.S. Guardian Genocide Regime violates the U.N. Charter, treaties and conventions;
- b. the U.N. has a responsibility to protect.³⁷

60. The Crime of Genocide is committed with intent to destroy a national group of American persons and Crimes against Humanity are committed as part of a widespread and systemic attack directed against the civilian population, with knowledge of the attack.

61. The U.N. Charter and applicable U.N. treaties and conventions and mandatory relief and the U.N. Charter, treaties and conventions are incorporated herein.

62. The Right to Mandatory Remedy and Reparation for Genocide and Crimes against Humanity is stated in the U.N. Charter, U.N. treaties and conventions set forth and incorporated herein.

63. The Right to Remedy and Reparation for Gross Human Rights Violations by the International Commission of Jurists³⁸ sets forth Mandatory Remedy and Reparation for Gross Human Rights violations and is incorporated herein.

C-1: U.N. IS RESPONSIBLE TO TAKE NECESSARY MEASURES AGAINST THE U.S.

64. 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 VI³⁹ and VIII⁴⁰ of the U.N. Charter to help protect populations threatened by these crimes.

³⁷<https://ahvalnews.com/us-turkey/us-representatives-introduce-bill-promote-human-rights-turkey>

<https://www.un.org/en/chronicle/article/responsibility-protect> <https://www.un.org/en/genocideprevention/about-responsibility-to-protect.shtml#:~:text=The%20international%20community%2C%20through%20the,cleansing%20and%20crimes%20against%20humanity.>

³⁸<https://mail.google.com/mail/u/0/#sent?projector=1>

<https://www.ici.org/commission/>

The International Commission of Jurists is comprised of up to sixty lawyers (including senior judges, attorneys and academics) dedicated to ensuring respect for international human rights standards through the law.

³⁹ <https://www.un.org/securitycouncil/content/pacific-settlement-disputes-chapter-vi-un-charter>

⁴⁰ <https://www.un.org/securitycouncil/content/regional-arrangements-chapter-viii-un-charter>

- 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 ⁴¹measures under the UN Charter, including but not limited to the collective use of force authorized by the Security Council.

**C-2: ICC CHIEF PROSECUTOR
IS ACTING IN CIVIL AND CRIMINAL CONFLICT OF INTEREST**

65. The new Chief Prosecutor is acting in conflict in civil and criminal conflict of interest.

C-2-1: CIVIL CONFLICT OF INTEREST

66. A British lawyer is an integral part of the lawless court system and complicit in and/or completely ignorant of the inhumanity of the U.S. Guardian Genocide Regime and is **the complete antithesis of the moral character mandated** in this critically important role.
67. Moreover, his appointment is without proper and mandated vetting.
68. As reported by Human Rights Watch: ⁴²

(New York) – The International Criminal Court’s member countries elected Karim Khan as prosecutor after an unprecedented vote, Human Rights Watch said today. The vote on February 12, 2021 at the United Nations headquarters in New York followed a contentious process that initially tried to reach a decision through consensus.

Khan, a UK national, was a legal adviser in the prosecutor’s office at the International Criminal Tribunals for the former Yugoslavia and Rwanda. He also served as defense counsel on various cases at the ICC, the Yugoslav tribunal, and the Special Court for Sierra Leone. He is currently the head of the UN Security Council-mandated investigation of crimes committed by the Islamic State (ISIS) in Iraq. “Karim Khan’s election as prosecutor is occurring at a time when the ICC is needed more than ever but has faced significant challenges and pressure on its role,” said Richard Dicker, international justice director at Human Rights Watch. “We will be looking to Khan to address shortcomings in the court’s performance, while demonstrating firm independence in seeking to hold even the most powerful rights abusers to account.”

The election process was marred by reports of governments lobbying for candidates and the absence of a professional vetting process to assess candidates’ “high moral character,” one of the requirements for the office set out in the Rome Statute, the court’s founding document. The recently completed independent expert review of the court pointed to the need for significant improvement to remedy a culture of fear and distrust at the court, including to address accounts of bullying and harassment.

⁴¹ <https://www.un.org/en/about-us/un-charter/chapter-7>

⁴² <https://www.hrw.org/news/2021/02/12/international-criminal-court-prosecutor-elected#>

The Committee on the Election of the Prosecutor directed a specialized ICC section to independently vet all the candidates it longlisted with regard to the “high moral character” requirement. But it noted that this fell short of a comprehensive approach. Human Rights Watch and other organizations said that member countries should put in place a robust vetting process for this election.

In recent weeks, information about candidates’ qualifications circulated in social and mainstream media, but without a process to receive and assess any complaints of misconduct. As member countries move forward with a planned examination to strengthen the election process, they should prioritize establishing a mechanism to ensure professional handling of vetting for future elections of ICC officials, Human Rights Watch said.

ICC member countries created a new system to guide the elections, the third in the court’s history. This included creating a Committee on the Election of the Prosecutor, assisted by a panel of independent experts, to assess applications, establish and interview a longlist of candidates, and produce a shortlist of candidates. Dissatisfaction among some member countries with the shortlist, however, led to its expansion to include additional candidates in November from among those longlisted by the committee and a delay in the election, initially scheduled for December. The February 12 election resulted from four rounds of consultations on the expanded list of candidates among member countries, aimed at reaching the decision by consensus, rather than voting. In the absence of a consensus, member countries convened a vote. In addition to Khan, three other candidates were nominated as candidates for the election.

C-2-2: CRIMINAL CONFLICT OF INTEREST

69. The unqualified, disqualified Chief Prosecutor has MADE A CAREER as a defender of human rights abusers. He has defended clients at international courts including former Liberian President Charles Taylor and Kenya's Deputy President William Ruto. ICC prosecutors dropped charges against Ruto and President Uhuru Kenyatta of involvement in deadly post-election violence in their country.
70. This is not a person with a clear humanitarian conscious to be entrusted to hold attorneys, judicial public servants and other public officials criminally liable for their Crimes against Humanity and crimes of Genocide.
71. To the contrary, he is the antithesis of a party qualified for this position having spent a career being PAID to circumvent criminal liability for persons accused of Crimes against Humanity.

C-2-3: A PROPERLY DESIGNATED AND VETTED PROSECUTOR/NUREMBERG SENTENCING PANEL MUST BE APPOINTED

72. The Crimes against Humanity and Crimes of Genocide are proven herein on their face. Criminal sentencing by a Nuremberg sentencing panel is the sole action required.
73. Reference is made to the Nuremberg Trial of Genocide Judge Oswald Rothhaug the Court found in its sentencing judgment that:

*"By his manner and methods he made his court an instrumentality of terror and won the fear and hatred of the population. From the evidence of his closest associates as well as his victims, we find that Oswald Rothaug represented in Germany the personification of the secret Genocide intrigue and cruelty. He was and is a sadistic and evil man. Under any civilized judicial system he could have been impeached and removed from office or convicted of malfeasance in office on account of the scheming malevolence with which he administered injustice."*⁴³

74. The U.S. Guardian Genocide Regime is an instrument of terror by the United States government parallel to that operated by the pseudo German government.
75. SIX MILLION HAVE BEEN MURDERED OR THEIR LIVES ARE IN DANGER.
76. A properly vetted and qualified I.C.C. prosecutor must be urgently, immediately and emergency designed along with a sentencing panel.
77. The members of these panels must be comprised of and include representative Plaintiffs who are the only persons qualified and knowledgeable of the magnitude of the U.S. Guardian Genocide Regime and the depravity of the tactics used therein.

C-3: U.N. IS RESPONSIBLE TO PROTECT

78. At the 2005 World Summit, all Heads of State and Government affirmed the responsibility to protect populations from genocide, war crimes, ethnic cleansing and crimes against humanity. The responsibility to protect (commonly referred to as 'RtoP') rests upon three pillars of equal standing: the responsibility of each State to protect its populations (pillar I); the responsibility of the international community to assist States in protecting their populations (pillar II); and the responsibility of the international community to protect when a State is manifestly failing to protect its populations (pillar III). The adoption of the principle in 2005 constituted a solemn commitment, which included much expectation of a future free of these crimes.⁴⁴
79. In paragraphs 138 and 139 of the 2005 World Summit Outcome Document, Heads of State and Government affirmed their responsibility to protect their own populations from genocide, war crimes, ethnic cleansing and crimes against humanity and accepted a collective responsibility to encourage and help each other uphold this commitment.

⁴³ <https://phdn.org/archives/www.mazal.org/NMT-HOME.htm>

⁴⁴ <https://www.un.org/en/chronicle/article/responsibility-protect>

80. They also declared their preparedness to take timely and decisive action, in accordance with the United Nations Charter and in cooperation with relevant regional organizations, when national authorities manifestly fail to protect their populations.⁴⁵
- a. Paragraph 138: Each individual State has the responsibility to protect its populations from genocide, war crimes, ethnic cleansing and crimes against humanity. This responsibility entails the prevention of such crimes, including their incitement, through appropriate and necessary means. We accept that responsibility and will act in accordance with it. The international community should, as appropriate, encourage and help States to exercise this responsibility and support the U.N. in establishing an early warning capability.
 - b. Paragraph 139: The international community, through the United Nations, also has the responsibility to use appropriate diplomatic, humanitarian and other peaceful means, in accordance with Chapters VI and VIII of the Charter, to help protect populations from genocide, war crimes, ethnic cleansing and crimes against humanity. In this context, we are prepared to take collective action, in a timely and decisive manner, through the Security Council, in accordance with the Charter, including Chapter VII, on a case-by-case basis and in cooperation with relevant regional organizations as appropriate, should peaceful means be inadequate and national authorities manifestly fail to protect their populations from genocide, war crimes, ethnic cleansing and crimes against humanity. We stress the need for the General Assembly to continue consideration of the responsibility to protect populations from genocide, war crimes, ethnic cleansing and crimes against humanity and its implications, bearing in mind the principles of the Charter and international law. We also intend to commit ourselves, as necessary and appropriate, to helping States build capacity to protect their populations from genocide, war crimes, ethnic cleansing and crimes against humanity and to assisting those which are under stress before crises and conflicts break out.
 - c. Paragraph 140: We fully support the mission of the Special Adviser of the Secretary-General on the Prevention of Genocide.

E. JURISDICTION

E-1: CIRCUIT COURT OF LEON COUNTY

81. This Court is in criminal conflict of interest being a perpetrator of the U.S. Guardian Genocide Regime.
82. The causes of action herein include deprivation of rights under color of law in violation of U.S.C. § 1983⁴⁶ and racketeering by State Co-Defendant Public Servants Employees and U.S. Federal Co-Defendant Public Servants Employees.

⁴⁵ <https://www.un.org/en/genocideprevention/about-responsibility-to-protect.shtml>

83. State Co-Defendants Public Servant Employees and U.S. Federal Co-Defendant Public Servant Employees are responsible under State and Federal Constitutions to protect Plaintiffs and the Public and instead enable aid, abet, conspire, collude with and cover up the U.S. Guardian Genocide Regime.
84. No Co-Defendant can be represented by any Co-Defendant.
85. This Court must comply with jurisdiction requirements of the Necessary Interpleader Parties and the mandated transfer of this matter to the ICC (hereafter defined).
86. **A JURY OF THE PUBLIC IS DEMANDED** to this end and as to each and every issue.

**E-2: THE INTERNATIONAL CRIMINAL COURT (“ICC”)
HAS SOLE JURISDICTION**

THE U.N. SECURITY COUNCIL MUST REFER THIS MATTER TO THE ICC ⁴⁷

87. The United Nations is responsible to comply with its own Charter, Laws, Treatises and Conventions, mandating urgent remedy by an independent body under international law and mandatory relief and reparation set forth herein.
88. The ICC is intended to complement national criminal systems; it prosecutes cases when States do not are unwilling or unable to do so genuinely.
89. In addition to a U.N. Security Council referral, the Prosecutor may initiate an investigation on their own initiative or upon request from a State Party.
90. The ICC has a cooperation agreement with the U.N. When a situation is not within the Court’s jurisdiction, the United Nations Security Council can refer the situation to the ICC granting it jurisdiction. This has been done in the situations in Darfur (Sudan) and Libya.

F. MANDATORY REMEDY

91. **OUR MOTHERS, FATHERS, CHILDREN, SPOUSES AND LOVED ONES ARE BEING MASS MURDERED AND SUBJECTED TO CRIMES AGAINST HUMANITY BY THE UNITED STATES.**
92. **URGENT DEMAND IS MADE FOR MANDATORY REMEDY AS FOLLOWS:**

⁴⁶ **42 U.S. Code § 1983 - Civil action for deprivation of rights**

Every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress, except that in any action brought against a judicial officer for an act or omission taken in such officer’s judicial capacity, injunctive relief shall not be granted unless a declaratory decree was violated or declaratory relief was unavailable. For the purposes of this section, any Act of Congress applicable exclusively to the District of Columbia shall be considered to be a statute of the District of Columbia.

⁴⁷ **<https://www.icc-cpi.int/about/how-the-court-works>**

- a. The Urgent and Immediate Release of the parents, children, family and loved ones from the U.S. Guardian Genocide Regime;
 - b. The Abolishment and Repeal of Guardian/Conservator Laws;
 - c. Compensation, Restitution and Remuneration to the Victims;
 - d. Whistleblower and witness protection for the Victims;
 - e. Referral to the International Criminal Court by the U.N. Security Council for sentencing of the perpetrators of the U.S. Guardian Genocide Regime including but not limited to the Co-Defendants and those parties set forth in Exhibit A.
 - f. The sentencing panel must include representative Plaintiffs.
 - g. The magnitude of these mass atrocities against millions of American and the world public being held hostage, tortured, enslaved and MURDERED mandate that all members authorize the U.N. Security Council to use Military Force to enforce remedies and relief.
93. The Crimes against Humanity and Massive Atrocities by the United States defy, flout and violate the U.N. Charter and the express U.N. principals in its treaties and conventions.
 94. The barbarous, inhumane and immoral United States violates the United Nations Charter and makes the United States unfit to be a member, hosting or veto state in the U.N.
 95. These Crimes against Humanity and Massive Atrocities by the United States mandate is expulsion from the United Nations as a member, host and veto state member.
 96. Sanctions and Embargoes against the United States.

**G. THE SUMMARY SET FORTH ABOVE IS SELF EXECUTING
MANDATING MANDATORY REMEDY SET FORTH HEREIN INCLUDING
SENTENCING FOR CRIMES AGAINST HUMANITY**

97. No further information, documents, proof, or other requirements are necessary.
98. The Crimes of Genocide; Crimes against Humanity, Mass Human Rights Atrocities, Torture and Pillaging Attested herein by the Victims are incontrovertible and proven on their face.
99. The United Nations is responsibly to comply with its own Charter, Laws, Treatises and Conventions, mandating urgent remedy by an independent body under international law and mandatory relief and reparation set forth herein.
100. There is no remedy by any United States judicial, executive, legislative or law enforcement officials or other agencies as all cross corrupted, collusive branches of United States government are themselves responsible for the Crimes Against Humanity; Mass Human Rights Atrocities; and Torture and are conspirators, colluders, accomplices and accessories.
101. Remedy as set forth and in the form of the relief specified herein is mandatory.
102. The hereafter provisions in this Lawsuit are set forth to make public aware and protect the American and world public.

II. LAWLESS, CORRUPT UNITED STATES COURTS

103. The United States courts have been virally exposed as lawless,⁴⁸ corrupt,⁴⁹ subversive,⁵⁰ collusive associations that systemically destroy American families.⁵¹

⁴⁸ **U.S. heading toward lawlessness - Washington Times**
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 ...
[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 ...

⁴⁹ **Opinion | Our courts also have a big corruption problem - The ...**
[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 ...

Judge Sentenced To 28 Years In Bribery Scandal : The Two ...
[www.npr.org > sections > thetwo-way > 2011/08/11 > pa-...](http://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...](http://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-...](http://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.

⁵⁰ **When Judges Lie. It's Called Creative, Subversive And ...**
[https://lawsintexas.com > when-judges-lie-its-called-crea...](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 ...

⁵¹ **Thousands of U.S. judges who broke laws or oaths remained ...**
[www.reuters.com > investigates > usa-judges-misconduct](http://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 ...
[https://www.reuters.com > investigates > special-report > usa-judges-deals](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...](http://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](http://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 Gong · 2004

104. Mainstream media describes the U.S. courts as a rotting carcass.⁵²

105. The corruption is pervasive in lawless courts in states throughout the U.S.⁵³

Courting Corruption: How Judicial Elections Threaten the ...

[www.theatlantic.com > politics > archive > 2014/10 > c...](http://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 ...

⁵² **The American Justice System Is Broken | National Review**

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

Two relatively recent articles in respected publications have piercingly reminded me of what a rotting carcass much of the American legal system has become.

⁵³ **Pattern of misstated facts found in opinions of renowned U.S. ...**

[https://www.injusticewatch.org > projects > pattern-of-...](https://www.injusticewatch.org/projects/pattern-of-...)

Apr 4, 2017 — *Judge Frank H. Easterbrook* of the U.S. Court of Appeals for the ... cases, both *criminal* and civil, in district courts in the Seventh Circuit in 2015.

[Facts Overlooked, Defendants...](#) · [Looking Into The Black Box](#) · [Squeezing Time](#)

Frank Easterbrook | Above the Law

[https://abovethelaw.com > frank-easterbrook](https://abovethelaw.com/frank-easterbrook)

[Legal Juice] * Is rapping about *crime* probative to charges of committing a *crime*? Both the majority and dissenting opinion are worth a read. [Las Vegas Law Blog] ...

George Ryan lawyer blasts Easterbrook

[https://www.chicagolawbulletin.com > 2016/07/25 > eas...](https://www.chicagolawbulletin.com/2016/07/25/eas...)

Jul 25, 2016 — “In my fantasy world, *Judge Easterbrook* himself might recognize that ... it a *crime* to deprive another of the intangible right to honest services, ...

South Carolina: The State Where Judges Rule Themselves in Secret ...

<https://www.propublica.org/.../what-happens-when-judges-police-themselves-in-secret...>

The entire W.Va. Supreme Court faces impeachment for alleged ...

<https://www.washingtonpost.com/.../gas-money-restaurant-lunches-an-antique-desk-the-...>

Feb 13, 2019 - CHARLESTON, W.Va. (AP) — A former *West Virginia Supreme Court* justice at the center of an impeachment scandal is due in federal court for ...

James Sample: West Virginia's high court corruption just the tip of the ...

<https://www.nbcnews.com/.../west-virginia-s-high-court-corruption-just-tip-iceberg-w...>

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

CA Judges and Pols: The Grand Enablers of Corruption in LA

<https://www.citywatchla.com/.../17368-ca-judges-and-pols-the-grand-enablers-of-corr...>

Mar 28, 2019 - CA *Judges* and Pols: The Grand Enablers of *Corruption* in LA ... remember that the FBI is controlled by politicians in *Washington* which raises the ...

'I've completely betrayed your trust': Corrupt ex-Bucks judge gets 6½ ...

<https://www.inquirer.com/news/john-waltman-judge--20190610.html>

Jun 10, 2019 - John I. Waltman, a former district *judge* in Bucks County, leaves the courthouse with his family Monday after he was *sentenced* to 6 1/2 years in ...

Ex-Arkansas Judge Sentenced To Prison – YouTube https://www.youtube.com/watch?v=rrGu7vAVO_M

Feb 21, 2018 - Uploaded by Wochit News

(Reuters) - A former Arkansas district *judge* has been *sentenced* to five years in *prison* on charges that ...

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

The tragic reality of the world's biggest *corrupt* legal system -*America's* rigged courts, bribed *judges*, fake and phony trials, extortion by lawyers, and over 2 ...

106. The United States is reported as a Kleptocracy.⁵⁴

107. Even some judges themselves have become repulsed by the human rights atrocities of the corrupt American judiciary.

108. Judge Dannenberg stated in a letter to U.S. Chief Justice John Roberts:

“I can no longer say that with any confidence. You are doing far more— and far worse— than “calling balls and strikes.” You are allowing the Court to become an “errand boy” for an administration that has little respect for the rule of law.

The Court, under your leadership and with your votes, has wantonly flouted established precedent. Your “conservative” majority has cynically undermined basic freedoms by hypocritically weaponizing others. The ideas of free speech and religious liberty have been transmogrified to allow officially sanctioned bigotry and discrimination, as well as to elevate the grossest forms of political bribery beyond the ability of the federal government or states to rationally regulate it.”⁵⁵

109. Nowhere are the mass judicial atrocities more horrific than in the U.S. Guardian Genocide Regime taking place color of law proceedings coined “guardian court” in some states and “conservator court” in other states where Crimes Against Humanity including Genocide, Human Trafficking, Torture and Pillaging are perpetrated in the ruse of a court proceeding.

Former judge sentenced to prison for federal bribery charges ...

<https://www.nationofchange.org/.../former-judge-sentenced-to-prison-for-federal-brib...>

Feb 28, 2019 - A former county *judge* who pled guilty to federal *bribery* and income tax related charges was recently sentenced to 30 months in federal prison.

⁵⁴ **Kleptocracy - Wikipedia**

<en.wikipedia.org/wiki/Kleptocracy>

Kleptocracy (from Greek κλέπτῃς κλέπτῆς, "thief", κλέπτω κλέπτῶ, "I steal", and -κρατία -kratía from κράτος krátos, "power, rule") 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 Is on the Rise in America - The Atlantic

www.theatlantic.com > [magazine](#) > [archive](#) > [2019/03](#)

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.

How the US became the center of global kleptocracy - Vox

www.vox.com > [policy-and-politics](#) > [us-trump-kleptoc...](#)

Feb 3, 2020 — *The US* has become the key cog in the machine of modern *kleptocracy* worldwide.

⁵⁵ **Dear Chief Justice Roberts: Former Judge Resigns From the ...**

www.democraticunderground.com/100213095791

Mar 14, 2020 · In a letter to Chief Justice John Roberts, he detailed why he’s lost faith in the court. James Dannenberg is a retired Hawaii state judge. He sat on the District Court of the 1st Circuit of the state for 27 years.

"This is wrong. Period. This is not America." - Democratic ...

www.democraticunderground.com/100213090757

Mar 13, 2020 · Former Judge Resigns From the Supreme Court Bar In a letter to Chief Justice John Roberts, he detailed why he’s lost faith in the court. By Dahlia Lithwick March 13, 2020 3:22 PM James Dannenberg is a retired Hawaii state judge. He sat on the District Court of the 1st Circuit of the state judiciary for 27 years.

**III. THE CRIMES AGAINST HUMANITY AND MASSIVE ATROCITIES
BY THE UNITED STATES GOVERNMENT
VIOLATE THE U.N. CHARTER AND ALL CORE TREATIES AND CONVENTIONS**

A. VIOLATION OF U.N. CHARTER; TREATIES AND CONVENTIONS

110. Crimes Against Humanity, Genocide 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;⁵⁶
 - b. the Convention Against Torture and other Cruel, Inhuman or Degrading Treatment or Punishment;⁵⁷
 - c. the International Covenant on Civil and Political Rights;⁵⁸
 - d. the International Convention for the Protection of All Persons from Enforced Disappearance;⁵⁹

⁵⁶ <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-in-xinjiang/?sh=7664cae9116a>

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.

⁵⁷ <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.

⁵⁸ <https://www.ohchr.org/en/professionalinterest/pages/ccpr.aspx>

⁵⁹ <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

- e. the Protocol to Prevent, Suppress and Punish Trafficking in Persons Especially Women and Children, supplementing the United Nations Convention against Transnational Organized Crime;⁶⁰
- f. the Convention on the Rights of Persons with Disabilities;⁶¹
- g. the Geneva Convention ⁶²

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.

⁶⁰ <https://www.ohchr.org/en/professionalinterest/pages/protocoltraffickinginpersons.aspx>

Article 3 - Use of terms

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.

⁶¹ <https://www.un.org/development/desa/disabilities/convention-on-the-rights-of-persons-with-disabilities.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;

⁶² <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

h. the Universal Declaration of Human Rights.⁶³

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

- a. Transnational Terrorist Crimes⁶⁴
- b. Global Terrorists Acts.⁶⁵
- c. Extraordinary Acts of Torture under U.N. Convention against Torture, Rome Statute, and Section 2340A of Title 18.

112. The U.S. Guardian Genocide Regime targets Jews and other Religions and classes of persons, including vulnerable adults.

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.”

⁶³ <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 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.

⁶⁴ <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>

⁶⁵ 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.

113. The atrocities are Holocaust patterned; employed by Operation Paperclip Operatives⁶⁶ and perpetrated under Nuremberg Law.⁶⁷

114. 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 VI⁶⁸ and VIII⁶⁹ 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 VII⁷⁰ measures under the UN Charter, including but not limited to the collective use of force authorized by the Security Council.

B. NO EXPRESS COMPLAINT IS NEEDED FOR MANDATORY ACTION BY THE U.N.

115. 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 bring this Lawsuit.**

116. 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.

117. 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:⁷¹

- 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.**

⁶⁶ **The Hidden Nazi: The Untold Story of America's Deal with the ...**

www.tandfonline.com > ... > Volume 13, Issue 2

by J Geran Pilon · 2019 — The existence of **Operation Paperclip (OP)**, the American government's appropriation of over 1600 **Nazi** scientists and technicians after World ...

⁶⁷ **Nuremberg laws are used to strip citizens of their rights, criminalize human rights in order for public official to illegal seize their assets and steal their liberty.**

⁶⁸ **<https://www.un.org/securitycouncil/content/pacific-settlement-disputes-chapter-vi-un-charter>**

⁶⁹ **<https://www.un.org/securitycouncil/content/regional-arrangements-chapter-viii-un-charter>**

⁷⁰ **<https://www.un.org/en/about-us/un-charter/chapter-7>**

⁷¹

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

- 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.

118. These Crimes against Humanity by the U.S. Guardian Genocide Regime are well known to the United States and the world.

119. In fact they are reported by the **top officials** of the United States themselves and rampantly reported in the media, documentaries and movies (See Article VI).

120. Yet despite the well-known and documented proof of the occurrence of barbaric Crimes Against Humanity by the United States, the Victims are being forced to act as whistleblowers and make this formal Attestation and Complaint of Genocide; Crimes against Humanity; Mass Human Rights Violations; and Torture and Demand for Remedy to the United Nations.

121. As a result, countless mass extrajudicial executions and targeted killings of our mothers, fathers and children have and are being perpetrated and untold lives are endangered.

**IV. THE UNITED STATES IS A DANGER AND DISGRACE
TO HUMANITY AND THE WORLD;
IS MORALLY UNQUALIFIED AND UNFIT TO BE A
MEMBER; HOSTING; OR VETO NATION
OF THE UNITED NATIONS AND MUST BE REMOVED**

**A. THE UNITED STATES IS A DANGER AND DISGRACE
TO THE INTERNATIONAL COMMUNITY AND THE UNITED NATIONS**

122. The U.S. has evolved from a country of great promise into a lawless, repressive, backwater, de facto, illegitimate, color of law government bloated with lawless, corrupt, subversive judges, legislators, executive officers and government officials.

123. The U.S. Guardian Genocide Regime makes a mockery of all world countries and the mission and principles of the United Nations

124. The United Nations has reported that the Taliban has generated between USD 300 million to 1.6 billion in revenue annually, most of it through drug trafficking, opium production, kidnapping and extortion.⁷²

⁷² <https://www.aninews.in/news/world/us/taliban-poised-to-use-force-if-negotiations-fail-after-us-withdrawal-un-report20210607211317/>

125. The U.S. Guardian Genocide Regime is a gravely far worse syndicated terror organization group, generating trillions of dollars kidnapping, holding hostage and mass murdering millions of older and vulnerable persons; pillaging and money laundering their estates and assets, and trafficking in Opiates in “Snowing” and illegal chemical drugs.

**B. THE UNITED STATES AND THE U.S. GUARDIAN GENOCIDE REGIME
IS A DANGER AND THREAT TO THE WORLD**

126. The terrifying, secretive, insidious, global security threat ⁷³ by the U.S. Guardian Genocide Regime endangers the entire world.

127. Persons in all countries are in danger and at risk including those who enter the United States voluntarily.

128. Plaintiff Maria C. Romero and her mother, Maria Romero are victims of the U.S. Guardian Genocide Regime.

129. Mrs. Romero is a citizen of Spain and has been seized, forcibly disappeared and is being human trafficked, tortured and pillaged by the U.S. Guardian Genocide Regime.

130. Perla Brief de Abramovici, a Venezuela citizen was visiting South Florida when she was fraudulently declared incapacitated. She was stripped of her rights when she was not a U.S. citizen. ⁷⁴ Mrs. Perla fled the country with her daughter and was threatened by illegal void “decree” by the U.S. Guardian Genocide Regime and forced to return to the U.S. where she was forcibly disappeared, human trafficked, pillaged of her life savings and Murdered.

131. Plaintiff Joanna Bougali and her mother Kathy fled to Greece to escape the U.S. Guardian Genocide Regime. ⁷⁵

**C. THE UNITED STATES MUST BE REMOVED FROM THE UNITED NATIONS
AS A MEMBER, HOSTING AND VETO STATE**

132. The U. S. Guardian Genocide Regime makes a mockery of and defiles the mission of the United Nations.

133. The U.S. Guardian Genocide Regime besmirches the international community that respects, protects and treasures their elders and vulnerable citizens.

134. The U.S. Guardian Genocide Regime endangers the humanity of the global society.

⁷³ <https://www.theguardian.com/film/2021/feb/17/99-of-the-world-has-no-idea-inside-the-shocking-legal-guardianship-industry>

⁷⁴ <https://www.miamiherald.com/article16018967.html>

Perla Brief de Abramovici who resided in another country and captured by the Murder for Profit U.S. Sponsored Guardian Racket.

⁷⁵ <https://sites.google.com/view/guardianshipjoannebougalis/home>

135. Every person and every country in the world is at risk and endangered by the U. S. Genocide Regime and the risk it spreads.
136. The terrorist activities of the U.S. Guardian Genocide Regime and the U.S. are actually even more dangerous than other countries known for their dictatorship regimes as the U. S.:
a. hides behind a banner of democracy, thereby portraying a false sense of security; and
b. criminalizes other countries by its rhetoric and diversionary tactics of accusing and projecting onto other nations the very Crimes against Humanity being perpetrated by the United States.
137. The barbaric U.S. Guardian Genocide Regime and Crimes against Humanity by the U.S. mandates its removal from the United Nations as a hosting nation and as a member state.

V. MANDATE OF THE UNITED NATIONS

138. 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.

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.
139. **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.

140. 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.

141. 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.

142. 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.

143. 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.

**VI. THE UNITED STATES GUARDIAN GENOCIDE REGIME
IS INCONTROVERTIBLY EVIDENCED, ACKNOWLEDGED, CONSPIRED,
SANCTIONED AND FUNDED BY THE U.S. GOVERNMENT ITSELF
AND IS KNOWN TO THE WORLD**

**A. ADMISSION OF OCCURRENCE AND FUNDING
OF THE U.S. GUARDIAN GENOCIDE REGIME BY THE UNITED STATES**

144. Senator Richard Blumenthal admitted the mass atrocities by the U.S. Guardian Genocide Regime in a 2018 Select Committee on Aging hearing admitting “these {guardian} judges

run a fiefdom and make a ton of money”.⁷⁶ Blumenthal then sponsored a corrupt, collusive bill signed by Trump (Public Law No: 115-70 (10/18/2017) to fund the activities of the U.S. Guardian Genocide Regime.

145. As far back as 1987, Claude Pepper, a congressman from Florida, said of guardianships at a joint hearing before the Special Committee On Aging ninety-sixth congress second session JUNE 11, 1980 following an extensive report by the U. S. Senate Special Committee on Aging.⁷⁷: **‘The typical [person subject to guardianship] has fewer rights than the typical convicted felon... It is, in one short sentence, the most punitive civil penalty that can be levied against an American citizen, with the exception, of course, of the death penalty.’**
146. The National Council on Disability (NCD) – an independent federal advisory body – issued a report in March, 2018 that calls **guardianship a “civil death”**.⁷⁸
147. The government itself commissions “studies” including those in 2020, 2011⁷⁹ and 2016⁸⁰ by the U.S. Government Accountability Office to “track” and “collect data” about the

⁷⁶ **Video of a Congressional hearing at the Senate Committee on Aging wherein Blumenthal makes this admission with Bob Casey in attendance.** This video is sent in 3 formats – Blumenthal appears at the onset in the first two: a) [Transfer - Dropbox](#) and b) [RPReplay_Final1590592820.MP4 \(dropbox.com\)](#) and c) [United States Senate Special Committee on Aging](#)

⁷⁷ **elder abuse - United States Senate Special Committee on Aging**

<https://www.aging.senate.gov › imo › media › doc › publications>

Jun 11, 1980 - Opening statement by Representative *Claude Pepper*, copresiding - __-. 5 ... report what their experience was with respect to *abuse* of elderly people by

WOMAN ESCAPES GUARDIANSHIP TRAP - Orlando Sentinel

<https://www.orlandosentinel.com › os-xpm-1988-03-31-0030080075-story>

Mar 31, 1988 - *Claude Pepper*, D-Miami, the American legal system may treat people like ... to a pattern of "grievous *abuses*," said *Pepper*, who is drafting corrective legislation ... Require *guardians* to file regular financial reports about the ...

'I'm Petitioning ... for the Return of My Life' - The New York Times

<https://www.nytimes.com › court-appointed-guardianship-like-prison>

⁷⁸ Mar 22, 2018 - Federal Report Examines "Civil Death" of the Rights of People with ... *Claude Pepper* famously said of *guardianships*, 'The typical [person subject to ... people subject to *guardianships* or subject them to *abuse* or neglect. Sep 25, 1987 - *Claude Pepper* on the *abuses* in *guardianship* of the elderly and infirm, and ... Only half the States require that *guardians* file an annual report.

⁷⁹ **Elder Abuse: The Extent of Abuse by Guardians Is ... - GAO**

<https://www.gao.gov › products › gao-17-33>

Nov 16, 2016 — *GAO* was asked to review whether abusive practices by *guardians* are widespread. This report describes (1) what is known about the extent of elder abuse by *guardians*; and (2) what measures federal agencies and selected state and local *guardianship* programs have taken to help protect older adults with *guardians*.

Incapacitated Adults: Oversight of Federal Fiduciaries ... - GAO

<https://www.gao.gov › products › gao-11-678>

Jul 22, 2011 — Similarly, most states require courts to obtain annual reports from *guardians*. There is evidence that *guardianship* monitoring by state courts, ...

<https://www.gao.gov/products/gao-10-1046>

Guardianships: Cases of Financial Exploitation, Neglect ... - GAO

⁸⁰ <https://www.gao.gov/products/GAO-17-33>

- atrocities against vulnerable adults in guardianship, and found unspeakable horrific crimes of abuse and financial extortion against a class of persons entitled to the highest protection.
148. Repeated hearings by top government officials before the Senate Committee on Aging reporting atrocities by the U.S. Guardian Genocide Regime.⁸¹
149. Instead of mandating criminal investigation, the cross-corrupted top U.S. government officials act in collusion, sponsoring legislation to fund the U.S. Guardian Genocide Regime.
150. This diabolical deception and betrayal of the public by pillaging and looting taxpayer money to fund a mass genocide enterprise is the antithesis of the mission of the U. N.

B. VIRAL REPORTING AND EXPOSURE OF THE U.S. GUARDIAN GENOCIDE REGIME BY THE MEDIA, DOCUMENTARIES, MOVIES AND HUMAN RIGHTS ORGANIZATIONS

151. The Crimes against Humanity; atrocities and Human Trafficking⁸² by U.S. Guardian Genocide Regime are virally reported by international and national media.

⁸¹ <https://www.aging.senate.gov/press-releases/senate-aging-committee-examines-financial-exploitation-by-guardians->

⁸² **[America's Shame: Trafficking Our Elderly | SENIOR LIVING WATCH](http://seniorlivingwatch.wordpress.com/2014/01/21/...)**
seniorlivingwatch.wordpress.com/2014/01/21/...

[Is Elder Guardianship A New Form Of Human Trafficking?](http://nasga-stopguardianabuse.blogspot.com/2016/09/is...)

nasga-stopguardianabuse.blogspot.com/2016/09/is...

A 2013 AARP report gave a “best guess” estimate of the number of adults under ... within the Florida Department of Elder ... a form of human trafficking. On the ...

[https://www.abcactionnews.com/.../they're-court-appointed-to-protect-the-elderly-but-...Feb 21, 2019 - Professional guardians have become a booming industry in Florida, ...](https://www.abcactionnews.com/.../they're-court-appointed-to-protect-the-elderly-but-...Feb_21,_2019_-_Professional_guardians_have_become_a_booming_industry_in_Florida,_...) They're court-appointed to protect the *elderly*, but who's policing *Florida guardians*?

[Exposing guardianship as human ownership. Depriving ...](http://guardianshipexposed.wordpress.com/2014/08/26/...)
guardianshipexposed.wordpress.com/2014/08/26/...

We cannot countenance their exploitation, abuse, fraudulent and malicious desecration and the violation of their declared wishes by predatory guardians and lawyers” says member Barbara Stone, who has been wrongfully arrested twice just for trying to see and protect her mother who has been unlawfully isolated from her ...

[Seniors Stripped Of The Right To Vote; Florida Is A Hotspot | HuffPost ...](https://www.huffpost.com/entry/seniors-stripped-of-the-r b 12794608)

<https://www.huffpost.com/entry/seniors-stripped-of-the-r b 12794608>

Nov 7, 2016 - As explained in "Is Elder *Guardianship* A New Form Of *Human Trafficking*?", *guardianships* are supposed to protect older citizens. However ...

[GUARDIANSHIP: How Judges and Lawyers Steal Your Money](http://www.activistpost.com/2016/03/guardianship-how...)

www.activistpost.com/2016/03/guardianship-how... Within 48 hours, a woman armed with a court order and accompanied by law enforcement, announced she was the “emergency temporary guardian” while she and her crew forcibly removed Kevin’s parents from their home and placed them in separate nursing facilities.

[PREDATORS AT LAW, FRAUDULENT GUARDIANSHIP SCAMS](http://guardianabuse.blogspot.com/2008/04/predators-at...)

guardianabuse.blogspot.com/2008/04/predators-at...

[VICTIMS OF GUARDIANSHIP AND, CONSERVATORSHIP](http://www.victimsofguardianshipandconservatorship.info)

www.victimsofguardianshipandconservatorship.info

152. The U.S. Guardian Genocide Regime is virally exposed by documentaries and movies:
- a. The NETFLIX FILM “I CARE A LOT: The Shocking True Stories Foretells industry of Predatory Probate Court Abuse.”⁸³ Director J. Blakeson explained in an interview with Netflix, "It started when I saw news stories about real-life predatory guardians who game the system and exploit their wards. And I was horrified.
 - b. The slavery and indentured servitude of Britney Spears by “conservatorship” is exposed in the documentary “Framing Britney Spears.”
 - c. The documentary “The Guardian”⁸⁴ produced by award winning filmmaker Billie Mintz exposes the corrupt U.S. Guardian Genocide Regime.
 - d. In an investigative series into reported corruption in family courts and the judiciary,⁸⁵ it was reported David Hughes, the former child welfare supervisor in Cherokee County, N.C., pled guilty to two misdemeanors for his role in the unlawful removal of children from their families in a scheme that removed them using fake documents meant to look

Most Americans were unaware of guardianship or its problems until the Terri Schiavo case, which was all about an unlawful "guardianship," with continuing cover up all through the courts. It is one of the very worst examples of what corrupt judges and unethical lawyers can do with the power of life and death in their hands.

Court Appointed Guardianship Abuses Run Rampant in American ...
rebelpundit.com/court-appointed-guardianship-abuses-run...

The judge and all the court appointed attorneys should have to live in a guardianship for 12 months and smile while the guardian steals everything you worked for while isolating you from your family before they can be a guardian.

Elder Guardianship Abuse – www.elderdignity.org / elderdignity.org/elder-guardianship-abuse/

Doctors – Sign off on the incapacity of the *senior* and often refers a petitioner to a ... In *Florida* and Flagler County, these predators are allowed to liquidate the *senior's* ... “Is Elder *Guardianship* a New Form of *Human Trafficking*?”

How the Elderly Lose Their Rights | The New Yorker

www.newyorker.com/magazine/2017/10/09/how-the...

In the United States, a million and a half adults are under the care of guardians, either family members or professionals, who control some two hundred and seventy-three billion dollars in assets, according to an auditor for the guardianship fraud program in Palm Beach County.

Judges, lawyers use guardianships to prey on elderly

www.washingtonexaminer.com/judges-lawyers-use...

At the time of Hilda Mason's death in 2007, debris and broken furniture littered every room of the couple's once-stately Shepherd Park home.

Abuses of Guardianship and Conservatorship in the U.S.

www.nextavenue.org/guardianship-u-s-protection...

May 23, 2016 · As is common in guardianship cases, the court granted permission for the guardian to sell Franklin's home and its contents. The owners of the group home where she was placed then put Franklin to work: She was forced to do the grocery shopping, cook, dispense medication,...

⁸³ Petition update · NETFLIX FILM "I CARE A LOT" foretells industry of Predatorial Probate Court Abuse · Change.org

⁸⁴ **Heirs of Guardianized Retirees Blow the Whistle at 2019 ...**

<https://www.newsmax.com> > Home > Juliette Fairley

Jul 29, 2019 — At the summit, *Billie Mintz*, executive director of *the documentary film*, ... in the Cuyahoga County Court of Common Pleas against *the guardian*, ...

⁸⁵ https://pjmedia.com/news-and-politics/megan-fox/2021/07/29/child-welfare-supervisor-pleads-guilty-to-unlawfully-removing-children-from-parents-in-nc-n1465493?fbclid=IwAR0h04K0ak9C3Mv6u8v_Fa3d11jRIQhoSDINu7E_oyKL7Gy4V0fVgiSriIU

like court orders. In exchange for his testimony against the others indicted, 10 felony obstruction charges were dropped. Not only that, but the sweet deal Hughes was offered included postponed sentencing on the misdemeanors, meaning he won't see a day in jail for kidnapping children. The media reporting these Crimes by government public servants states " In a very disturbing twist, it is reported that after the investigation into the wrongdoing was made public in 2018, the Department of Health and Human Services took over the child welfare offices. Despite knowing Palmer was being investigated for crimes, they allowed her to remain in a position of authority. The Carolina Public Press investigated in 2019 and found evidence that a "massive number of documents at DSS were shredded at precisely the time she [Palmer] took on the new position. If material relevant to the State Bureau of Investigation probe of Palmer and others were destroyed, it could constitute a separate case of obstruction of justice."

"So many government agencies charged with caring for neglected and abused children have historically been at the center of gross controversy for removing children wrongly, abusing their authority, violating constitutional rights, and ignoring abuse that led to the deaths of children nationwide.

Our investigations have found them to be conspiring to take newborns away from parents for disagreeing with medical decisions and have lost huge lawsuits against them for seizing children unlawfully without warrants or due process. The government is out of control and when the few that get caught face justice, they don't seem to get sentences that fit the crimes."

153. Crimes against Humanity for the forcible disappearance of the daughter of a United Arab Emirates Kleptocrat caused the U.N. to demand **PROOF OF LIFE**.⁸⁶

"Sheikha Latifa may be detained in a 'golden cage', but that does not change the fact that her deprivation of liberty is arbitrary and given its prolonged nature would amount to torture. She has been subjected to a catalogue of human rights violations, including abduction, **forcible** return and being held incommunicado for almost three years now.

154. Victims of the U.S. Guardian Genocide Regime have no proof of life of our parents and loved ones. We do not know if they are alive or dead. They have been forcibly disappeared exactly like the daughter of a tyrant in country devoid of human rights.

VII. OUR TESTAMENTS AND ATTESTATIONS OF GENOCIDE; CRIMES AGAINST HUMANITY; MASS HUMAN RIGHTS ATROCITIES; TORTURE AND PILLAGING

⁸⁶ **Dubai: Fears for Sheikha Latifa's safety after 'chilling' video ...**
<https://www.amnesty.org/en/latest/news/2021/02/...>

155. Herein and in Exhibits are sampling representative testaments and attestations of Genocide; Crimes against Humanity; Mass Human Rights Atrocities; Torture and Pillaging perpetrated by the U.S. Guardian Genocide Regime against a protected class of persons and their family.
156. The attestations and stories of those set forth herein represent the parallel Crimes against Humanity and Crimes of Genocide of all victims of the U.S. Guardian Genocide Regime.
157. Our testaments and the false court records are prima facie proof of the U.S. Guardian Genocide Regime against our mothers, fathers, children and loved ones.
158. Our mothers, fathers and children are forcibly disappeared, placed in filthy facilities and group homes in undisclosed locations; ruthlessly and forcibly drugged with toxic illegal drugs; deprived food and medical services; dehumanized, and used as medical experiments.
159. Many of our mothers, fathers, children and loved ones have been raped, repeatedly raped and subjected to sexual molestation.
160. Many of us providing testament and attestation are doing so at their grave peril, as we are in fear of our lives and safety, having been threatened with **ARREST; INCARCERATION; SEIZURE OF THEIR HOMES AND ASSETS FOR PROVIDING TESTIMENT SET FORTH HEREIN.**
161. **Many of us have fled the state or the country as we are in fear of our lives.**
162. **Many of us are homeless and indigent as we have lost our livelihood and unable to secure jobs as a result of false reporting on public credit records caused by the U.S. Guardian Genocide Regime.**

A. BARBARA STONE AND HER MOTHER, HELEN STONE

163. Barbara herself filed for guardianship of her mother, Helen Stone to protect her from documented abuse and financial exploitation by her son, Alan Stone and Barbara's sibling.
164. Barbara was forced to file guardianship after obtaining no relief from any law enforcement agency who criminally ignored their duty to protect Helen Stone; threatened Barbara when she filed complaints, treating the matter as if the criminal atrocities being perpetrated against her mother as "civil matters."
165. The remedy of course was not to venally punish Barbara's mother for the crimes of her son by stripping her of her rights and subjecting her to horrors of "guardianship" but to criminally indict and arrest Alan Stone for abuse and exploitation.
166. Instead of being protected, Helen Stone was criminalized, her rights stripped, and subjected to unthinkable atrocities.

167. Mrs. Stone was forcibly disappeared from the eyes of the world and secreted in unknown location; deprived of food and medical attention and ruthlessly drugged with toxic illegal psychotropic drugs to incite litigation to embezzle her life savings.
168. Mrs. Stone was emergency hospitalized over 15 times with horrific conditions of abuse including malnutrition, dehydration, suspicious fractures, fungus and horrific infections which Plaintiff Barbara Stone suspects were caused by sexual abuse.
169. Mrs. Stone was **MURDERED** after being stripped all of her possessions and life savings.
170. Barbara's **mother was murdered** by the U.S. Guardian Genocide Regime by depraved indifference to her life and relentless deadly chemical restraints one day after Barbara filed a lawsuit against the color of law judicial public servants and others involved in the U.S. Guardian Genocide Racket.
171. Immediately after entrusting her mother to the court for protection, Barbara was threatened, terrorized and illegally gag ordered that she could not report her mother's abuse.
172. Barbara has been repeatedly falsely arrested and incarcerated for seeking protection from government agencies for her mother and herself.
173. Barbara's story has been reported world-wide ⁸⁷ with the result that her mother and Barbara were even more viciously abused, retaliated and subjected to hate crimes.

⁸⁷ **Florida's Guardians Often Exploit the Vulnerable Residents ...**

www.miaminewtimes.com/news/floridas-guardians...

But even as the rest of South Florida gets serious about guardianship abuse, Miami-Dade seems stuck in the past. ... Barbara Stone is far from the only family member driven to desperation by Miami ...

Activist Alert: Barbara Stone in jail, to go to prison for ...

marysykes.com/2018/01/12/activist-alert-barbara...

Activist Alert: Barbara Stone in jail, to go to prison for feeding her mother in an abusive gship in Miami Dade Fla—please write and call and demand her immediate release

From EB: an update on Barbara Stone and her mother held in an ...

marysykes.com/2017/10/18/from-eb-an-update-on...

Subject: Texas Attorney Schwager produces Lawyer (Debra Rochlin, an American Hero) to Federal Court who claims she was threatened by FL Judge (Michael Genden) to stop representing Helen Stone a woman in a predatory guardianship with a feeding tube shoved down her throat while the lawyers guardians etc rip off her Estate) or Else he...

Getting Away with Egregious Guardianship Fraud - by Michael ...

www.hospicepatients.org/professional...

The Case of Attorney Barbara Stone and Her Mother Helen 5. Barbara Stone traveled to Florida from her home in New York to find her mother emaciated in a nursing home where she was under guardianship. (Barbara mistakenly thought placing her mother in guardianship would be a way to protect her from harm).

Exposing guardianship as human ownership. Depriving ...

guardianshipexposed.wordpress.com/2014/08/26/...

We cannot countenance their exploitation, abuse, fraudulent and malicious desecration and the violation of their declared wishes by predatory guardians and lawyers” says member Barbara Stone, who has been wrongfully arrested twice just for trying to see and protect her mother who has been unlawfully isolated from her, when her actions, in ...

Court to Hear Extradition of Woman Accused of Feeding her ...

174. Barbara was stripped of her law license in vicious retaliation and to attempt to deny her whistleblower protection after filing a criminal complaint against the extrajudicial public servants involved. Barbara was a retired attorney at the time, having no client complaints and received a letter of appreciation from the bar association for her many years of service. .
175. Barbara is now legally blind, having been forced to spend upwards of 20 hours a day on the computer to file pleadings in the multiple rackets in which is embroiled and her inability to obtain medical services because her assets have been embezzled.
176. Barbara's home, her life savings and all property has been embezzled and stolen from her by fraudulent lawsuits in inextricably intertwined corrupt courts where she is embroiled to silence and retaliate against her for exposing the U.S. Guardian Genocide Racket.

B. DR. ROBERT SARHAN AND HIS MOTHER, YVONNE SARHAN

177. Dr. Robert Sarhan's mother, Yvonne Sarhan was murdered by the U.S. Guardian Genocide Regime. ⁸⁸

newsmaven.io/pinacnews/eye-on-government/court...

Barbara Stone is charged with "failing to comply with the plea agreement.....(stating that Stone) shall not file any documents in the pending guardianship case, or in any other court of competent jurisdiction, concerning her mother or any other parties/participants unless said documents are filed by and through an attorney licensed to ...

**Professional Guardianship Abuse is accomplished under "Color ...
corruptwashington.com/2018/02/10/professional...**

The Case of Attorney Barbara Stone & Her mother Helen. Barbara Stone traveled to Florida from her home in New York to find her mother emaciated in a nursing home where she was under guardianship (Barbara mistakenly thought placing her in a nursing home for care would be a way to protect her mother from harm).

**Florida's most lucrative cottage industry: The Trafficking of ...
ppjg.me/.../floridas-most-lucrative-cottage-industry**

Florida's most lucrative cottage industry: The Trafficking of Humans May 2, 2014 ppjg financial exploitation, Guardianship Abuse Barbara Stone, corrupt courts, elder abuse, financial exploitation, Florida, Guardianship Abuse, human trafficking, looting estates, predatory guardians 8 Comments

⁸⁸ **MY BEAUTIFUL MOTHER YVONNE SARHAN WAS MURDERED BY ...**

https://guardianabuse.blogspot.com/2010/09/my-beautiful-mother...

steven leslie kaplan and judge celeste muir and our government let it happen Dear Readers and Elder Abuse Advocates, After a 7 year battle the Guardian Vicki Brail **murdered** my mother with the medication called Seroquel.

**"Dr Robert Sarhan" talks about his mother ... - Internet Archive
archive.org/details/scm-450093-eyesonpreditor...**

Ripoff Report: Reiser & Reiser Company, INC Guardianship ...

https://www.ripoffreport.com/reports/reiser-reiser-company-inc/...

Please call Judge Celeste Muir at 305-349-7105, chief Judge Joseph Farina at 305-349-7054 and Governor Charlie Christ at 850-488-5603 and please tell them to release Yvonne Sarhan from this fraudulent guardianship scam.

NATIONAL ASSOCIATION TO STOP ELDERLY ABUSE AND ...

guardianabuse.blogspot.com/2010

My mother Yvonne Sarhan was murdered by Judge Celeste Muir on February 2, 2010 she allowed the Guardian Vicki Brail and Dr Steven Leslie Kaplan to poison my mother with 400 mg of Seroquel a day until she was dead, why because the guardian and attorney's already took all the money from our family.

These Judge's are Forcing Elderly People into ...

178. Mrs. Sarhan DIED from cardiac arrest after being administered illegal psychotropic drugs that contain black box warning against their use by elderly adults as they cause cardiac arrest.
179. Dr. Sarhan frantically pleaded for his beautiful mother's life in state and federal courts throughout Florida, each of whom colluded with the U.S. Guardian Genocide Regime and denied relief.
180. Mrs. Sarhan was subjected to acts of terror and war crimes throughout the "guardianship" to incite fabricated litigation in order to embezzle her life savings and her home.
181. Dr. Sarhan lost his home to a fraudulent foreclosure as he spent his life savings trying to save his mother's life and fell prey to a mortgage fraud scheme during the time he spent fighting for his mother's life.
182. Dr. Sarhan has become homeless and indigent as he is unable to secure employment as a result of his credit record and false reporting of false criminal charges against him.

C. PATTY REID AND HER SON LANDON REID

183. Landon Reid is a young Afro-American man who was born blind and his mother obtained a medical settlement.
184. As there was medical settlement money, Landon was captured and forcibly disappeared in a "guardianship" in Broward County where these assets are being embezzled.
185. Patty Reid, like Stone, both of whose stories were reported was falsely arrested for the self-serving charge of "interference" with "custody" of her own son when she tried to remove her son from the U.S. Guardian Genocide Regime.⁸⁹

www.fourwinds10.com/siterun_data/health/abuse/news.php?q=1255198115

Please call Judge **Celeste Muir** at 305-349-7105, chief Judge Joseph Farina at 305-349-7054 and the Governor Charlie Christ at 850-488-5603 and please tell them to release **Yvonne Sarhan** from this fraudulent **guardianship** scam.

Plea for Justice | National Association to Stop Guardian Abuse

<https://nasga.wordpress.com/2008/01/28/plea-for-justice-2>

Jan 28, 2008 · Dr. Robert **Sarhan**'s plea for justice is circulating the Internet. According to Dr. **Sarhan**, here is the problem: **Yvonne Sarhan**, never wanted nor requested a guardian, this was forced against her will. **Yvonne Sarhan** requested orally and in writing to the judge, that if she had to have a guardian she wanted her son, Robert...

ElderAbuseHelp.Org: Dr.Sarhan Fighting to Get His Mother ...

elder-abuse-cyberarray.blogspot.com/2008/12/judge-norman-gerstein...

Dec 17, 2008 · Judge Norman Gerstein took over a fraudulent guardianship case and continued to allow the elderly person to lose all of her assets. While the case was under investigation, Norman Gerstein allows large of money to be extorted from the then 74 year old, **Yvonne Sarhan**, the victim.

⁸⁹ **Disability Rights: When Is Taking Your Mother to Lunch a Felony? Janet Phelan: One might come away with the impression that the US simply views its elders as bank accounts to be harvested, without ...**

US Political Prisoner Update - activistpost.com

www.activistpost.com/2016/06/us-political...

Taking Your Mother to Lunch is a Felony Barbara Stone was on house arrest for close to a year for taking her mother, who was under guardianship in Florida, to Denny's Restaurant.

186. Landon Reid has been forcibly disappeared from the face of the earth.
187. Patty Reid does not know where her son is and has not seen her son in over 4 years.
188. Her son has no idea why his mother is not with him and is cruelly led to believe his mother abandoned him.

D. BECKY HARBER AND HER SPOUSE, HERSHEL HARBER

189. Becky and Hershel Harber are Georgia residents who went to Florida for treatment at Mayo Clinic and were sent to Daytona Select Specialty Hospital.
190. This tragic story of horrors started with a false report by Select Specialty to DCF to cover up a potential lawsuit.
191. DCF, who has no criminal prosecutorial or investigative powers and with no investigation, or proof, concocted a convoluted story, filed a false charge against Mrs. Harber to strip her of her medical power of attorney for her husband, and obtain illegal ordered supervised visitation.
192. Mr. and Mrs. Harber were held hostage at a state run facility Halifax hospital for 5 months.
193. Mrs. Harber was tormented constantly with false accusations, including a false incident report in which police were called for no reason and she was permanently not allowed to see her husband.
194. They were told Mr. Hershel was going to become a “ward” of the state of Florida.
195. The social worker blocked any transfer of a Medicare facility in Georgia by repeatedly making false accusations about Mrs. Harber to any new facility.
196. They were forced to withdraw Mr. Hershel’s 401k money in the amount of 210k to put him in a "private facility" in Georgia. There was no Medicare option.
197. Immediately upon arrival to TBI the private facility in Georgia, Mrs. Harber was no longer allowed to see her husband.
198. Four days after arrival in Georgia, her husband was in critical shape and had to be transferred to Henry Piedmont Hospital.
199. Mrs. Harber was told by the facility TBI that she has no rights to information about her husband and that his family had no rights. She was told by the hospital he was not there.

How They Get Away with Egregious Professional Guardianship ...

www.case-abuse.org/professional-guardianship-fraud-by-larsen

Finding no one around to help her, Barbara used a wheelchair and put her mother in her car, and tried to take her to Denny’s Restaurant for lunch. Barbara was stopped by police and thrown in jail, and her mother was taken to a hospital where it was verified that she was malnourished, dehydrated, bruised, and a host of other medical problems from lack of care under guardianship.

200. Mrs. Harber contacted the police and was told her husband was at the hospital and fought for information.
201. Mrs. Harber was not allowed to be with her husband nor were any family member allowed to see him.
202. Mrs. Harber sought clarification for visitation from a Judge in Florida, all to no avail.
203. Florida DCF worked in collusion with the Georgia courts to do their dirty work of keeping a lawsuit from being filed by Mrs. Harber by threatening her with false criminal accusations.
204. Georgia DCF filed an Emergency Temporary Guardianship based on a dismissed case in Fla and a false charge against Mrs. Harber and falsely arrested her.
205. This accusation was made up by a nurse who has 3 felony charges and the loss of a nurse's license twice.
206. Mrs. Harber was falsely arrested without being indicted.
207. Mrs. Harber has been prohibited from seeing her husband who is being terrorized and abused and slowly tortured to death from abuse and drugs.
208. Mr. Harber has been forcibly disappeared and Mrs. Harber does not know where her husband is being kept.
209. Mrs. Harber is being tortured by this depravity and suffering depression and hopelessness.
210. Mrs. Harber's husband has been "Sold" and "Stolen" from under her eyes by the U.S. Guardian Genocide Regime.
211. The DCF attorney bragged she not only wanted temporary guardianship as well as our life savings, but she would be applying for permanent Guardianship as well.
212. The judge and attorneys celebrated the "purchase" of Mr. Harber, Mrs. Harber's husband of 31 years, even listing the assets they embezzled to which they claim "entitlement."

E. ELIOT BERNSTEIN AND HIS FAMILY

213. Eliot Bernstein's sons who long surpassed the age of being captured in guardianship have nonetheless been illegally kidnapped in guardianship to insure the extortion of their inheritance.
214. **Eliot's car was bombed and blown up and he and his wife almost lost their life** as he has assiduously exposed and filed racketeering lawsuits against the prolific corrupt color of law attorneys, judges and others in the U.S. Guardian Genocide Racket.
215. A murdered body was found in the home of a family member to threaten him.⁹⁰

⁹⁰ **Welcome to Iviewit Technologies ~ Surf with Vision**

www.iviewit.tv

WARNING, p. Stephen Lamont has been terminated from acting on behalf of Iviewit or Eliot Bernstein and has been reported for certain alleged criminal misconduct to THE state of new York and other authorities. If Lamont

F. SKENDER HOTI AND HIS MOTHER GYNDOLYN BATSON

216. Mrs. Batson, a perfectly competent senior adult was illegally forced into guardianship controlled by the guardian wife of the color of law judge who illegally presided.

217. Mrs. Batson died in guardianship after being viciously abused and drugged with illegal toxic drugs.

218. Hoti's home was vandalized by this judge's "guardian" wife who used a sledgehammer to break into his home and looted all of his and his mother's possessions in broad daylight.⁹¹

G. GLENDA SMITH AND HER WAR VETERAN HUSBAND, ALAN SMITH

219. The marriage of Mr. and Mrs. Smith was illegally "annulled" by the U.S. Guardian Genocide Regime.⁹²

220. Mrs. Smith was not allowed to see her husband.

221. Mrs. Smith pleaded for him to be seen by Stone and Sarhan, who despite threats of their arrest went to see Mr. Smith and reported he had bloody injuries on his face, was not being fed and so traumatized, he could not speak and reported his abuse.

222. Stone and Sarhan were then also prohibited from seeing Mr. Smith.

223. It is believed the guardian, John Cramer has a criminal record.

H. GEDIMINAS PAKALNIS AND HIS AUNT, GENYTE DIRSE

offers you shares of stock or any other inducement involving Eliot Bernstein or Ivewit he is committing further fraud-----

⁹¹ **Professional guardian's lawyer empties man's home - News - The ...**

<https://www.palmbeachpost.com/article/20150403/NEWS/812064418> Apr 3, 2015 - One afternoon three years ago, *Skender Hoti* received an unusual call from a neighbor asking whether he was moving out of his Lake ... This was an attorney operating under a court-ordered *guardianship*. ... By *John Pacenti* ...

Post investigates: Professional guardian's lawyer empties man ...

nasga-stopguardianabuse.blogspot.com/2015/04/...

Post investigates: Professional guardian's lawyer empties man's home By John Pacenti One afternoon three years ago, Skender Hoti received an unusual call from a neighbor asking whether he was moving out of his Lake Worth home.

Guardianships: A Broken Trust: Gwen Batson: Savitt Clears ...

nasga-stopguardianabuse.blogspot.com/2016/01/...

Hoti said he saw Savitt scream at deputies: "You can't do that. I'm a judge's wife. I'm Judge Colin's wife." Three days after the seizure of Hoti's property, Colin recused himself from the case. Savitt wasn't Batson's guardian, yet Judge French approved paying her \$1,500 of Batson's money.

⁹² **Marriage annulment in guardianship case heads to Florida ...**

www.palmbeachpost.com/lifestyles/health/marriage...

John Pacenti @jpacenti ... Circuit Judge Martin Colin threw her out of the courtroom. ... The 4th DCA wants to know whether a judge can approve a marriage after the fact or whether the ...

Post investigates: How professional guardian got marriage annulled ...

<https://www.palmbeachpost.com/article/20150403/NEWS/812063143>

Apr 3, 2015 - *Glenda Martinez-Smith* found the love of her life as a senior citizen. ... By *John Pacenti* ... \$200,000 and counting — in legal fees fighting *guardian* John Cramer and orders by judges on his behalf. ... a retired physician from Aventura who is co-founder of Americans Against *Abusive Probate Guardianships*.

224. Mr. Pakalnis' aunt, a perfectly competent woman was kidnapped in guardianship by a REMAX real estate agent, Diana Sames, who criminally retaliated against his aunt because she did not give that broker a listing to sell her property, filing a fraudulent petition for guardianship against her.
225. Instead of ordering the criminal investigation of that broker who is perpetrating capital crimes, kidnapping, forced disappearance and collusion and conspiracy, the judge is colluding with vindictive retaliatory attacks against Mr. Pakalnis.
226. Mrs. Dirse, a perfectly competent and healthy woman prior to the guardianship was placed in a virus infected, filthy nursing facility and contracted the covid virus.
227. She was left to die alone and isolated in a hospital.
228. Mr. Pakalnis was denied his human rights of association with his aunt, his home is threatened with foreclosure, he is hemorrhaging money on legal fees in sham proceedings, his attorneys are ruthlessly sabotaging him and extorting his assets and his life and his family has been destroyed.

I. TERESA LYLES AND HER MOTHER

229. Teresa Lyles is the daughter of a vulnerable parent subjected to sickening atrocities.
230. Because Ms. Lyles exposed the guardian corruption, she and her were criminalized and retaliated, her mother **forced into hospice, relentless drugged and died from chemical restraints.**

J. BEVERLY NEWMAN AND HER FATHER, AL NEWMAN

231. Beverly Newman's father was a Holocaust survivor who was captured in the U.S. Guardian Genocide Regime.⁹³
232. Ms. Newman wrote a pleading letter to Florida attorney general Pam Bondi and Florida governor Rick Scott, the collusive governmental officials in the U.S. Guardian Genocide Regime seeking relief for the horrors to which her father was subjected.
233. Excepts include:

⁹³ **Beverly Newman - National Association to Stop Guardian Abuse**

<https://nasga-stopguardianabuse.blogspot.com> › 2014/09 › beverly-newma...

Sep 16, 2014 - *Beverly Newman*: Dear Rick and Pam - as in Scott and Bondi ... both *the* chemical and physical restraint of my 89-year-old *Father, Al Katz*, ...

Beverly Newman – AAAPG

<https://aaapg.net> › tag › beverly-newman

AAAPG member *Beverly Newman* on ABC Action news in Tampa Florida, discussing *her father, Al Katz*, the abusive guardianship to which he was subjected by ..

“At least equally hideous to the abusive use of chemical restraints on the elderly is the forcible immobilization of them through physical restraints, tethering frail elderly women and men to beds and chairs, such that they cannot move their bodies or limbs.

On September 21, 2009, I personally witnessed both the chemical and physical restraint of my 89-year-old Father, Al Katz, at Manatee Memorial Hospital, against his will and mine. From September 21 through September 24, with an emergency room diagnosis of cardiac and respiratory distress, my Father, a Ward of the State of Florida, was repeatedly drugged with Haldol, a narcotic that caused him to suffer vivid flashbacks to the tortures he endured as a slave laborer for seven years in the Holocaust.

With each dosage of Haldol, Dad was infused with fear, which invariably led to what is known as four-point physical restraints on his wrists and ankles, **tying him to the bed** so that he could not move at all.

Despite my pleas to cease the pill mill administration of Haldol to my Dad and to loosen the rigid physical restraints on him, which were causing him untold cardiac and respiratory stress, the Hospital staff did not relent.”

234. This letter pleading for the life of her father from the U.S. Guardian Genocide Regime was ignored by all government officials who are accomplices, accessories and conspirators.

K. ILYA TSEGLIN AND HIS SON NATE TSEGLIN

235. Ilya Tseglin’s attestation of atrocities perpetrated against his family is representative of the Crimes against Humanity perpetrated by Co-Defendants against the Plaintiffs herein and all persons in the public who have children with a disability who have been seized by the U.S. Guardian Genocide Racket who have children with a disability.
236. Instead of being protected as a protected class, the victims are stripped of their rights, sex and human trafficked and subjected to atrocities, murdered after their assets have been stolen and their family members are criminalized for the Crimes against Humanity by the U.S. Guardian Genocide Racket.
237. The Tseglin family are Jewish family descendants of Holocaust survivors immigrated from Former Soviet Union to Chicago in 1989 with 2 elderly parents who miraculously avoided the death sentence by Nazi Germany Furer – Adolf Hitler.
238. Ilya and Riva have two sons Nate and Robert, born in Chicago in 1989 and 1990.
239. Nate was diagnosed with autism at age 2.
240. Because Nate’s parents requested assistant in developing social and communication skills for Nate from Public school special education department and Regional Center reported false accusations against Ilya of Nate’s physical abuse.
241. In 2007, four police officers forced themselves into family’s apartment, discharged an electric gun into teenager’s leg and hit him with their sticks on head until Nate felt

- unconscious then police locked handcuffs on unconscious child and drugged him into the police car to place Nate at so-called medical facility CAPS (Child and Adolescence Psychiatric Services). (Indeed, it is no difference between the police mishandling Nate and Gestapo's style handling innocent Jews at time of Nazi Germany.)
242. In CAPS Nate's was subjected to medical experimentation on new Psychiatric drugs for a without consent of the family, a violation of the Nuremberg Code.
 243. Nate was physically, emotionally, and sexually abused, mishandled. When Nate protested to his abusers he was striped to his bed for restraining for hours or sometimes overnight.
 244. Nate was released back to his family 3 times by Habeas Corpus but every time after Nate was released, he was taking back to different Psychiatric hospital when was continuously subjected to Psychiatric drugs unrelated to his diagnosis of Asperger's syndrome, being used for new drug related experiments on human being and subjected to physical assaults, mishandling, restrains, mental and psychological traumas.
 245. Nate was delivered to 10 times by emergency to the nearest Hospital with condition jeopardizing his survival after being drugged, beaten, and with pocked eyes.
 246. There Nate has been injected with monthly dose of psycho drugs and was delivered for resuscitation to the emergency room of the nearest Hospital.
 247. After the Judge ruled to reunite Nate with family in 2013 the Director of Orange County Regional Center - Larry Landauer disregarded the Judge order and instead of returning Nate to his family ordered to Lous Pena the felony owner of group home to place Nate in his group were Nate was condemned to isolation, physically, emotionally, and medically abused, deprived from his faith services, family's life, work and education but was mishandled to the point that needed resuscitation in E.R. special unit.
 248. In 2015 Larry Landauer threatened the family to consent to forcing Nate be drugged with psychotropic drugs.
 249. When the family refused, Director of DDS filed the petition to Orange County Probate Court to remove conservatorship from family to Director of DDS work and live in Sacramento with an annual budget of \$8 billion of unsupervised Public Funding reserved for disabled services and treatment.
 250. Despite that Nate and his family in writing requested Jury Trial and discovery, and considering that family has priority over governmental official to be appointed as a conservator the Judge Kim Hubbard from OC Probate Court declined the Jury trial, discovery, and Nate's request in the Court to appoint his father as conservator but appointed Director of DDS as a conservator in violation of Rules of Law, ethical and moral.
 251. The family's attorney was stripped of his license after objecting to the Mass Human Atrocities and Crimes against Humanity being perpetrated under color of law. .

252. The family's doctor was jailed with false accusations.
253. Color of law Judge Hubbard approved to place Nate into unlicensed group home owned by felon Lou Pena disregarding that Pena's staff broke Nate's arm.
254. Color of law Judge Hubbard closed the court to the public.
255. The family has made 150 +/- reports-complaints to Protective Services of Nate's abuse in the group home by the staff but the Protective Social Services has disregarded independent unbiased investigation in favor of cover up the Regional Center and group home.
256. The Police collaborates and covers abusive to Nate guards from the group home.
257. Nate compared his places outside of his home to Nazi Germany Concentration Camp.
258. Judge Johnston ruled Nate's father and brother "vexatious" to deny them access to court.
259. When Nate's father filed the petition against Director of DDS Nancy Bargmann, Director of OCRC Larry Landauer and their proxies regarding the Public money laundering then attorney Julie Trinh under color of California Attorney General Office, and attorneys hired by Nancy Bargmann, Larry Landauer, and their proxies demanded the Judge to dismiss the petition until the parents submit the bond of \$400,000.
260. After Nate's mother Riva filed the petition for conservatorship over her son Nate, then Julie Trinh from California Attorney General office demanded from Probate Judge David Beltz sanctions of \$7,500 against mother and the Judge Beltz approved the sanctions.
261. Ilya's attorney is demoralized the attorney and threatened with sanctions if she submits to the Public the photos with evidences of Nate's neglect and abuse.

L. CHRISTIAN MCNALLY AND HIS PARENTS

262. **BOTH** of Christian's parents have been seized in the U.S. Guardian Genocide Regime, this barbaric murderous enterprise regime.
263. Both of Christian's parents are being lethally drugged, tortured and human trafficked.
264. Christian is being tortured by fear for the life of his parents and his own safety.

M. PATTY LACY AND HER FATHER, STANLEY ZURKO

265. Patty Lacy's father died after a horrific struggle with a public guardian who separated him from family, hid legal documents from him, and withheld medication and living expenses.
266. Lacy sought help from local and county officials in Ventura County, California, who turned a deaf ear and blind eye.
267. Mr. Zurko died in May 2020, barred from moving in with his daughter, and gave up "out of despair that no one would hear him or help him," Lacy said. "He lost his will to live with so many people in court physically, emotionally and financially harming him, until he just gave up and took his last breath."

268. Mr. Zurko's assets have been liquidated by the conservators, and Lacy is saddled with \$250,000 in legal bills.
269. Lacy's story has been exposed by the media ⁹⁴where she states: "Many family members have been put in jail under false pretenses just to shut them up. My funds are depleted from paying all the expenses and attorneys' fees. I have all the documents and validation of the abuse to my father, but I can't hire an attorney with no funds," Lacy stated. "This is exactly what these predators do — deplete the family of all funds so they will not be sued."
270. It is an international scandal and disgrace that as U.S. law enforcement is corrupt to the core and a cover up racket to the U.S. Guardian Genocide Racket, the victims are forced to futilely seek remedy from Genocide and Crimes against Humanity by media exposure.

N. JOHN SERHAN ORAL

271. John Oral was attacked with fabricated criminal allegations and his son, John Kaya was kidnapped by the U.S. Guardian Genocide Racket.
272. As is the case in the U.S. Guardian Genocide Regime, evidence is barred by extrajudicial public employees using blackmail orders so as to execute Crimes against Humanity by obstructing testimony and witnesses and creating a fraudulent "docket."
273. John Kaya was so distraught he actually built a noose to hang himself as the U.S. Guardian Genocide Regime stripped him of his human rights of familiar association with his father.
274. John Oral has been tortured by being stripped of his rights of familiar association with his son for NINE YEARS.
275. The guardian involved in the U.S. Guardian Genocide Racket is best of friends with the judge and opposing counsel, all of whom know about all John Kaya's suicide attempts, 3 Baker Acts, and being institutionalized for 17 days.
276. John Kaya is criminalized for their Crimes against Humanity by being kept out of his son's life in order that they can perpetrate Crimes against Humanity in secret.
277. Even in the face of suicide attempts, the U.S. Guardian Genocide Regime exacerbates its oppression against John Kaya and Plaintiff, John Oral is terrified his son will attempt to commit suicide again.

O. MILLIONS OF AMERICANS AND THE INTERNATIONAL PUBLIC ARE TORTURED, LOOTED AND MURDERED BY THE U.S. GUARDIAN GENOCIDE REGIME

278. As set forth in Article VIII, it is estimated SIX MILLION Americans and those from other countries have been kidnapped by the U.S. Guardian Genocide Regime.

⁹⁴ <https://www.unz.com/mmalkin/blowing-the-lid-off-probate-predators/>

**VIII. THE CRIMES AGAINST HUMANITY AND ATROCITIES
BY THE U.S. GUARDIAN GENOCIDE REGIME
ARE PARALLEL TO THOSE BY THE GERMAN GENOCIDE REGIME**

**A: THE GERMAN GENOCIDE ENTERPRISE
A-1: TORTURE; HUMAN TRAFFICKING;
GENOCIDE; MASS HUMAN RIGHTS ATROCITIES**

279. The torture, human trafficking and genocide atrocities by the German Genocide Enterprise were perpetrated against **SIX MILLION (6,000,000)** Jews, a class of persons.
280. These Crimes against Humanity include:
- a. Targeting and Rounding up Jewish persons, a class of German citizens;
 - b. Enactment of an illegal “Protective Custody” decree euphemistically called, “For the Protection of the People and State,” suspending all of the basic rights of citizens and imposing the death sentence for arson, sabotage, resistance to the decree, and disturbances to public order. Arrests could be made on suspicion, and people could be sentenced to prison without trial or the right of counsel. The suspension was never lifted the prisoners as individuals and to spread terror among the rest of the population, but also to provide the Gestapo with a training ground, a way of conditioning them so that they would lose all familiar human emotions and attitudes.
 - c. throughout the entire period of Genocide rule, and the decree of February 28th destroyed fundamental guarantees under the Weimar democracy⁹⁵
 - d. Passage by the Reichstag of an “Enabling Act” which “enabled” Hitler’s government to issue color of law decrees independently of the Reichstag and the presidency;⁹⁶
 - e. Genocide Concentration Camps.
 - f. Genocide Gas Chambers.

A-2: PILLAGING

281. The German Genocide Enterprise issued illegal orders commanding their victims to register their wealth;⁹⁷

**B: THE U.S. GUARDIAN GENOCIDE REGIME
B-1: TORTURE, HUMAN TRAFFICKING, GENOCIDE**

⁹⁵ [The First Steps Leading to the "Final Solution" | The Holocaust History - A People's and Survivor History - Remember.org](#)

⁹⁶ [Nazi Party | Definition, Meaning, History, & Facts | Britannica](#)

⁹⁷ [A 1938 Nazi Law Forced Jews to Register Their Wealth—Making It Easier to Steal | History | Smithsonian Magazine](#)

282. The torture, human trafficking and genocide atrocities by the U.S. Genocide Enterprise are being perpetrated against what could be now **WELL OVER SIX MILLION (6,000,000)** vulnerable persons within a protected class, based on an estimated average increase per year using the statistics below.⁹⁸

283. These Crimes against Humanity include:

- a. Targeting and Rounding up a class of vulnerable persons including older adults with assets.
- b. Issuing illegal “isolation orders” to forcibly disappear their victims from their family.
- c. The use of lawless illegal Guardian/Conservator Slavery Courts acting with autonomy and without accountability to perpetrate these crimes.
- d. Placing a class of citizens and persons into filthy state controlled and licensed facilities – ie. “nursing homes” against their will as a venue to perpetrate the most inhumane crimes in secret including “sensory deprivation” where their prey are subjected to criminal battery to implant unneeded feeding tubes for the convenience of their captors and thus denied the sensory pleasure of eating; their eyeglasses, hearing aids and dentures are removed to subject them to sensory deprivation and they are removed from their family so as to be deprived of human emotion.
- e. Toxic chemical restraints/illegal psychotropic drugs are used as a means of murder.

B-2: PILLAGING

284. The U.S. Guardian Genocide Regime is a **FORTY TRILLION DOLLAR A YEAR PILLAGING REGIME** based on an estimated average increase per year using the statistics below.⁹⁹

⁹⁸ http://aja.ncsc.dni.us/pdfs/GuardianshipSurveyReport_FINAL.pdf

Research on guardianships continues to be hampered by the lack of quality data. The number of adults under guardianship in the U.S. can only be estimated—a 1996 estimate by Schmidt put the total at approximately 1.5 million. Recent attempts at collecting state data on guardianships have demonstrated the absence of meaningful data—NCSC found in 2006 only thirteen states and the District of Columbia could report complete statewide guardianship data to the Court Statistics project. Results from this survey show inconsistencies within states that suggest that much of the reported statewide data is inaccurate or incomplete

⁹⁹ - **GUARDIANSHIP OVER THE ELDERLY: SECURITY ...**

<https://www.govinfo.gov/content/pkg/html>

Studies indicate the baby boomers are expected to inherit \$10.4 trillion in assets in the ... I lost my counterbid for guardian-conservator at the February hearing in

\$40 Trillion Stolen to Destroy America: Weaken Society, Strip

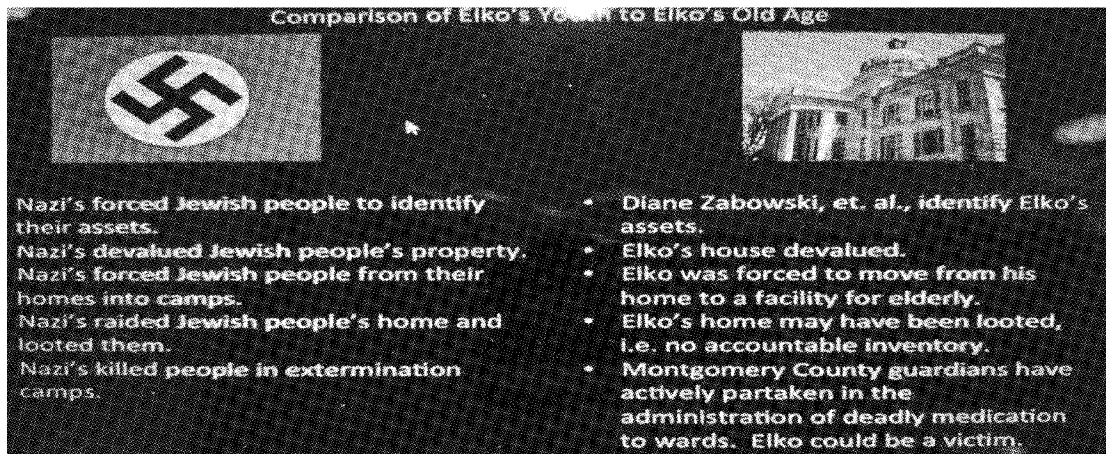
<https://podcastaddict.com/episode>

Jun 26, 2020 — **Trillion Stolen to Destroy America: Weaken Society, Strip Wealth ...** 1987 Congressional Report, **THE ELDERLY IN GUARDIANSHIP: A CRISIS ...**

285. Like the German Genocide Enterprise forcing Jews to register their wealth, the U.S. Guardian Genocide Regime uses “Guardian Petitions” to identify the assets and holdings of their victims, a class of victims.
286. The assets are seized from victims, many who are running thriving entrepreneurial business, Wall Street investors and huge market consumers by forcing them into guardianship.
287. This staggering pillaging of wealth steals the prosperity of America and the world.
288. These funds are removed from the global financial market; kept self-contained, money laundered and placed in secret off shore accounts identical to accounts by the German Genocide Regime.
289. This plundering of American wealth has a devastating impact on the global economy.

**C. CRIMES AGAINST HUMANITY
BY THE U.S. GUARDIAN GENOCIDE REGIME AND
THE GERMAN GENOCIDE REGIME**

290. A similar comparison was done by an attorney ¹⁰⁰ documenting the U.S. Guardian Genocide Regime as identical to the German Genocide Regime:



291. Justice Richard D. Fybel, Chair of the California Supreme Court's Advisory Committee on the Code of Judicial Ethics and a co-author of the Fourth Edition of the *California Judicial Conduct Handbook* (2017) was a member of the Holocaust Program Planning Committee for “How the Courts Failed Germany.” Justice Fybel is also the author of *Assassins In Judicial Robes* published in Gavel to Gavel, the L.A. Superior Court Judicial Magazine (Spring 2013), an apt description of the U.S. Guardian Genocide Regime.
292. In the Nuremberg Trial of Genocide Judge Oswald Rothhaug the Court found in its sentencing judgment that:

¹⁰⁰ [Attorney Diane Zabowski - Nazi Parallel - YouTube](#)

"By his manner and methods he made his court an instrumentality of terror and won the fear and hatred of the population. From the evidence of his closest associates as well as his victims, we find that Oswald Rothaug represented in Germany the personification of the secret Genocide intrigue and cruelty. He was and is a sadistic and evil man. Under any civilized judicial system he could have been impeached and removed from office or convicted of malfeasance in office on account of the scheming malevolence with which he administered injustice."¹⁰¹

293. The conduct of the U.S. Guardian Genocide Regime is parallel.

294. The public servants involved should be subjected to the death penalty

IX. THE U.N. MANDATED REMEDY AND REPARATION

A. FUNDAMENTAL DOCTRINES

295. The fundamental doctrines codified in the U.N. Mandated Remedy and Reparation Codification is as follows:

- a. Governments are obliged under international law to:
 - carry out exhaustive and impartial investigations into allegations of violations of the right to life, to identify,
 - bring to justice and punish their perpetrators,
 - to grant compensation to the victims or their families, and
 - to take effective measures to avoid future recurrence of such violations.
- b. Thus, under international law, States must establish functioning courts of law or other tribunals presided over by independent, impartial and competent individuals exercising judicial functions as a prerequisite to ensuring that victims have access to an effective judicial remedy.
- c. Equally necessary is the existence of competent authorities to enforce the law and any such remedies that are granted by the courts and tribunals.

B. DUTIES OF STATES ARISING FROM HUMAN RIGHTS

296. Pursuant to the U.N. Mandated Remedy and Reparation Codification, the duty of the State to ensure human rights has several consequences that are relevant for victims of gross human rights violations:¹⁰²

- a. The State has to adopt all necessary legislative and other measures, and to organize its entire governmental apparatus in a manner that will enable it to comply with all its

¹⁰¹ <https://phdn.org/archives/www.mazal.org/NMT-HOME.htm>

¹⁰² P. 31 of the U.N. Mandated Remedy and Reparation Codification.

human rights obligations. Moreover, it has the duty to provide effective remedies against human rights violations; to investigate and reveal the truth about human rights violations; to bring perpetrators of gross human rights violations to justice; and to provide reparation to victims.

- b. Victims of gross human rights violations have a right to truth; a right to justice; and a right to reparation. The above-mentioned State obligations invoke the need to provide effective remedies against human rights violations; to investigate and reveal the truth about human rights violations; to bring perpetrators of gross human rights violations to justice; and to provide reparation to victims are corollaries to the rights to truth, to justice and to reparation.

C. INDEPENDENT AND IMPARTIAL INVESTIGATION

297. The Declaration on the Protection of All Persons from Enforced Disappearance,¹⁰³ the UN Principles on Extra-legal Executions,¹⁰⁴ and the UN Principles on the Investigation of Torture¹⁰⁵ require that those potentially implicated in the violations shall be removed from any position of control or power, whether direct or indirect over complainants, witnesses and their families, as well as over those conducting investigations.

D. VICTIMS ENTITLED TO REPARATION

298. Pursuant to the U.N. Mandated Remedy and Reparation Codification:¹⁰⁶

- a. Persons entitled to reparation are those who suffer harm as a consequence of a violation.
- b. Harm can be of physical, mental or economic nature.
- c. Harm also results from the impairment of people's 'fundamental rights'.
- d. Harm should be presumed in cases of gross human rights violations.

X. THE GENOCIDE AND PILLAGING OF ITS PEOPLE BY THE UNITED STATES IS THE SOLE OBLIGATION; RESPONSIBILITY AND FUNCTION OF THE UNITED NATIONS

299. **The mission of the U. N. as represented to the World is set forth in the following principals:**¹⁰⁷

¹⁰³ Declaration on the Protection of All Persons from Enforced Disappearance, Article 16.

¹⁰⁴ UN Principles on Extra-legal Executions, Principle 15.

¹⁰⁵ UN Principles on the Investigation of Torture, Principle 3(b).

¹⁰⁶ P. 42 of the U.N. Mandated Remedy and Reparation Codification.

¹⁰⁷ <https://www.un.org/en/about-us/history-of-the-un/preparatory-years>

- a. “That the only true basis of enduring peace is the willing co-operation of free peoples in a world in which, relieved of the menace of aggression, all may enjoy economic and social security; and that it is their intention to work together, and with other free peoples, both in war and peace to this end.”
- b. “Peace, dignity and equality on a healthy planet.”

300. Article 1 of the United Nations Charter states:

The Purposes of the United Nations are:

1. To maintain international peace and security, and to that end: to take effective collective measures for the prevention and removal of threats to the peace, and for the suppression of acts of aggression or other breaches of the peace, and to bring about by peaceful means, and in conformity with the principles of justice and international law, adjustment or settlement of international disputes or situations which might lead to a breach of the peace;
2. To develop friendly relations among nations based on respect for the principle of equal rights and self-determination of peoples, and to take other appropriate measures to strengthen universal peace;
3. To achieve international co-operation in solving international problems of an economic, social, cultural, or humanitarian character, and in promoting and encouraging respect for human rights and for fundamental freedoms for all without distinction as to race, sex, language, or religion; and
4. To be a centre for harmonizing the actions of nations in the attainment of these common ends.

301. The United Nations Charter represents it is an instrument of international law, and UN Member States are bound by it. The UN Charter codifies the major principles of international relations, from sovereign equality of States to the prohibition of the use of force in international.

302. The Organs of the United Nations and its Treaties and Conventions are established for this purpose.

303. Declaration on the Protection of All Persons from Being Subjected to Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment states: ¹⁰⁸

Article 1

1. For the purpose of this Declaration, torture means any act by which severe pain or suffering, whether physical or mental, is intentionally inflicted by or at the instigation of a public official on a person for such purposes as obtaining from him or a third person information or confession, punishing him for an act he has committed or is suspected of having committed, or intimidating him or other persons. It does not include pain or suffering arising only from, inherent in or incidental to,

¹⁰⁸ <https://www.ohchr.org/en/professionalinterest/pages/declarationtorture.aspx>

lawful sanctions to the extent consistent with the Standard Minimum Rules for the Treatment of Prisoners.

2. Torture constitutes an aggravated and deliberate form of cruel, inhuman or degrading treatment or punishment.

Article 2

Any act of torture or other cruel, inhuman or degrading treatment or punishment is an offence to human dignity and shall be condemned as a denial of the purposes of the Charter of the United Nations and as a violation of the human rights and fundamental freedoms proclaimed in the Universal Declaration of Human Rights.

Article 3

No State may permit or tolerate torture or other cruel, inhuman or degrading treatment or punishment. Exceptional circumstances such as a state of war or a threat of war, internal political instability or any other public emergency may not be invoked as a justification of torture or other cruel, inhuman or degrading treatment or punishment.

Article 4

Each State shall, in accordance with the provisions of this Declaration, take effective measures to prevent torture and other cruel, inhuman or degrading treatment or punishment from being practised within its jurisdiction.

Article 8

Any person who alleges that he has been subjected to torture or other cruel, inhuman or degrading treatment or punishment by or at the instigation of a public official shall have the right to complain to, and to have his case impartially examined by, the competent authorities of the State concerned.

Article 9

Wherever there is reasonable ground to believe that an act of torture as defined in article 1 has been committed, the competent authorities of the State concerned shall promptly proceed to an impartial investigation even if there has been no formal complaint.

Article 10

If an investigation under article 8 or article 9 establishes that an act of torture as defined in article 1 appears to have been committed, criminal proceedings shall be instituted against the alleged offender or offenders in accordance with national law. If an allegation of other forms of cruel, inhuman or degrading treatment or punishment is considered to be well founded, the alleged offender or offenders shall be subject to criminal, disciplinary or other appropriate proceedings.

Article 11

Where it is proved that an act of torture or other cruel, inhuman or degrading treatment or punishment has been committed by or at the instigation of a public official, the victim shall be afforded redress and compensation in accordance with national law.

Article 12

Any statement which is established to have been made as a result of torture or other cruel, inhuman or degrading treatment or punishment may not be invoked as evidence against the person concerned or against any other person in any proceedings.

304. **All of the foregoing principals are violated by the United States as the United States is engaged in a systemic genocide, human trafficking and pillaging regime of its peoples.**

305. The United Nations Security Council is the organ with primary responsibility for the maintenance of international peace and security.

306. The United Nations Security Council represents its functions and powers as follows:¹⁰⁹

¹⁰⁹ <https://www.un.org/securitycouncil/>

Functions and Powers

- a. to maintain international peace and security in accordance with the principles and purposes of the United Nations;
 - b. to investigate any dispute or situation which might lead to international friction;
 - c. to recommend methods of adjusting such disputes or the terms of settlement;
 - d. to formulate plans for the establishment of a system to regulate armaments;
 - e. to determine the existence of a threat to the peace or act of aggression and to recommend what action should be taken;
 - f. to call on Members to apply economic sanctions and other measures not involving the use of force to prevent or stop aggression;
 - g. to take military action against an aggressor.
 - h. to recommend to the General Assembly the appointment of the Secretary-General and, together with the Assembly, to elect the Judges of the International Court of Justice.
307. The Security Council is responsible, for responding to early warnings provided by the Secretary-General or presented by other organs, engaging in the prevention and resolution of disputes, mandating peace operations to provide different types of support aimed at maintaining peace and stability and protecting civilians, and preventing or halting armed conflict and other forms of violence.
308. **As the perpetration of atrocity crimes presents a threat to peace and security and usually occurs in a context of armed conflict, the Security Council has a responsibility to take collective action to prevent and halt atrocity crimes, should peaceful means be inadequate and national authorities manifestly failing to protect their populations against those crimes. Collective action can assume a coercive or non-coercive form, according to the tools available under Chapter VI, VII and VIII of the U.N. Charter.**
309. **The Security Council has adopted some 50 resolutions and presidential statements that refer to the responsibility to protect in relation to country situation of concern and thematic issues, in this way promoting and strengthening the principle.**¹¹⁰
310. As set forth in Article I herein, embodied in the core of the United Nations Charter is:
- 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 and VIII of the UN Charter to help protect populations threatened by these crimes.

¹¹⁰ <https://www.globalr2p.org/resources/335> (broken link)

- 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 ¹¹¹measures under the UN Charter, including but not limited to the collective use of force authorized by the Security Council.

XI. MANDATORY REMEDY BY THE UNITED NATIONS

A. RELEASE OF OUR MOTHERS, FATHERS AND CHILDREN

311. Our mothers, fathers, children and family loved ones have been forcibly disappeared, a war crime for which the United Nations should be outraged.
312. The United Nations must command the release of our loved ones by all necessary actions including military force under Chapter VI of the U.N. Charter.

B: ABOLISHMENT OF GUARDIAN/CONSERVATOR LAWS

313. The Convention of the Rights of Persons with Disabilities mandate the repeal and abolishment of Guardian/Conservator Laws.
314. Article 4 of the Convention on the Rights of Persons with Disabilities provides: ¹¹²

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.

315. The Commission on Human Rights Principles ¹¹³mandate the abolishment and repeal of guardian and conservator laws that contribute to or legitimize human rights violations:

PRINCIPLE 38. Reform of Laws and Institutions

Legislation and administrative regulations and institutions that contribute to or legitimize human rights violations must be repealed or abolished. In particular, emergency legislation and courts of any kind must be repealed or abolished insofar as they infringe the

¹¹¹ <https://www.un.org/en/about-us/un-charter/chapter-7>

¹¹² <https://www.un.org/development/desa/disabilities/convention-on-the-rights-of-persons-with-disabilities/article-4-general-obligations.html>

¹¹³ Updated Principles Set of Principles for the protection and promotion of human rights through action to combat impunity, UN Doc E/CN.4/2005/102 (2005); recommended by Commission on Human Rights resolution 2005/81.

fundamental rights and freedoms guaranteed in the Universal Declaration of Human Rights and the International Covenant on Civil and Political Rights. Legislative measures necessary to ensure protection of human rights and to safeguard democratic institutions and processes must be enacted.

As a basis for such reforms, during periods of restoration of or transition to democracy and/or peace States should undertake a comprehensive review of legislation and administrative regulations.

316. The United Nations must mandate that its member state, the United States abolish and repeal guardian/conservator laws using whatever enforcement means necessary including military force and sanctions.

C: COMPENSATION; RESTITUTION AND REPARATION

317. The right to compensation, restitution and reparation is enshrined in the human rights treaties and charters.¹¹⁴
318. Beyond the general right to compensation for human rights violations, many treaties also enshrine the customary right to compensation for unlawful arrest, detention or conviction including Article 9(5) ICCPR, Article 5(5) ECHR, Article 10 ACHR, Article 16 of the Arab Charter on Human Rights, and Article 85 of the Rome Statute of the International Criminal Court.
319. In humanitarian law, the right to compensation is enshrined in Article 91 of the 1st Additional Protocol to the Geneva.
320. The treaty bodies of the United Nations have recognized a right to compensation even where it is not explicitly mentioned in a particular treaty.
321. Indeed, the Human Rights Committee recommends, as a matter of practice, that States should award compensation.
322. The basis for this recommendation is Article 2(3)(a) ICCPR, which guarantees the right to a remedy; the Committee interprets remedy as comprising compensation.
323. The Human Rights Committee, states that the compensation has to be ‘adequate’.
324. The Committee against Torture similarly urges States to provide ‘fair and adequate compensation’.

¹¹⁴ CAT, Article 14; ILO Indigenous and Tribal Peoples Convention 1989 (No. 169), Article 16(4) and (5); Rome Statute of the International Criminal Court, Article 75(1); Declaration on the Protection of all Persons from Enforced Disappearance, Article 19; Declaration of Basic Principles of Justice for Victims of Crime and Abuse of Power, Principle 12; Declaration on Human Rights Defenders, Article 9(2). In the regional instruments, see: ACHR, Article 63(1); Inter-American Convention to Prevent and Punish Torture, Article 9; Treaty of the European Community, Article 288(2); Charter of Fundamental Rights of the European Union, Article 41(3); AfrCHPR, Article 21(2); Protocol to the AfrCHPR on the Establishment of an African Court on Human and Peoples' Rights, Article 27(1).

325. The Committee on the Elimination of Discrimination against Women, in its General Recommendation stated that to combat violence against women, ‘remedies, including compensation’ should be provided.
326. The Committee on the Elimination of Racial Discrimination relies on Article 6 CERD and understands it to enshrine a right to “just and adequate reparation or satisfaction... including economic compensation”.
327. The right to compensation has also been recognized in numerous resolutions of the UN Commission on Human Rights.¹¹⁵
328. The Working Group on Enforced or Involuntary Disappearances has stressed that the compensation must be adequate, i.e. proportionate to the gravity of the violation.¹¹⁶
329. Like the UN treaty bodies, the Inter-American Commission on Human Rights¹¹⁷ and the African Commission on Human and Peoples’ Rights¹¹⁸ recommend compensation.
330. The Inter-American and European Courts on Human Rights, have developed a detailed jurisprudence on compensation.
331. Compensation must also be paid for violations of humanitarian law. In its Resolution on the Protection of the civilian population in period of armed conflict, the 26th International
332. Conference of the Red Cross and Red Crescent reaffirmed “that any party to an armed conflict which violates international humanitarian law shall, if the case demands, be liable to pay compensation”.¹¹⁹
333. The right to a remedy to claim compensation in the European Convention on Human Rights is not only enshrined in Article 5(5) ECHR for unlawful detention, but also in Article 13 which guarantees the right to an effective remedy.

¹¹⁵ Commission on Human Rights resolutions 2003/63, para 4 (extrajudicial, summary and arbitrary executions) and 2003/32, para 10 (torture).

¹¹⁶ Working Group on Enforced or Involuntary Disappearances, General Comments on Article 19 of the Declaration on the Protection of All Persons from Enforced Disappearance, UN Doc E/CN.1/1998/43 (1998), para 73.

¹¹⁷ See Samuel Alfonso Catalán Lincoleo (Chile), I/ACoMHR, Report No. 61/01, Case 11.771, 16 April 2001, para 96(3) [compensation for physical and non-physical damages, including moral damages, for members of family]; Maria Da Penha Maia Fernandes (Brazil), I/ACoMHR, Report No. 54/01, Case 12.051, 16 April 2001, para 61(3) [symbolic and actual compensation for State failure to prevent domestic violence]; Extrajudicial Executions and Forced Disappearances of Persons (Peru), I/ACoMHR, Report No. 101/01, Case 10.247 et al, 11 October 2001, para 253(3); Lucio Parada Cea et al (El Salvador), I/ACoMHR, Report No. 1/99, 27 January 1999, para 160(3).

¹¹⁸ Malawi African Association et al v Mauritania, AfrComHPR Communications 54/91, 61/91, 98/93, 164/97, 196/97 and 210/98 (2000); Mouvement Burkinabé des Droits de l’Homme et des Peuples v Burkina Faso, AfrComHPR Communication 204/97 (2001); The Social and Economic Rights Action Center and the Center for Economic and Social Rights v Nigeria, AfrComHPR Communication 155/96 (2001), paras 57, 61; John K. Modise v Botswana, AfrComHPR Communication 97/93 (2000), para 96.

¹¹⁹ 593 26th International Conference of the Red Cross and Red Crescent, 1995, Resolution 2 on the Protection of the civilian population in period of armed conflict.

334. This jurisprudence is reflected in Guideline XVI of the CoE Guidelines on Eradicating Impunity for Serious Human Rights Violations, providing that “States should take all appropriate measures to establish accessible and effective mechanisms which ensure that victims of serious human rights violations receive prompt and adequate reparation for the harm suffered”.
335. The Court also made clear that where there exists a remedy in national law to claim compensation, this remedy constitutes a civil right in the sense of Article 6 ECHR so that the procedure must comply with fair trial standards as set out in this provision.
336. The Inter-American Court of Human Rights has awarded ‘moral damage’ to victims since its very first judgment on reparation and based this award on equity.
337. Moral damage is awarded to the victims and his or her family members (not only in cases of disappearances, but also, for instance, in cases in which the victim is imprisoned and tortured in violation of the Convention).
338. Another important feature is the fact that close family members of victims of gross violations are awarded moral damage without having to prove the actual damage, because they are presumed to have a very close relationship to the victim; this is clear for parents, children, spouses and permanent partners of the victim.
339. The Inter-American Commission on Human Rights has a similar jurisprudence to that of the Inter-American Court. In its reports, it recommends compensation not only for the victims, but also for the relatives, particularly, but not only, in the case of enforced disappearances,¹²⁰ for their anguish and stress.¹²¹
340. The European Court of Human Rights orders compensation to victims for non-pecuniary damage when it finds that they have suffered anguish, distress or other mental or physical harm.¹²²
341. Where the victims are disappeared or dead, the Court has awarded non-pecuniary damages to the victims’ heirs. The mental harm must not necessarily be demonstrated by the victim, but may be presumed by the simple fact of a gross violation.

¹²⁰ Anetro Castillo Pero et al (Peru), I/AComHR, Report No. 51/99, Cases 10.471, 13 April 1999, para 151(3).

¹²¹ Samuel Alfonso Catalán Lincoleo (Chile), I/AComHR, Report No. 61/01, Case 11.771, 16 April 2001, para 96(3) [compensation for physical and non-physical damages, including moral damages, for members of family]; Maria Da

Penha Maia Fernandes (Brazil), I/AComHR, Report No. 54/01, Case 12.051, 16 April 2001, para 61(3) [symbolic and actual compensation for State failure to prevent domestic violence]; Extrajudicial Executions and Forced Disappearances of Persons (Peru), I/AComHR, Report No. 101/01, Case 10.247 et al, 11 October 2001, para 253(3); I/AComHR, Report on the Situation of Human Rights in Amayampa, Llallagua and Capasirca, Northern Potosi, Bolivia, December 1996, OEA/Ser.L/V/II, Doc 8 rev 1 (1997), para 204.

¹²² Ipek v Turkey, ECtHR, Judgment of 17 February 2004, paras 237; Aktas v Turkey, ECtHR, Judgment of 24 April 2003, para 361.

342. Beyond the award ordered for relatives or other persons as claimants in the name of the victim, they may also claim compensation in their own right.¹²³
343. The Victims of U.S. Crimes against Humanity seek trial by jury to be convened by an independent tribunal designated by the United Nations to adjudicate compensation, restitution and remuneration.

D: WITNESS/WHISTLEBLOWER/CRIME VICTIM PROTECTION AGAINST REPRISAL AND RETALIATION

344. Since its first resolution on enforced or involuntary disappearances, the General Assembly has acknowledged that it is deeply moved by the anguish and sorrow which disappearances cause to relatives.
345. In its Resolution of 1987 and in subsequent Resolutions, it has appealed to governments to take steps “to protect the families of disappeared persons against any intimidation or any ill-treatment of which they may be the target”.
346. The protection of victims and their families is also enshrined in a number of other treaty and non-treaty standards, including Article 13(3) of the Declaration of the Protection of All Persons from Enforced Disappearance, Article 12 of the International Convention on the Protection of all Persons from Enforced Disappearance and Article 13 of the Convention against Torture.
347. The UN Principles on Extra-legal Executions, and the UN Principles on the Investigation of Torture both require that complainants, witnesses, those conducting the investigation and their families must be protected from violence, threats of violence or any other form of intimidation.
348. Families of the deceased and their legal representatives shall have access to information and be entitled to present evidence.
349. The body of the deceased must be returned to them upon completion of the investigation.
350. The Inter-American Court of Human Rights has also insisted that the State must take all necessary measures of protection for legal operators, investigators, witnesses and next of kin of the victims.

E: CRIMINAL SENTENCING AGAINST THE U. S. GUARDIAN GENOCIDE REGIME

¹²³ Çakici v Turkey, ECtHR, 8 July 1999, Reports 1999-IV, para 130; Aktas v Turkey, ECtHR, Judgment of 24 April 2004, para 364; Kurt v Turkey, ECtHR, Judgment of 25 May 1998, Reports 1998-III; para 175; see also Orhan v Turkey, ECtHR, Judgment of 18 June 2002, para 443; Cyprus v Turkey, ECtHR, Judgment of 10 May 2001, Reports 2001-IV, paras 156-158; Ipek v Turkey, ECtHR, Judgment of 17 February 2004, para 238; Aksoy v Turkey, ECtHR, Judgment of 18 December 1996, Reports 1996-VI, para 113.

BY THE INTERNATIONAL CRIMINAL COURT

E-1: CRIMES AGAINST HUMANITY AND MASS ATROCITIES

351. The Genocide Regime and Crimes against Humanity by the color of law judges set forth in Exhibit A have been incontrovertibly already proven.
352. Therefore, these extrajudicial officials must be criminally sentenced by a trial on the order of a Nuremberg Trial.
353. The UN Principles on Extra-legal Executions require that if investigations are inadequate, “Governments shall pursue investigations through an independent commission of inquiry or similar procedure”.
354. Members of such a commission shall be chosen for their recognized impartiality, competence and independence as individuals.
355. In particular, they shall be independent of any institution, agency or person that may be the subject of the inquiry.”
356. The European Court considers that “it may generally be regarded as necessary for the persons responsible for and carrying out the investigation to be independent from those implicated in the events.
357. This means not only that there should be no hierarchical or institutional connection but also clear independence.”
358. International law prescribes that States must provide an effective remedy for everyone who alleges a violation of his or her human rights.
359. In order to be effective, the authority competent to investigate and decide on the case must be independent and impartial. In the realm of the American Convention on Human Rights and the Charter of Fundamental Rights of the European Union, the remedy guaranteed is an explicitly judicial remedy, which corresponds to Article 8 of the Universal Declaration of Human Rights.
360. Therefore, the Genocide Regime and Crimes Against Humanity by the United States mandates its transfer to and criminal investigation by the International Criminal Court (“ICC”) under Article 13 (b) of the Rome Statute.
361. Under Article 13 (b) Rome Statute, the ICC is entitled to exercise jurisdiction over the territory and nationals of States not party to the Statute.
362. Moreover, any attempt to “opt-out” of accountability for Crimes against Humanity must be held as a further act of atrocities and must be considered a Crime of Aggression. See E.

363. Crimes such as genocide, crimes against humanity and war crimes are being international crimes punishable by any State regardless of any territorial or nationality link to the perpetrator or the victim.¹²⁴
364. Under Article 5 of the Rome Statute of the ICC, these crimes fall within the subject-matter jurisdiction of the ICC.¹²⁵
365. The ICC was established “to put an end to impunity for the perpetrator” of “the most serious crimes of concern to the international community as a whole.”¹²⁶
366. The *Tadic Interlocutory Appeal on Jurisdiction* – three years before the adoption of the Rome Statute – states this category of crimes “are really crimes which are universal in nature [...] transcending the interest of any one State”.¹²⁷
367. Moreover, Article 13(b) of the Rome Statute provides that the preconditions of Article 12 (2) – territoriality or active nationality – do not apply if “a situation in which one or more of such crimes appears to have been committed is referred to the Prosecutor by the Security Council acting under Chapter VII of the Charter of the United Nations”.
368. An Article 13 (b) referral provides for exercise of jurisdiction by the ICC over crimes committed by individuals that are not nationals of a State party to the Statute and in territories that are not of a State party to the Statute.
369. It is therefore evident and obvious that “very meaning” of an Article 13 (b) referral as the exercise of jurisdiction without the consent of neither the territorial State nor the national State is added to provide jurisdiction in the event of non-consent in addition to Article 12 (3) jurisdiction is upon a declaration of acceptance.
370. The Rome Statute establishes a permanent international criminal court with the jurisdiction to prosecute individuals responsible for having committed the most serious crimes of concern to the international community as a whole.

¹²⁴ The ICC concluded in its 1996 Draft Code of Crimes Against the Peace and Security of Mankind that genocide, crimes against humanity and war crimes attract universal jurisdiction, See Report on the Work of its Forty-Eight Session, UN doc. A/51/10, p. 28; Princeton Principles on Universal Jurisdiction, reprinted in Macedo, *Universal Jurisdiction*, 22, Principle 2 provides for universal jurisdiction over the crime against peace, see also Scharf, “Crime of Aggression,” 357.

¹²⁵ Rome Statute of the ICC, July 17, 1998, 2187 U.N.T.S., at 3. Rome Statute, Art. 5 (2) read as follows: “The Court shall exercise jurisdiction over the crime of aggression once a provision is adopted in accordance with Articles 121 and 123 defining the crime and setting out the conditions under which the Court shall exercise jurisdiction with respect to this crime. Such a provision shall be consistent with the relevant provisions of the Charter of the United Nations.” The crime of aggression is now defined in art. 8bis of the Rome Statute, and the conditions for the ICC exercise of jurisdiction in *15bis* and *ter*. These articles were adopted at the Review Conference in Kampala, Resolution RC/Res.6, June 11, 2010. The Assembly of States Party at its 16th Session adopted the Resolution on the Activation of the Jurisdiction of the Court over the Crime of Aggression, Dec. 14, 2017, ICC-ASP/16/Res.5, which activates the Court’s jurisdiction over the crime of aggression as of 17 July 2018.

¹²⁶ Rome Statute, preamble, par. 5–6.

¹²⁷ Prosecutor v. Tadic, Case No. IT-94-1, Decision on the Defence Motion for Interlocutory Appeal on Jurisdiction (Oct. 29, 1997) par. 59 (hereinafter *Tadic Interlocutory Appeal Decision*).

371. Article 13 (b) entails an exercise of prescriptive and adjudicative criminal jurisdictions.
372. Moreover, the *Nuremberg Judgment* established a new relationship between the individual, the State and the international community.¹²⁸
373. The following features stand out from the landscape fashioned by Nuremberg:
- a. individuals are immediately responsible under international law for the crimes of aggression, genocide, crimes against humanity and war crimes;
 - b. individuals are criminally responsible regardless of whether they acted in an official capacity;
 - c. individuals cannot be relieved of their responsibility under international law even if internal law is silent, condones or orders the conduct in question; and
 - d. that international criminal responsibility gives rise to the potential for prosecution by international criminal jurisdiction and national criminal jurisdiction through the exercise *inter alia* of universal jurisdiction.¹²⁹
374. The trial of Adolf Eichmann in 1961 reinforces the principals of universal and international law that genocide, crimes against humanity and war crimes would not go unpunished.
375. By the time of the fall of the Berlin wall the remedy for perpetrators of international crimes as *hostis humani generis*,¹³⁰ and thus subject to universal jurisdiction, was well established.¹³¹

E-2: CRIME OF AGGRESSION

376. The crime of aggression means "the planning, preparation, initiation or execution, by a person in a position effectively to exercise control over or to direct the political or military action of a State, of an act of aggression which, by its character, gravity and scale, constitutes a manifest violation of the Charter of the United Nations."¹³²
377. The U.S. Guardian Genocide Regime constitutes a crime of aggression.
378. Moreover, the manifest flouting by the United States of the U.N. Charter constitutes a Crime of Aggression.

¹²⁸ Broomhall, *International Justice*, 19.

¹²⁹ *Ibid.*, at 19; see also ILC, Principles of International Law recognized in the Charter of the Nürnberg Tribunal and in the Judgment of the Tribunal, Doc. A/1316 (A/5/12), 1950, par. 95–127

¹³⁰ Duhaime's Law Dictionary /Hostis Humani Generis Definition:
Latin: the enemy of mankind.

Related Terms: War, Universal Jurisdiction
Common enemies of all mankind.

¹³¹ The ILC concluded in its 1996 Draft Code of Crimes Against the Peace and Security of Mankind that genocide, crimes against humanity and war crimes attract universal jurisdiction; See also Tadic Interlocutory Appeal Decision, par. 62 ("universal jurisdiction [is] nowadays acknowledged in respect of international crimes"); see also Prosecutor v. Ntuyahaga, Case No. ICTR-98-40-T, Decision on Prosecution Motion to Withdraw the Indictment (March 18, 1999).

¹³² <https://www.coalitionfortheicc.org/explore/icc-crimes/crime-aggression>

379. In addition, the U.S. attempt to portend that it can perpetrate Crimes against Humanity without criminal accountability by purporting to “opt-out” of its liability for Crimes against Humanity by its self-serving refusal to ratify the Rome Statute is a crime of aggression.

380. For these cover up Crimes, the U.S. should be held to even greater criminal liability.

E-3: MANDATORY PROSECUTION BY THE INTERNATIONAL CRIMINAL COURT

381. International human rights law requires that those responsible for gross human rights violations such as extrajudicial executions, torture and ill-treatment, enforced disappearances, genocide, crimes against humanity, war crimes, and other gross human rights violations, should be brought to justice.

382. Amnesties for perpetrators of serious human rights and humanitarian law violations violate the international duty of the State to prosecute and punish them and are incompatible with victims’ right to justice.

383. All States have an obligation to prosecute and punish perpetrators of gross human rights violations and to combat impunity.

384. States must ensure that they fully satisfy their legal obligations in respect of international and internationalized criminal tribunals, including where necessary through the enactment of domestic legislation that enables States to fulfill obligations that arise through their adherence to the Rome Statute of the International Criminal Court or under other binding instruments, and through implementation of applicable obligations to apprehend and surrender suspects and to cooperate in respect of evidence.

385. This is accepted by the highest organs of the United Nations, the Security Council¹³³ and the General Assembly.¹³⁴

386. The United States has failed its responsibility to prosecute and punish perpetrators of gross human rights violation and to combat impunity as in fact it is acting in criminal conflict of interest with these principles as the United States itself is the perpetrator.

387. In accordance with the terms of their statutes, international and internationalized criminal tribunals may exercise concurrent jurisdiction when national courts cannot offer satisfactory guarantees of independence and impartiality or are materially unable or unwilling to conduct effective investigations or prosecutions.¹³⁵

¹³³ Security Council resolutions on: the question concerning Haiti, UN Doc S/RES/1529 (2004), para 7; the situation in Côte d’Ivoire, UN Doc S/RES/1479 (2003), para 8.

¹³⁴ 728 General Assembly resolutions 57/228 (2002) and 57/190 (2003).

¹³⁵ Updated Principles Set of Principles for the protection and promotion of human rights through action to combat impunity, UN Doc E/CN.4/2005/102 (2005); recommended by Commission on Human Rights resolution 2005/81. Principle 20. Jurisdiction of international and internationalized criminal tribunals

388. The resolutions of the Human Rights Commission recognizes that amnesties should not be granted to those who commit violations of international humanitarian and human rights law that constitute serious crimes and urges States to take action in accordance with their obligations under international law.¹³⁶
389. The Human Rights Committee has developed jurisprudence on the duty to prosecute and punish violations of human rights since its first individual cases concerning Uruguay.
390. In the case of *Bleier v Uruguay* the Human Rights Committee urged the Government “to bring to justice any persons found to be responsible for his death, disappearance or ill-treatment”.¹³⁷
391. Similar findings can be found in many cases of the Human Rights Committee¹³⁸ and in its concluding observations on State party reports.¹³⁹ It considers that a climate of impunity for human rights violations (for example through amnesties) constitutes a breach of the obligations of States under the Covenant.¹⁴⁰
392. In General Comment 31 on Article 2 of the Covenant, the Human Rights Committee held: “When committed as part of a widespread or systematic attack on a civilian population, these violations of the Covenant are crimes against humanity.”
393. The Inter-American Court of Human Rights holds that the duty to punish, along with the obligations to prevent, investigate and compensate, forms part of the holistic duty of the State to ‘ensure’ the full enjoyment of human rights.¹⁴¹

¹³⁶ 729 Commission on Human Rights resolutions: 2003/72, paras 2, 10; 2002/79, paras 2, 11; 2001/70, para 2; 2000/68, para 4; E/CN.4/RES/1999/34, para 4; 1998/53, para 4.

¹³⁷ *Bleier v Uruguay*, Human Rights Committee Communication 30/1978, UN Doc CCPR/C/15/D/30/1978 (1982), para 11.

¹³⁸ Human Rights Committee Communications in: *Almeida de Quinteros et al v Uruguay*, UN Doc CCPR/C/OP/2 (1983), para 16(b); *Dermit Barbato v Uruguay*, UN Doc CCPR/C/17/D/84/1981 (1982), para 11; *Celis Laureano v Peru*, UN Doc CCPR/C/56/D/540/1993 (1996), para 10; *Sarma v Sri Lanka*, UN Doc CCPR/C/78/D/950/2000 (2003), para 11; *Nydia Erika Bautista v Colombia*, UN Doc CCPR/C/55/D/563/1993 (1995), para 8.6, 10; *José Vicente y Amado Villafañe Chaparro v Colombia*, UN Doc CCPR/C/60/D/612/1995 (1997), para 8.2; *Coronel et al v Colombia*, UN Doc CCPR/C/70/D/778/1997 (2002), para 10; *Njaru v Cameroon*, UN Doc CCPR/C/89/D/1353/2005 (2007), para 8; *Banda v Sri Lanka*, UN Doc CCPR/C/91/D/1426/2005 (2007), para 9.

¹³⁹ Human Rights Committee Concluding Observations on: *Libyan Arab Jamahiriya*, UN Doc CCPR/C/79/Add.101 (1998), paras 7, 10; *Mexico*, UN Doc CCPR/C/79/Add.109 (1999), para 6; *Algeria*, UN Doc CCPR/C/79/Add.95 (1998), paras 6, 7, 9; *Argentina*, UN Doc CCPR/CO/70/ARG (2000), para 9, 13; *Kyrgyz Republic*, UN Doc CCPR/CO/69/KGZ (2000), para 7; *Guatemala*, UN Doc CCPR/CO/72/GTM (2001), para 12; *Venezuela*, UN Doc CCPR/CO/71/VEN (2001), para 8; *Hungary*, UN Doc CCPR/CO/74/HUN (2002), para 12; *Colombia*, UN Doc CCPR/C/79/Add.76 (1997), para 32; *Argentina*, UN Doc CCPR/CO/70/ARG (2000), paras 9, 13.

¹⁴⁰ 734 Human Rights Committee Concluding Observations on: *Uruguay*, UN Doc CCPR/C/79/Add.19 (1993), para 7; *Chile*, UN Doc CCPR/C/79/Add.104 (1999), para 7; *Lebanon*, UN Doc CCPR/C/79/Add.78 (1997), para 12; *El Salvador*, UN Doc CCPR/C/79/Add.34 (1994), para 7; *Haiti*, UN Doc A/50/40 (1995), paras 224-241, at 230; *Peru*, UN Doc CCPR/CO/70/PER (2000), para 9; *France*, UN Doc CCPR/C/79/Add.80 (1997), para 13; *Argentina*, UN Doc CCPR/C/79/Add.46 (1995), para 146, and UN Doc CCPR/CO/70/ARG (2000),

¹⁴¹ Human Rights Committee, General Comment No. 31 on the Nature of the General Legal Obligation Imposed on States Parties to the Covenant, UN Doc CCPR/C/74/CRP.4/Rev.6 (2004), para 18

394. The Inter-American Court has derived the duty to punish from the general guarantee of Article 1(1) and the duty to take domestic measures under Article 2 of the Convention. The Court also considers the duty to punish flows from Articles 8(1) and 25(1).
395. Inter-American Commission on Human Rights recommended “that the member States of the Organization of American States adopt such legislative and other measures as may be necessary to invoke and exercise universal jurisdiction in respect of individuals in matters of genocide, crimes against humanity, and war crimes”.
396. The European Court of Human Rights has recognized since 1985 that certain acts which impede the enjoyment of a person’s right to physical integrity, whether committed by public or private persons, require that the State punish such acts by criminal law.
397. The European Court of Human Rights not only holds that the obligation to prosecute and punish flows from the substantive guarantees of the Convention (such as the prohibition of
398. torture, and cruel, inhuman and degrading treatment, the protection of the right to life or private life), but that it is part of the right to a remedy, guaranteed in Article 13 ECHR.⁷⁶⁷
399. Furthermore, summarizing the Court’s jurisprudence and reflecting other CoE treaty and non-treaty standards, Guideline XII of the CoE Guidelines on Eradicating Impunity for Serious Human Rights Violations underscores States’ duties to cooperate in eradicating impunity: “International co-operation plays a significant role in combating impunity. In order to prevent and eradicate impunity, States must fulfil their obligations, notably with regard to mutual legal assistance, prosecutions and extraditions, in a manner consistent with respect for human rights, including the principle of ‘non-refoulement’, and in good faith. To that end, States are encouraged to intensify their co-operation beyond their existing obligations.”
400. The duty to punish enforced disappearances has been affirmed by the Human Rights Committee, the Inter-American Commission and Court of Human Rights, the European Court of Human Rights, and the African Commission on Human and Peoples’ Rights.
401. The duty to prosecute and punish enforced disappearances is also enshrined in Articles 3 and 6-10 of the Convention for the Protection of All Persons from Enforced Disappearance, Article 4 of the UN Declaration on the Protection of All Persons from Enforced Disappearance, and Articles I and IV of the Inter-American Convention on Forced Disappearance of Persons.
402. The Working Group on Enforced or Involuntary Disappearances highlights the intrinsic relationship between prevention and punishment of perpetrators of enforced disappearances: “Turning to consideration of preventive measures, the Group highlights the following: ...bringing to justice all persons accused of having committed acts of enforced disappearances, guaranteeing their trial only by competent civilian courts and ensuring that

they do not benefit from any special amnesty law or other similar measures likely to provide exemption from criminal proceedings or sanctions... The Working Group is convinced that ending impunity for the perpetrators of enforced or involuntary disappearances is a circumstance pivotal, not only to the pursuit of justice, but to effective prevention.”

403. The duty to punish enforced disappearances has also been affirmed by the Human Rights Committee, the Inter- American Commission and Court of Human Rights, the European Court of Human Rights, and the African Commission on Human and Peoples’ Rights.
404. It is beyond doubt that crimes against humanity impose an obligation on States to prosecute and punish. This was codified in the Nuremberg Charter of the International Military Tribunal, and later in the Statutes of the International Tribunal for the Former Yugoslavia, the International Tribunal for Rwanda, and the International Criminal Court.
405. It was also reaffirmed in Resolution 95(1) of 11 December 1946 on the Affirmation of the Principles of International Law recognized by the Charter of the Nuremberg, the Convention on the Non-Applicability of Statutory Limitations to War Crimes and Crimes Against Humanity, and the Principles of international co-operation in the detention, arrest, extradition and punishment of persons guilty of war crimes and crimes against humanity and codified in the Draft Code of Crimes against Peace and Security of Mankind of 1996 of the International Law Commission.
406. There is no requirement of an armed conflict in the Rome Statute of the International Criminal Court, which defines crimes against humanity as “any of the following acts, when committed as part of a widespread or systematic attack directed against any civilian population, with knowledge of the attack...”.
407. As opposed to the definition of war crimes, which refers to the law of armed conflict, the definition of crimes against humanity does not do so, and indeed the elements of crimes state clearly the attack to which the definition refers “need not constitute a military attack”.
408. Likewise, the Convention on the Non-Applicability of Statutory Limitations to War Crimes and Crimes against Humanity states that crimes against humanity can be committed in time of war or in times of peace.
409. It is equally beyond doubt that the crime of genocide constitutes a crime under international law – both customary and treaty law, which carries a duty to prosecute and punish. This is enshrined in Articles IV, V and VI of the Convention on the Prevention and Punishment of the Crime of Genocide. In 1994, the Security Council established the International Tribunal for Rwanda in Resolution 955 “for the sole purpose of prosecuting persons responsible for genocide and other serious violations of international humanitarian law committed in the

territory of Rwanda and Rwandan citizens responsible for genocide and other such violations committed in the territory of neighbouring States”.

410. The Crime of genocide is now enshrined in Article 6 of the Rome Statute of the International Court. The International Court of Justice confirmed that the failure of Serbia to fully co-operate with the International Criminal Tribunal for the Former Yugoslavia, which also has jurisdiction over the crime of genocide, among others, amounted to a violation of its obligation to punish under the Genocide Convention.
411. It is beyond doubt that States have an obligation to prosecute and punish perpetrators – be they the direct or indirect authors or accomplices - of gross human rights violations, in particular the authors of acts such as torture and cruel, inhuman or degrading treatment or punishment, unlawful killings, enforced disappearances, crimes against humanity, genocide and war crimes.

E-4: NO AMNESTY / IMPUGNITY

412. The Human Rights Committee held in its General Comment No. 20 concerning the prohibition of torture and cruel, inhuman or degrading treatment or punishment that: “Amnesties are generally incompatible with the duty of States to investigate such acts; to guarantee freedom from such acts within their jurisdiction; and to ensure that they do not occur in the future”.
413. Furthermore, it has held in observations to States party reports and in individual cases it considers amnesty laws for gross violations of human rights incompatible with the Covenant.
414. The Committee against Torture has recommended that States “ensure that amnesty laws exclude torture from their reach”.
415. It has repeatedly recommended that: “In order to ensure that perpetrators of torture do not enjoy impunity, that the State party ensure the investigation and, where appropriate, the prosecution of those accused of having committed the crime of torture.”¹⁴²
416. The Commission on Human Rights repeatedly recognized in its Resolutions on impunity “that amnesties should not be granted to those who commit violations of international

¹⁴² Human Rights Committee Concluding Observations on: Uruguay, UN Doc CCPR/C/79/Add.19 (1993), para 7; Chile, UN Doc CCPR/C/79/Add.104 (1999), para 7; Lebanon, UN Doc CCPR/C/79/Add.78 (1997), para 12; El Salvador, UN Doc CCPR/C/79/Add.34 (1994), para 7; Haiti, UN Doc A/50/40 (1995), paras 224-241, at 230; Peru, UN Doc CCPR/CO/70/PER (2000), para 9; France, UN Doc CCPR/C/79/Add.80 (1997), para 13; Argentina, UN Doc CCPR/C/79/Add.46 (1995), para 146, and UN Doc CCPR/CO/70/ARG (2000), para 9; Croatia, UN Doc CCPR/CO/71/HRV (2001), para 11; Guatemala, UN Doc CCPR/CO/72/GTM (2001), para 12. See also Human Rights Committee Communications in: Hugo Rodríguez v Uruguay, UN Doc CCPR/C/51/D/322/1988 (1994), para 12.4 [torture]; Celis Laureano v Peru, UN Doc CCPR/C/56/D/540/1993 (1996), para 10 [disappearance].

humanitarian and human rights law that constitute serious crimes and urges States to take action in accordance with their obligations under international law”.¹⁴³

417. Amnesties for perpetrators of serious human rights and humanitarian law violations violate the international duty of the State to prosecute and punish them and are incompatible with victims’ right to justice.

F: SANCTIONS AND EMBARGOS AGAINST THE UNITED STATES

418. The mass atrocities by the United States mandate sanctions and embargoes.

G: REMOVAL OF UNITED STATES FROM THE UNITED NATIONS

419. The U.S. Guardian Genocide Regime and Crimes against Humanity by the United States mandates its removal from the United Nations as a hosting nation, a member and veto state.

H: THE UNITED NATIONS MUST EXECUTE ALL NECESSARY MEASURES INCLUDING MILITARY FORCE

420. This United Nations organization must take all measures necessary to execute the mandatory remedy set forth herein including military force.

XII. CONCLUSION; MANDATORY AND DEMANDED REMEDY

421. The United States is committing Crimes of Genocide; Crimes against Humanity; Mass Human Rights Atrocities; Pillaging and Crimes of Torture.
422. The United States is engaged in Crimes of Aggression by subversively, deliberately and intentionally defying the treaties and conventions of the United Nations 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.
423. The United States and the U. S. Guardian Genocide Regime is a danger and security threat to the lives and safety of the world.
424. Crimes of Genocide; Crimes against Humanity; Mass Human Rights Atrocities; Pillaging and Crimes of Torture mandate the following remedy by the U.N.demanded by Plaintiffs:
- a. The Urgent and Immediate Release of the parents, children, family and loved ones from the U.S. Guardian Genocide Regime;
 - b. The Abolishment and Repeal of Guardian/Conservator Laws;
 - c. Compensation, Restitution and Remuneration to the Victims;
 - d. Whistleblower and witness protection for the Victims;

¹⁴³ 881 Commission on Human Rights resolutions 2003/72, para 2, and 2002/79, para 2.

- e. Referral of these Crimes against Humanity to the International Criminal Court by the U.N. for Investigation and sentencing of the perpetrators of the U.S. Guardian Genocide Regime including but not limited to those set forth in Exhibit A.
 - f. The sentencing panel must include representative Plaintiffs.
 - g. The magnitude of these mass atrocities and the dire life endangerment of millions of American and persons around the world who are being held hostage, tortured, enslaved and threatened with murder mandate that all members authorize the United Nations Security Council to use Military Force to enforce these remedies and relief.
 - h. A criminal trial against the perpetrators of the U.S. Guardian Genocide Regime on the order of a Nuremberg Trial.
425. Crimes of Genocide; Crimes against Humanity; Mass Human Rights Atrocities; Pillaging and Crimes of Torture by the United States defy, flout and violate the U.N. Charter and the express U.N. principals in its treaties and conventions.
426. The barbarous, inhumane and immoral United States violates the United Nations Charter and makes the United States unfit to be a member, hosting or veto state in the U.N.
427. Crimes of Genocide; Crimes against Humanity; Mass Human Rights Atrocities; Pillaging and Crimes of Torture by the United States mandate its expulsion from the United Nations as a member, host and veto state member.
428. Sanctions and Embargoes against the United States.

We request a response to this Lawsuit and Formal Criminal Complaint with a timeline of the actions taken and to be taken with regard to Mass Genocide/Slaughter and destruction of families within 72 hours.

**MASS GENOCIDE; CRIMES AGAINST HUMANITY; MASS HUMAN
RIGHTS ATROCITIES; PILLAGING; TORTURE BY THE
UNITED STATES GUARDIAN GENOCIDE REGIME
EMERGENCY MANDATORY RELIEF**

**THE CRIMES OF MASS GENOCIDE, CRIMES AGAINST HUMANITY, FORCIBLE
DISAPPEARANCE AND PILLAGING BY THE UNITED STATES IS PERPETRATED
AGAINST SIX MILLION INNOCENT, DEFENSELESS, VULNERABLE PERSONS.**

**OVER 40 TRILLION DOLLARS HAS BEEN LOOTED AND MONEY LAUNDERED
FROM THE ASSETS OF THE VICTIMS.**

Submitted by:

<i>_s/Barbara Stone</i> Barbara Stone Barbara.stone.usa@gmail.com 786.696.7816 /786.759.9893	<i>_s/ Dr. Robert Sarhan</i> Dr. Robert Sarhan drrob2007@yahoo.com 919.930.9888	<i>_s/ Mary Mieczynski</i> Mary Mieczynski sunshin111@hotmail.com
<i>_s/Patty Reid</i> Patty Reid Peareidy2@gmail.com 301.237.1659	<i>_s/Maria C. Romero</i> Maria C. Romero Maria.c.romero@aero.org 571.304.3741	<i>_s/Ilya Itseglin</i> Ilya Itseglin itseglin@gmail.com
<i>_s/Debbie Fox</i> Debbie Fox foxeskimo@yahoo.com	<i>_s/Randy Robinson</i> Randy Robinson Randy09660@gmail.com	<i>_s/Poppy Helgren</i> Poppy Helgren helgrenp@veterans.nv.gov
<i>_s/Ernest Moore</i> Ernest Moore tjcn2k@gmail.com	<i>_s/Christine Middleton</i> Christine Middleton Theyellowbean@protonmail.com	<i>_s/Elizabeth Benedetto</i> Elizabeth Benedetto Ea_benedetto@yahoo.com
<i>_s/Ken Swenson</i> Ken Swenson Kenswenson75@yahoo.com	<i>_s/Cindy Card</i> Cindy Card Crcs75@yahoo.com	<i>_s/Randi Borrack</i> Randi Borrack gradientborrack@gmail.com
<i>_s/Becky Harber</i> Becky Harber Bluemist2005@att.net	<i>_s/Fran (Rutkosky) Grady-Gilhooly</i> Fran (Rutkosky) Grady-Gilhooly Frangrady.rn@gmail.com	<i>_s/Tony Reid</i> Tony Reid walkerswood@hotmail.com
<i>_s/Alex Kumpin</i> Alex Kumpin aleklegnica@gmail.com	<i>_s/Aldona Kumpin</i> Aldona Kumpin aldonakumpin@gmail.com	<i>_s/Loyd A. Waugh</i> Loyd A. Waugh Allies4elders@gmail.com
<i>_s/Joan Stanton</i> Joan Stanton joansloans@yahoo.com	<i>_s/Mary Steffen</i> Mary Steffen Earthfloors1@gmail.com	<i>_s/April Donovan</i> April Donovan aprilmelody_86@hotmail.com
<i>_s/Jodee Sussman</i> Jodee Sussman flowersbyjodee@yahoo.com	<i>_s/Steve Miller-Hart</i> Steve Miller-Hart dmfmfr@gmail.com	<i>_s/Barbara Ann Miller</i> Barbara Ann Miller
<i>_s/Michael Nedderman</i> Michael Nedderman 25352lu@gmail.com	<i>_s/Suzanne Whelan</i> Suzanne Whelan sdvsnw@gmail.com	<i>_s/David Whelan</i> David Whelan dwhelan21@gmail.com
<i>_s/Teresa Lyles</i> Teresa Lyles tozzolyles@gmail.com	<i>_s/Linda Scott</i> Linda Scott dsy355@aol.com	<i>_s/Deborah Scott Young</i> Deborah Scott Young dsy355@aol.com
<i>_s/Doug DeMoranville</i> Doug DeMoranville 5407556008@mms.att.net	<i>_s/Bonnie Carter</i> Bonnie Carter Bonniecarter0324@gmail.com	<i>_s/Thomas Howe</i> Thomas Howe thomashowe@hotmail.com
<i>_s/Joanna Bougalis</i> Joanna Bougalis ioannabougali@gmail.com	<i>_s/Katherine Bougalis</i> Katherine Bougalis	<i>_s/Melissa Edwards</i> Melissa Edwards MJKEwards@mail.com

<u>/s/ Linda Grzybowicz</u> Linda Grzybowicz Rivera55amg@aol.com	<u>/s/ Marla Zahn</u> Marla Zahn Marlazahn300@yahoo.com	<u>/s/ Christian Mcanally</u> Christian Mcanally christianmcanally2016@gmail.com
<u>/s/ John Gunn</u> John Gunn brooklynborn811@yahoo.com	<u>/s/ Elaina Stainbrook</u> Elaina Stainbrook laneyrocks79@gmail.com	<u>/s/ Angela Campbell</u> Angela Campbell alckytyke@yahoo.com
<u>/s/ Cheryl Abrams</u> Cheryl Abrams mscherylabrams@gmail.com	<u>/s/ Ronda Butler</u> Ronda Butler parteeship@yahoo.com	<u>/s/ Adrian Wright</u> Adrian Wright ajwright@ajwright.com
<u>/s/ Michael Lipson</u> Michael Lipson ronghazmin@gmail.com	<u>/s/ Westley Curtiss</u> Westley Curtiss Curtisswestley@gmail.com	<u>/s/ Orit Mizrachi</u> Orit Mizrachi orit04@yahoo.com
<u>/s/ Patty Lacy</u> Patty Lacy atlast@roadrunner.com	<u>/s/ Gary Housman</u> Gary Housman Dhousman01@gmail.com	<u>/s/ Diane Housman</u> Diane Housman
<u>/s/ John Serhan Oral</u> John Serhan Oral joral6809@gmail.com	<u>/s/ Holly J. Delph</u> Holly J. Delph hdemic1234@gmail.com	
<u>/s/ John Doe 1</u> ¹⁰² John Doe 1	<u>/s/ John Doe 2</u> John Doe 2	Parties in Interest

333 S.E. 2nd Avenue # 2066, Miami, FL 33131

CERTIFICATE OF SERVICE

I hereby certify this Criminal Complaint for Crimes against Humanity and Crimes of Genocide has been filed on the Florida e-portal this 5th day of August, 2021

/s/ Barbara Stone
Barbara Stone

These victims are terrified to disclose their identity as they are under false criminal charges for exposing crimes

EXHIBIT A
VICTIMS OF CRIMES AGAINST HUMANITY; MASS GENOCIDE; FORCIBLE
DISAPPEARANCE; HUMAN TRAFFICKING; TORTURE; PILLAGING

	Victims of Crimes against Humanity/ Genocide/Mass Human Rights Atrocities/ Forcible Disappearance/ Torture/Pillaging by U.S. Government	County and State	Case No ¹⁴⁵	Extra-Judicial Genocide Regime under the Auspices of U.S. Government Employees ¹⁴⁶
1	Barbara Stone's mother, Helen Stone Murdered, Human trafficked, Forcibly disappeared, Tortured, Pillaged Barbara Stone Human trafficked, Tortured, Pillaged	Miami-Dade County, Florida	Guardian Case 12-4330 and attendant cases Probate Case 19-4417	Michael Genden Celeste Hardee Muir Rosa Figarola Jerald Bagley Maria Korvick Milton Hirsch Yvonne Colodny
2	Dr. Robert Sarhan's mother Yvonne Sarhan Murdered, Human trafficked, Forcibly disappeared, Tortured, Pillaged Dr. Robert Sarhan Human trafficked, Tortured, Pillaged	Miami-Dade County, Florida	03-3440	Celeste Hardee Muir Maria Korvich
3	Patty Reid's son Landan Reid Missing Human Trafficked, Forcibly disappeared, Tortured, Pillaged	Broward County, Florida	PRC000004940 062000CP04940AX	Mark A. Speiser Mel Grossman Peter Weinstein

¹⁴⁵ The cases listed are those directly related to the U.S. Guardian Genocide Regime. There are thousands of additional cases in inextricably intertwined rackets probate rackets where the assets of the victims and the inheritance of their loved ones are pillaged and where family members are falsely arrested, lose their homes and are forced into bankruptcy and foreclosure in inextricably intertwined rackets.

¹⁴⁶ The extrajudicial public servants listed are only those directly perpetrating the U.S. Guardian Genocide Regime. The extrajudicial public servants include thousands who aided, abetted, conspired and covered up the "Genocide/Human Trafficking/Blackmail Pronouncements of the U.S. Guardian Genocide Regime on appeal, when complaints filed to cover up extrajudicial public servants in the guise of "oversight judges" and the other state and federal judges involved in inextricably intertwined rackets where family members are falsely arrested, lose their homes and are forced into bankruptcy and foreclosure in inextricably intertwined rackets.

	Patty Reid Human trafficked, Tortured, Pillaged			
4	Maria C. Romero's mother, Maria Romero Human trafficked, Forcibly disappeared, Tortured, Pillaged Maria C. Romero Human trafficked, Tortured, Pillaged	Brevard County, Florida	05-2017-GA-012737	Lisa Davidson
5	Christine Middleton's father James Lamar Middleton Human trafficked, Forcibly disappeared, Tortured, Pillaged Christine Middleton Human trafficked, Tortured, Pillaged	St. Lucie County, Florida	562020GA000065 & 562020MH000331	Rebecca White Lawrence Mirman
6	Mary Mieczynski's son Anthony Mieczynski Human trafficked, Forcibly disappeared, Tortured, Pillaged Mary Mieczynski Human trafficked, Tortured, Pillaged	Seminole County, Florida	06-GA-182	John D. Galluzzo Kenneth Lester Jr. Nancy F. Alley
7	Poppy Helgren's father Lester G. Moore Murdered, Human trafficked, Forcibly disappeared, Tortured, Pillaged Poppy Helgren Human trafficked, Tortured, Pillaged	Ventura County California	56-2010-00387487- PR-CP-OXN	Glen Reiser Roger L. Lund
8	Randi Borrack's father Richard Louis Borrack Missing Human trafficked, Forcibly disappeared, Tortured, Pillaged Randi Borrack Human trafficked, Tortured, Pillaged	Martin County, Florida	09-67IN; 432009GA00068; 432014000325	Gary Sweet Lawrence Mirman

9	Ilya Tseglin's son Nate Tseglin Human trafficked, Forcibly disappeared, Tortured, Pillaged Ilya Tseglin Human trafficked, Tortured, Pillaged	Orange County California	A246780	Jamoa A. Moberly, Jacki C. Brown, Gerald G. Johnson, David L. Belz
10	Ernest Moore's mother, Myrtle L. Moore Murdered, Human trafficked, Forcibly disappeared, Tortured, Pillaged Ernest Moore Human trafficked, Tortured, Pillaged	Los Angeles County, CA Probate Court in Gwinnett County, Georgia	BP141987 12-C-00748	Aviva K. Bobb Michael I. Levanas Lesley C. Green Barbara Johnson Ana Maria Luna
11	Cindy Card's mother Ella Card Human trafficked, Forcibly disappeared, Tortured, Pillaged Cindy Card and Ken Swenson Human trafficked, Tortured, Pillaged	Kings County New York	100016/2011	Leon Ruchelsman Betsy Barros
12	Debbie Fox and Randy Robinson's mother, USMC Gayle Robinson Human trafficked, Forcibly disappeared, Tortured, Pillaged Debbie Fox and Randy Robinson Human trafficked, Tortured, Pillaged	Wayne County, Michigan	2014-797255	Mary Rowan and her successors
13	Ronda Butler's mother, Ruth S. Huglin Human trafficked, Forcibly disappeared, Tortured, Pillaged Ronda Butler Human trafficked, Tortured, Pillaged	Clackamas, OR.	19PR00099	Susie Norby

14	<p>Thomas Howe's mother, Beverly May Howe</p> <p>Murdered, Human trafficked, Forcibly disappeared, Tortured, Pillaged</p> <p>Thomas Howe</p> <p>Human trafficked, Tortured, Pillaged</p>	Genesee County, Flint, Michigan	18210538-GA (Guardianship) 21216835-DE (Deceased Estate)	Jeannie Barkey Thomas Byerley of Eaton County by State Court Administrator Thomas Boyd
15	<p>Loyd A. Waugh's loved one, Susan M. King</p> <p>Human trafficked, Forcibly disappeared, Tortured, Pillaged</p> <p>Loyd A. Waugh</p> <p>Human trafficked, Tortured, Pillaged</p>	Multnomah County, Oregon	Susan M. King - Case #17PR01740	Katherine Tennyson Francis G. Troy Patrick W. Henry
16	<p>Joan Stanton and Mary Steffen's mother, Elizabeth E. Weber</p> <p>Murdered, Human trafficked, Forcibly disappeared, Tortured, Pillaged</p> <p>Joan Stanton and Mary Steffen's father, Richard C. Weber</p> <p>Murdered, Human trafficked, Forcibly disappeared, Tortured, Pillaged</p> <p>Joan Stanton and Mary Steffen</p> <p>Human trafficked, Tortured, Pillaged</p>	Palm Beach County, Florida	Elizabeth E Weber Case #2013GA000460XX XSB Richard C Weber Case #2013GA000481XX XSB	David French
17	<p>April Donovan's mother Twila Jean Apper</p> <p>Murdered, Human trafficked, Forcibly disappeared, Tortured, Pillaged</p> <p>April Donovan</p> <p>Human trafficked, Tortured, Pillaged</p>	Houghton County, Michigan.	17-26063-GA.	Fraser Strome

18	Jodee Sussman's mother, Marty S. Adair Human trafficked, Forcibly disappeared, Tortured, Pillaged Jodee Sussman Human trafficked, Tortured, Pillaged	Orange County, California	30-2019-01066588- PR-CP-CJC	Gerald Johnston
19	Fran (Rutkosky) Grady- Gilhooly's son Brad Jeff Rutkosky Murdered, Human trafficked, Forcibly disappeared, Tortured, Pillaged Fran (Rutkosky) Grady- Gilhooly Human trafficked, Tortured, Pillaged	Seminole County, Florida Orange County, California	03 0213 GA 2003 Associated Case 48 1986 Dr 008550.	Nancy F. Alley John Galluzzo Susan Stacy Alan Dickey Associated Case Jeffords J. Miller H. Thomas Mihok child visitation orders transferred to Sem. Co Judge Alley when Commodario filed for Co Guardianship with Alley who his Dept was protecting
20	Alex Kumpin and Aldona Kumpin's mother Danuta Kumpin Murdered, Human trafficked, Forcibly disappeared, Tortured, Pillaged Alex Kumpin and Aldona Kumpin Human trafficked, Tortured, Pillaged	Cook County, Illinois	2020P003668	Shauna L. Boliker
21	Steve Miller-Hart and Barbara Ann Miller's father, Donald G. Miller Murdered, Human trafficked, Forcibly disappeared, Tortured, Pillaged Steve Miller-Hart and Barbara Ann Miller Human trafficked, Tortured, Pillaged	Dallas County, Oregon	D17-0550	

22	Michael Nedderman's mother Delores Ruth Nedderman Murdered, Human trafficked, Forcibly disappeared, Tortured, Pillaged Michael Nedderman Human trafficked, Tortured, Pillaged	Alameda County, California	RP16807891	Thomas M. Reardon
23	Suzanne Terranova Whelan's aunt Susan Terranova Human trafficked, Forcibly disappeared, Tortured, Pillaged Suzanne Terranova Whelan Human trafficked, Tortured, Pillaged	Montgomery County, Alabama	16-00641	Steven Reed JC Love
24	Teresa Lyles' mother, Carmen Tozzo Murdered, Human trafficked, Forcibly disappeared, Tortured, Pillaged Teresa Lyles Human trafficked, Tortured, Pillaged	Alachua County, Florida	Case: 11-GA-623	Stan Griffis Mary Coker Victor Hulslander
25	Melissa Edwards' mother, Kim Marie Edwards Murdered, Human trafficked, Forcibly disappeared, Tortured, Pillaged Melissa Edwards Human trafficked, Tortured, Pillaged	Wayne County Michigan	Case #: 2004- 681886-GA (Guardianship) and 2010-752507-TV (Trust)	Martin T Maher, David T Braxton (current)
26	Deborah Scott Young and her sister Linda Scott's mother, Anna M. Scott Murdered, Human trafficked, Forcibly disappeared, Tortured, Pillaged	Marion County, Florida	Case # 422016GA000039G AAXXX Case# 16GA000039AX	Mary Hatcher S. Sue Robbins Lisa Herndon

	Deborah Scott Young and her sister Linda Scott Human trafficked, Tortured, Pillaged			
27.	Doug DeMoranville's son Ryan DeMoranville Human trafficked, Forcibly disappeared, Tortured, Pillaged Doug DeMoranville Human trafficked, Tortured, Pillaged	Spotsylvania County, Virginia	Case #s CL10 350-0 CL10 350-01 CL10 350-02 CL10 350-03	J. Howe Brown
28	Cheryl Abrams Human trafficked, Tortured, Pillaged	New Brunswick, New Jersey	Case #: 269573	Roger W. Daley
29	John Gunn's son, Christopher Gunn Human trafficked, Forcibly disappeared, Tortured, Pillaged John Gunn Human trafficked, Tortured, Pillaged	Richmond County, Staten Island, NY	Case#: 80238/2008	Thomas Aliotta
30	Elaina Stainbrook's grandmother, Mary Lorraine Burgett Phillips Murdered, Human trafficked, Forcibly disappeared, Tortured, Pillaged Elaina Stainbrook Human trafficked, Tortured, Pillaged	Lake County, Ohio	Case #s: 15GU0223 and 16ES0524	Mark J. Bartolotta
31	Joanna Bougalis and her mother Katherine G. Bougalis Escaped from Forcible Disappearance, Human Trafficking, Pillaging and Torture and fled the U.S.	St. Louis County, Minnesota	Court File 69HI-PR-14-99	Gary Pagliaccetti Andrew R Peterson

32	<p>Angela Campbell's mother Marion Rose Roesler</p> <p>Murdered, Human trafficked, Forcibly disappeared, Tortured, Pillaged</p> <p>Angela Campbell Human trafficked, Tortured, Pillaged</p>	Dodge County, Wisconsin	<p>Guardianship case #: 2015GN000019 Probate Case #: 2019PR000084 Civil case #: 2029CV000293</p>	<p>Guardianship: Brian Pfitzinger</p> <p>Probate/Civil: Troy Cross</p>
33	<p>Michael Lipson and his mother, Doreen (Berg) Lipson</p> <p>Human trafficked, Forcibly disappeared, Tortured, Pillaged</p> <p>Michael Lipson Human trafficked, Tortured, Pillaged</p>	Oakland County, Michigan	2001-277, 029-GA.	Daniel A. O'BRIEN
34	<p>Patty Lacy's father, Stanley Zurko</p> <p>Murdered, Human trafficked, Forcibly disappeared, Tortured, Pillaged</p> <p>Patty Lacy Human trafficked, Tortured, Pillaged</p>	Ventura County, CA	56-2018-00514843	Roger Lund Glenn Reiser Joanne Johnson
35	<p>Becky Harber's husband, Hershel Harber</p> <p>Human trafficked, Forcibly disappeared, Tortured, Pillaged</p> <p>Becky Harber Human trafficked, Tortured, Pillaged</p>	Volusia County, Florida	2020-11867 MHDL	Margaret Hudson
36	<p>Bonnie Carter's son, Andrew Bromberg</p> <p>Human trafficked, Forcibly disappeared, Tortured, Pillaged</p> <p>Bonnie Carter Human trafficked, Tortured, Pillaged</p>	Volusia County, Florida and Leon County, Florida	2007-10165 PRDL; and 321-19J 20	Gilbert Smith Margaret Hudson Katheryn D. Weston

37	Linda Grzybowicz' mother, Fortunate Rivera Human trafficked, Forcibly disappeared, Tortured, Pillaged Linda Grzybowicz Human trafficked, Tortured, Pillaged	Brevard County, Florida	05 2019 ca 043801; 05 2020 ga 020746; and 05 2020 mh 012081	Lisa Davidson
38	Orit Mizrachi's mother Neomi Mizrachi Human trafficked, Forcibly disappeared, Tortured, Pillaged Orit Mizrachi Human trafficked, Tortured, Pillaged	Santa Clara County, California	2015-1-PR-177014	Thomas E. Kuhnle Julie A. Emede
39	Elizabeth Benedetto Human trafficked, Tortured, Pillaged	Pasco County Florida	51-2007-CP- 001152 CRC -10-04400 CFAWS/03 51-2010-CA5648-ES	Mary M. Handsel
40	Marla Zahn's mother, Louise A. Zahn Murdered, Human trafficked, Forcibly disappeared, Tortured, Pillaged Marla Zahn Human trafficked, Tortured, Pillaged	Ozaukee County, Wisconsin Milwaukee County, Wisconsin	County guardianship case of Louise Zahn No. 11-GN-64 Writ of Habeas Corpus -U.S. District Court, Eastern District of WI 2:16-c -01604-LA 16-CV-005947	Sandy Williams Paul V. Malloy Ozaukee County Federal Judge Lynn Adelman and Judge Nancy Joseph denied Writ of Habeas Corpus Dennis P. Moroney
41	Adrian Wright's mother Betty Robinson Human trafficked, Forcibly disappeared, Tortured, Pillaged Adrian Wright Human trafficked, Tortured, Pillaged	Cook County, IL	12 P 4726	Jane Stuart Karen O'Malley Aicha MacCarthy Shana Boliker
42	Christian McAnally's mother, Valbruna McAnally and father, Charles Phillip McAnally Human trafficked, Forcibly disappeared, Tortured, Pillaged Christian McAnally Human trafficked,	Prince George County, Virginia	CL19000371-00 CL19000372-00 CL19000385-00 CL21000355-00 CL21000354-00	William Edward Tomko Edward Anson Robbins Jr.

	Tortured, Pillaged			
43	Gary and Diane Housman and his mother, Hiroko Housman Human trafficked, Forcibly disappeared, Tortured, Pillaged Gary and Diane Housman Human trafficked, Tortured, Pillaged			Lisa Davidson
44	John Serhan C. Oral's son. John Kaya Oral Human trafficked, Forcibly disappeared, Tortured, Pillaged John Serhan C. Oral Human trafficked, Tortured, Pillaged	Seminole County	2007-DR-4732.	John Galluzzo, Melanie Chase, Donna McIntosh, Jessica Recksiedler, Marcia Langlois, Lisa Davidson.
45	Holly J. Delph's daughter, Emily Delph Human trafficked, Forcibly disappeared, Tortured, Pillaged Holly J. Delph Human trafficked, Tortured, Pillaged	Kent county, Michigan	13-193245-DD	David M. Murkowski
46	Westley Curtiss' son, Joshua Ryan Curtiss Human trafficked, Forcibly disappeared, Tortured, Pillaged Westley Curtiss Human trafficked, Tortured, Pillaged	Seminole County, Florida	P2018-GA-000220	Ken Lester Debra Goerner
47	John Doe 1's mother Murdered, Human trafficked, Forcibly disappeared, Tortured, Pillaged John Doe 1 Human trafficked, Tortured, Pillaged	Nevada		

48	<p>John Doe 2's mother, who was employed by the U.S. Military</p> <p>Murdered, Human trafficked, Forcibly disappeared, Tortured, Pillaged</p> <p>John Doe 2</p> <p>Human trafficked, Tortured, Pillaged</p>	Florida		
49	All Parties in Interest, including Britney Spears	All States		All judicial public servants involved in the U.S. Guardian Genocide Regime including Brenda Penny

EXHIBIT LIST

To access the Exhibits, type this link into your browser:

[D:\Exhibit List and Exhibits to U.N. Lawsuit.pdf](#)

A	Gruesome photos of human and sex trafficking and physical atrocities: A-1: Sex abuse of a young boy who is being sex trafficked by the U.S. Guardian Genocide Regime A-2: Sadistic Physical Torture of a prominent fashion designer murdered by injuries 10 days after capture in guardianship.
B.	Notice of Crimes against Humanity and Crimes of Genocide to Co-Defendants Joe Biden and Jen Psaki who failed to remedy, thereby acting as an accomplice, accessory and conspirator
C.	Notice of Crimes against Humanity and Crimes of Genocide to Co-Defendants Merrick Garland who failed to remedy thereby acting as an accomplice, accessory and conspirator
D.	Demand and Cease and Desist Letter sent to corrupt U.S Federal legislative public servants
E.	“Rape of Rights” order where using a FORM TEMPLATE , the Genocide Judge illegally ERASES the rights of Plaintiff Patty Reid’s son, Plaintiff Landan Reid just as done under NUREMBERG LAW.
F.	Outlandish “Pronouncement” of “nothing” illegally signed by Genocide Court Clerk impersonating a Genocide Judge, in criminal violation of 18 U.S.C. 912 and state laws and felony laws regarding fraudulent court documents.
G.	<ol style="list-style-type: none"> 1. Emergency Hospital and Doctor Report of Plaintiff Helen Stone and the mother of Plaintiff Barbara Stone, victims of the U.S. Guardian Genocide Regime documenting malnutrition; dehydration; starvation; drugging; open raw wounds; bruises at genitals; suspicious falls and fractures; infections; repeated pneumonia and “altered mental state” evidencing toxic drugging 2. Affidavit of Plaintiff, Teresa Lyles, daughter of Plaintiff Carmen Tozza, victims of the U.S. Guardian Genocide Regime. 3. Affidavit of Plaintiff, Maria C. Romero, daughter Plaintiff Maria Romero, victims of the U.S. Guardian Genocide Regime. 4. Affidavit of Plaintiff, Poppy Helgren, daughter of Plaintiff Lester Moore, victims of the U.S. Guardian Genocide Regime 5. Affidavit of Plaintiff, Dr. Robert Sarhan, son of Yvonne Sarhan, victims of the U.S. Guardian Genocide Regime. 6. Affidavit of Plaintiff Patty Reid, the mother of Landan Reid, victims of the U.S. Genocide Regime. 7. Declaration of Plaintiff, Michael Nedderman, son of Delores Ruth Nedderman, victims of the U.S. Guardian Genocide Regime. 8. Declaration of Plaintiff, Becky Harber, wife of Hershel Harber, victims of the U.S. Guardian Genocide Regime. 9. Statement of Plaintiffs, Ken Swenson, Cindy Card and Ella Card, victims of the U.S. Guardian Genocide Regime
H.	Photo of Swat team breaking into home of Plaintiff, John Doe’s mother and holding Plaintiff John Doe at gun point

I.	“Blackmail” order of Genocide Judge issued against the daughter of a victim who was threatened with bodily arrest for demanding the Genocide Court cease human trafficking her mother and her mother being drugged by unlicensed, unidentified persons.
J.	Samples of Endless Pillaging Petitions and “Consents to Pillaging Orders” by the U.S. Guardian Genocide Racket.
K.	1. Declaration of Plaintiff, Joanna Bougalis <u>forced to flee the country</u> to save the lives of her and her mother, Plaintiff Katherine G. Bougalis. 2. Website of Plaintiff Joanna Bougalis exposing the atrocities of the U.S. Guardian Genocide Racket https://sites.google.com/view/guardianshipjoannebougalis/home
L.	“Consent to Pillaging Order” by Genocide Judge to the financial rape of a vulnerable mother being human trafficked, tortured and held in seclusion by multiple predators in the U.S. Guardian Genocide Racket of her home and assets in Spain, thereby also perpetrating international acts of terrorism.
M.	Form of “Dear Friend” letter from some unidentified person in the mailroom with an un-working telephone number, in response to a complaint for Crimes against Humanity filed with Co-Defendant Merrick Garland’s predecessor informing the daughter of a victim being subjected to Crimes against Humanity that perhaps at some time action may be taken to protect her mother from being murdered. There was never a response.
N.	Samples of “Cover Up” Letters by Governor Public Servants, Collusive Judicial Public Servants “Oversight” Rackets, Other Public Servant Officials and their Genocide Arms

To access the Exhibits, type this link into your browser:

<D:\Exhibit List and Exhibits to U.N. Lawsuit.pdf>

EXHIBIT B
WORLD LEADERS

ANGELA MERKEL, CHANCELLOR OF GERMANY
FEDERAL CHANCELLERY, WILLY-BRANDT-STR. 1, 10557 BERLIN, GERMANY
internetpost@bpa.bund.de

JEAN CASTEX, PRIME MINISTER OF FRANCE
HÔTEL DE MATIGNON, 57 RUE DE VARENNE, 75007 PARIS, FRANCE

SEBASTIAN KURTZ, FEDERAL CHANCELLOR OF THE REPUBLIC OF AUSTRIA
FEDERAL CHANCELLERY OF AUSTRIA (BUNDESKANZLERAMT ÖSTERREICH)
BALLHAUSPLATZ 2, 1010 VIENNA, AUSTRIA
service@bka.gv.at

SOPHIE WILMÈS, PRIME MINISTER OF BELGIUM
PRIME MINISTER'S POLICY BODIES RUE DE LA LOI 16 1000 BRUSSELS
sophie.wilmes@premier.fed.be

JUSTIN TRUDEAU, PRIME MINISTER OF CANADA
80 WELLINGTON ST, OTTAWA, ON K1A 0A2
justin.trudeau@parl.gc.ca

METTE FREDERIKSEN, PRIME MINISTER OF DENMARK
1240 COPENHAGEN K, DENMARK

SANNA MARIN, PRIME MINISTER OF FINLAND
KESÄRANTA, HELSINKI, FINLAND.
sanna.marin@parliament.fi

KYRIAKOS MITSOTAKIS, PRIME MINISTER OF GREECE
8, EFRONIOU STR., ATHENS 106 34 GREECE
kyriakos@kmitsotakis.gr

KATRÍN JAKOBSDÓTTIR, PRIME MINISTER OF ICELAND
GOVERNMENT HOUSE BY LÆKJARTORG, 101 REYKJAVÍK
postur@for.is

MARIO DRAGHI, PRIME MINISTER OF ITALY
CHIGA PALACE, PIAZZA COLONNA, 370, 00186 ROMA RM, ITALY
commissioner@coe.int; info@draghipresidente.org

ANDRÉS MANUEL LÓPEZ OBRADOR, PRIME MINISTER OF MEXICO
PLAZA DE LA CONSTITUCIÓN S/N, CENTRO HISTÓRICO DE LA CDAD. DE
MÉXICO, CENTRO, CUAUHTÉMOC, 06066 CIUDAD DE MÉXICO, CDMX, MEXICO

MARK RUTTE, PRIME MINISTER OF THE NETHERLANDS
BINNENHOF 19 2513 AA DEN HAAG
philippe.perrier@parl.gc.ca; heather.bradley@parl.gc.ca

ERNA SOLBERG, PRIME MINISTER OF NORWAY
GLACISGATA 1, OSLO, NORWAY
postmottak@smk.dep.no

PEDRO SÁNCHEZ, PRIME MINISTER OF SPAIN
MONCLOA PALACE, AV. PUERTA DE HIERRO, S/N, 28071 MADRID, SPAIN

KJELL LÖFVEN, PRIME MINISTER OF SWEDEN
SE- 103, 33 STOCKHOLM, SWEDEN

SIMONETTA SOMMARUGA, PRESIDENT OF THE SWISS CONFEDERATION
SWISS FEDERAL COUNCIL FEDERAL PALACE WEST WING 3003 BERN,
SWITZERLAND
simonetta.sommaruga@gs-uvek.admin.ch info@bk.admin.ch

BORIS JOHNSON, INDIVIDUALLY AND IN HIS CAPACITY AS PRIME MINISTER
OF THE UNITED KINGDOM, 10 DOWNING STREET, WESTMINSTER, LONDON
SW1A 2AB, UK
boris.johnson.mp@parliament.uk

Bcc: Other world leaders, national and international media and interested parties

**IN THE CIRCUIT COURT OF THE 2ND JUDICIAL CIRCUIT
IN AND FOR LEON COUNTY, FLORIDA**

Case No: _____

Barbara Stone, Individually and as next friend of her mother, Helen Stone;
Dr. Robert Sarhan, individually and as next friend of Yvonne Sarhan;
Patty Reid, individually and as next friend of Landan Reid;
Maria C. Romero, individually and as next friend of Maria Romero;
Mary Mieczynski, individually and as next friend of Anthony Mieczynski;
Cindy Card and Ken Swenson, individually and as next friend of Cindy Card's mother, Ella Card;
Debbie Fox and Randy Robinson, individually and as next friend of their mother, Gayle Robinson;
Ernest Moore individually and as next friend of his mother, Myrtle L. Moore;
Poppy Helgren, individually and as next friend of her father, Lester G. Moore;
Christine Middleton individually and as next friend of her father, James Lamar Middleton;
Randi Borrack, individually and as next friend of her father, Richard Louis Borrack;
Ilya Tseglin, individually and as next friend of his son, Nate Tseglin
Ronda Butler, individually and as next friend of her mother, Ruth S Huglin
Thomas Howe, individually and as next friend of his mother, Beverly May Howe
Lloyd A. Waugh, individually and as next friend of his loved one, Susan M. King
Joan Stanton and Mary Steffen, individually and as next friend of their mother, Elizabeth E. Weber and their father, Richard C. Weber;
April Donovan, individually and as next friend of her mother, Twila Jean Apger
Jodee Sussman, individually and as next friend of her mother, Marty S. Adair
Fran (Rutkosky) Grady-Gilhooly, individually and as next friend of her son, Brad Jeff Rutkosky
Alex Kumpin and Aldona Kumpin, individually and as next friend of their mother, Danuta Kumpin
Steve Miller-Hart and Barbara Ann Miller, individually and as next friend of their father, Donald G. Miller;
Michael Nedderman, individually and as next friend of his mother Delores Ruth Nedderman;
Suzanne Terranova Whelan, individually and as next friend of her aunt Susan Terranova;
Teresa Lyles, individually and as next friend of her mother, Carmen Tozzo;
Melissa Edwards her mother, Kim Marie Edwards;
Deborah Scott Young and her sister Linda Scott, individually and as next friend of their mother, Anna M. Scott

Doug DeMoranville, individually and as next friend of his son Ryan DeMoranville;
Cheryl Abrams;
John Gunn, individually and as next friend of his son, Christopher Gunn;
Elaina Stainbrook, individually and as next friend of her grandmother, Mary Lorraine Burgett Phillips;
Joanna Bougalis, individually and as next friend of her mother Katherine G. Bougalis;
Angela Campbell, individually and as next friend of her mother Marion Rose Roesler;
Michael Lipson, individually and as next friend of his mother, Doreen (Berg) Lipson;
Karen Berling, individually and as next friend of her mother Eraida Miller;
Patty Lacy, individually and as next friend of her father, Stanley Zurko;
Becky Harber, individually and as next friend of her husband, Hershel Harber;
Bonnie Carter, individually and as next friend of her son, Andrew Bromberg;
Linda Grzybowicz, individually and as next friend of her mother, Fortunate Rivera;
Orit Mizrachi, individually and as next friend of her mother Neomi Mizrachi;
Elizabeth Benedetto;
Marla Zahn, individually and as next friend of her mother, Louise A. Zahn;
Adrian Wright, individually and as next friend of her mother Betty Robinson;
Christian McAnally, individually and as next friend of his mother, Valbruna McAnally and his father, Charles Phillip McAnally;
Gary and Diane Housman, individually and as next friend of his mother, Hiroko Housman;
John Serhan Oral, individually and as next friend of his son, John Kaya Oral;
Holly J. Delph, individually and as next friend of her daughter, Emily Delph;
Westley Curtiss, individually and as next friend of his son, Joshua Ryan Curtiss
John Doe 1, individually and as next friend of his mother;
John Doe 2, individually and as next friend of his mother, who was employed by the U.S. Military
Joinder Plaintiffs

And

On behalf of Parties in Interest including Britney Spears and the SIX MILLION PERSONS who have been murdered and are currently imprisoned in the U.S. Guardian Genocide Regime (collectively, “We the People, Plaintiffs and Employers of U.S. Public Servant Co-Defendants”)

V.

United States of America;
c/o Joe Biden
White House - 1600 Pennsylvania Avenue N.W.
Washington D.C. 20500

Joe Biden; Individually and in his Capacity as U.S. President and Executive Public Servant Employee;
White House - 1600 Pennsylvania Avenue N.W.
Washington D.C. 20500

Jen Psaki; Individually and in her capacity as White House Press Secretary and Public Servant Employee;
White House - 1600 Pennsylvania Avenue N.W.
Washington D.C. 20500

Merrick Garland; Individually and in his capacity as U.S. Attorney General and Public Servant Employee
950 Pennsylvania Avenue, NW.
Washington, DC 20530

All U.S. State Attorneys; Individually and in their capacity as U.S. State Attorneys and Public Servant Employees;
c/o Monty Wilkinson, Director of the Executive Office for U.S. Attorneys
950 Pennsylvania Avenue, NW.
Washington, DC 20530.

(collectively, “U.S. Federal Co-Defendant Public Servant Employees”)

And

Ron Desantis, Individually and in his capacity as Governor of Florida;
The Capitol - 400 S. Monroe Street
Tallahassee, FL 32399-0001.

Ashley Moody, Individually and in her capacity as Attorney General of Florida
PL-01 The Capitol
Tallahassee, FL 32399-1050

(collectively, “State Co-Defendant Public Servant Employees”)

And Necessary Interpleader Parties:

António Guterres, Individually and in his capacity as Secretary-General of and on behalf of the United Nations¹
405 East 42 Street
New York, NY 10017

¹<https://www.un.org/en/chronicle/article/responsibility-protect>
<https://www.un.org/en/genocideprevention/about-responsibility-to-protect.shtml#:~:text=The%20international%20community%2C%20through%20the,cleansing%20and%20crimes%20against%20humanity.>

Piotr Hofmański, Individually and in his capacity as President of the International Criminal Court (the “ICC”);

Luz del Carmen Ibáñez Carranza, Individually and in her capacity as First Vice-President of ICC

Antoine Kesia-Mbe Mindua, Individually and in his capacity as Second Vice-President of ICC

c/o Piotr Hofmański

International Criminal Court

Oude Waalsdorperweg 10

2597 AK The Hague

The Netherlands

And Necessary Interpleader Party

A New Chief Prosecutor of the ICC to be duly designed and appointed as Plaintiffs do not recognize the appointment of the existing Chief Prosecutor as he is acting in civil and criminal conflict of interest²

Silvia Fernández de Gurmendi, President of State Assembly

International Criminal Court - Oude Waalsdorperweg 10

2597 AK The Hague

The Netherlands

And Necessary Interpleader Party

Silvia Fernández de Gurmendi, Individually and in her capacity as President of State Assembly

International Criminal Court -Oude Waalsdorperweg 10

2597 AK The Hague

The Netherlands

² See Article I

Kenya: Controversy Hangs Over Karim Khan as He Takes ... / <https://allafrica.com › stories>

Jun 13, 2021 — "A swearing-in ceremony for the new prosecutor of the International Criminal Court, Mr **Karim Asad Ahmad Khan** QC, will be held on Wednesday ...

TOM MALITI - Going Back to His Roots: Karim Asad Ahmad ... / <https://www.theelephant.info › ...>

Jun 25, 2021 — **Khan's conflict of interest.** Ruto is not the only person **Khan** has represented before the ICC. He represented Francis Kirimi Muthaura, the former ...

<https://www.toaep.org/nas-pdf/4-bergsmo-dittrich>: It pointed out that even if a government doubts the integrity of a candidate for prosecutor of an international criminal court, it may still be tempted to back him if it predicts that he will be sympathetic to its interests, perhaps out of indebtedness for being elected or established co-operation over some years. Worse, a government may possess information that the candidate does not have the requisite integrity, but nevertheless support him – or fail to raise objections when his candidacy is discussed – because it expects that he will be weak or compromised and therefore a pliant instrument should its interests become threatened during his term. Both modes of thinking are short-sighted. In effect, both make a mockery of the statutory requirements of “high moral character”, “integrity” and “the highest standards of [...] integrity”. If States Parties do not take these standards for what they are – binding legal requirements – we cannot expect that the high officials of international organisations like the International Criminal Court will give them proper effect when they fill the organisation with staff. If we want international organisations to work according to their design, ethics cannot be an afterthought in their construction and management.

**DECLARATION THAT NO FILING FEE PAYMENT REQUIRED
AND DEMAND FOR MANDATORY, MANDATED CONFIRMATION OF WAIVER**

1. As set forth in the Lawsuit filed concurrently herein, Plaintiff are crime victims of incontrovertible Crimes against Humanity, Human Trafficking, Genocide and Pillaging under state and federal Crime Victims Acts.
2. Plaintiffs are forced to file this lawsuit in the U.S. civil court system as United States law enforcement government servants are criminally conspiring with Crimes against Humanity, Human Trafficking and Genocide by U.S. judicial, legislative and governor civil servants.
3. Thus Plaintiffs are blocked and obstructed from obtaining remedy by criminal law enforcement.
4. Moreover, the sole court with jurisdiction to adjudicate these Crimes against Humanity, Crimes of Genocide and other Human Rights Atrocities is the International Criminal Court (“ICC”).
5. Because of court fictions preventing Plaintiffs from obtaining direct jurisdiction by the ICC, set forth in the lawsuit, Plaintiffs are forced to interplead the necessary parties herein which manifest injustice is further exacerbated by Plaintiffs being extorted to pay fees to seek remedy from color of law judicial public servants engaged in human trafficking, extrajudicial executions³ and other Crimes against Humanity.
6. Thus Plaintiffs file this demand for mandatory and mandated waiver of filing fee.
7. Forcing crime victims to PAY MONEY TO REMEDY Crimes against Humanity, Human Trafficking, Genocide, Pillaging and other Human Rights Atrocities perpetrated by the United States government officials including the government officials herein constitutes extortion, threats, blackmail, RICO Predicate Acts, an ongoing criminal enterprise, collusion, conspiracy, aiding and abetting, obstruction of justice, deprivation of rights under color of law and other criminal and civil and Constitutional violations.
8. Pursuant to 42 USC 1986⁴ this court has a duty to protect Plaintiffs from these acts and there is no immunity.

³ **Extrajudicial killing – Wikipedia / https://en.wikipedia.org/wiki/Extrajudicial_killing**

An **extrajudicial** killing is the killing of a person by governmental authorities without the sanction of any judicial proceeding or legal process.

⁴ **42 U.S. Code § 1986. Action for neglect to prevent**

Every person who, having knowledge that any of the wrongs conspired to be done, and mentioned in section 1985 of this title, are about to be committed, and having power to prevent or aid in preventing the commission of the same, neglects or refuses so to do, if such wrongful act be committed, shall be liable to the party injured, or his legal representatives, for all damages caused by such wrongful act, which such person by reasonable diligence could have prevented;

Wherefore, Plaintiffs demand mandatory and mandated waiver of filing fee.

Submitted by:

<i>_s/Barbara Stone</i> Barbara Stone Barbara.stone.usa@gmail.com 786.696.7816 /786.759.9893	<i>_s/ Dr. Robert Sarhan</i> Dr. Robert Sarhan drrob2007@yahoo.com 919.930.9888	<i>_s/ Mary Mieczynski</i> Mary Mieczynski sunshin111@hotmail.com
<i>_s/Patty Reid</i> Patty Reid Peareidy2@gmail.com 301.237.1659	<i>_s/Maria C. Romero</i> Maria C. Romero Maria.c.romero@aero.org 571.304.3741	<i>_s/Ilya Itseglin</i> Ilya Itseglin itseglin@gmail.com
<i>_s/Debbie Fox</i> Debbie Fox foxeskimo@yahoo.com	<i>_s/Randy Robinson</i> Randy Robinson Randy09660@gmail.com	<i>_s/Poppy Helgren</i> Poppy Helgren helgrenp@veterans.nv.gov
<i>_s/Ernest Moore</i> Ernest Moore tjcn2k@gmail.com	<i>_s/Christine Middleton</i> Christine Middleton Theyellowbean@protonmail.com	<i>_s/Elizabeth Benedetto</i> Elizabeth Benedetto Ea_benedetto@yahoo.com
<i>_s/Ken Swenson</i> Ken Swenson Kenswenson75@yahoo.com	<i>_s/Cindy Card</i> Cindy Card Crcs75@yahoo.com	<i>_s/Randi Borrack</i> Randi Borrack gradientborrack@gmail.com
<i>_s/Becky Harber</i> Becky Harber Bluemist2005@att.net	<i>_s/Fran (Rutkosky) Grady-Gilhooly</i> Fran (Rutkosky) Grady-Gilhooly Frangrady.rn@gmail.com	<i>_s/Tony Reid</i> Tony Reid walkerswood@hotmail.com
<i>_s/Alex Kumpin</i> Alex Kumpin aleklegnica@gmail.com	<i>_s/Aldona Kumpin</i> Aldona Kumpin aldonakumpin@gmail.com	<i>_s/Loyd A. Waugh</i> Loyd A. Waugh Allies4elders@gmail.com
<i>_s/Joan Stanton</i> Joan Stanton joansloans@yahoo.com	<i>_s/Mary Steffen</i> Mary Steffen Earthfloors1@gmail.com	<i>_s/April Donovan</i> April Donovan aprilmelody_86@hotmail.com
<i>_s/Jodee Sussman</i> Jodee Sussman flowersbyjodee@yahoo.com	<i>_s/Steve Miller-Hart</i> Steve Miller-Hart dmfmr@gmail.com	<i>_s/Barbara Ann Miller</i> Barbara Ann Miller
<i>_s/Michael Nedderman</i> Michael Nedderman 25352lu@gmail.com	<i>_s/Suzanne Whelan</i> Suzanne Whelan sdvsnw@gmail.com	<i>_s/David Whelan</i> David Whelan dwhelan21@gmail.com
<i>_s/Teresa Lyles</i> Teresa Lyles tozzolyes@gmail.com	<i>_s/Linda Scott</i> Linda Scott dsy355@aol.com	<i>_s/Deborah Scott Young</i> Deborah Scott Young dsy355@aol.com
<i>_s/Doug DeMoranville</i> Doug DeMoranville 5407556008@mms.att.net	<i>_s/Bonnie Carter</i> Bonnie Carter Bonniecarter0324@gmail.com	<i>_s/Thomas Howe</i> Thomas Howe thomashowe@hotmail.com
<i>_s/Joanna Bougalis</i> Joanna Bougalis ioannabougali@gmail.com	<i>_s/Katherine Bougalis</i> Katherine Bougalis	<i>_s/Melissa Edwards</i> Melissa Edwards MJKEwards@mail.com

<i>_s/ Linda Grzybowicz</i> Linda Grzybowicz Rivera55amg@aol.com	<i>_s/ Marla Zahn</i> Marla Zahn Marlazahn300@yahoo.com	<i>_s/ Christian Mcanally</i> Christian Mcanally christianmcanally2016@gmail.com
<i>_s/ John Gunn</i> John Gunn brooklynborn811@yahoo.com	<i>_s/ Elaina Stainbrook</i> Elaina Stainbrook laneyrocks79@gmail.com	<i>_s/ Angela Campbell</i> Angela Campbell alckytyke@yahoo.com
<i>_s/ Cheryl Abrams</i> Cheryl Abrams mscherylabrams@gmail.com	<i>_s/ Ronda Butler</i> Ronda Butler parteeship@yahoo.com	<i>_s/ Adrian Wright</i> Adrian Wright ajwright@ajwright.com
<i>_s/ Michael Lipson</i> Michael Lipson ronghazmin@gmail.com	<i>_s/ Karen Berling</i> Karen Berling karenberling1@gmail.com	<i>_s/ Orit Mizrachi</i> Orit Mizrachi orit04@yahoo.com
<i>_s/ Patty Lacy</i> Patty Lacy atlast@roadrunner.com	<i>_s/ Gary Housman</i> Gary Housman Dhousman01@gmail.com	<i>_s/ Diane Housman</i> Diane Housman
<i>_s/ John Serhan Oral</i> John Serhan Oral joral6809@gmail.com	<i>_s/ Holly J. Delph</i> Holly J. Delph hdemic1234@gmail.com	<i>_s/ Westley Curtiss</i> Westley Curtiss Curtisswestley@gmail.com
<i>_s/ John Doe 1^s</i> John Doe 1	<i>_s/ John Doe 2</i> John Doe 2	Parties in Interest

333 S.E. 2nd Avenue # 2066, Miami, FL 33131

CERTIFICATE OF SERVICE

I hereby certify this Demand for No Fee to report and remedy Criminal Complaint for Crimes against Humanity and Crimes of Genocide has been filed on the Florida e-portal this 5th day of August, 2021

_s/ Barbara Stone
Barbara Stone

These victims are terrified to disclose their identity as they are under false criminal charges for exposing crimes

IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT
IN AND FOR LEON COUNTY, STATE OF FLORIDA

Stone, Sachan, Reed, Norcio et al
Plaintiff/Petitioner,

Case No.: _____

vs.

Joe Biden et al
Defendant/Respondent.

SUMMONS: PERSONAL SERVICE ON AN INDIVIDUAL
ORDEN DE COMPARECENCIA: SERVICIO PERSONAL EN UN INDIVIDUO
CITATION: L'ASSIGNATION PERSONAL SUR UN INDIVIDUEL

TO/PARA/A: {enter other party's full legal name} Ron DeSantis
{address (including city and state)/location for service} 400 S. Monroe St
Tallahassee, FL 32399-0001

IMPORTANT

A lawsuit has been filed against you. You have **20 calendar days**¹ after this summons is served on you to file a written response to the attached complaint/petition with the clerk of this circuit court, located at, 301 South Monroe Street, Tallahassee, FL 32301. A phone call will not protect you. Your written response, including the case number given above and the names of the parties, must be filed if you want the Court to hear your side of the case.

If you do not file your written response on time, you may lose the case, and your wages, money, and property may be taken thereafter without further warning from the Court. There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may call an attorney referral service or a legal aid office (listed in the phone book).

If you choose to file a written response yourself, at the same time you file your written response to the Court, you must also mail or take a copy of your written response to the party serving this summons at: {Name and address of party serving summons} Plaintiff c/o
Barbara Stone 333 SE 2nd Ave #2066
Miami, FL 33131

¹ Rule 1.140(a), Florida Rules of Civil Procedure, provides: (2) (A) Except when sued pursuant to FS 768.28, the state of Florida, an agency of the state, or an officer or employee of the state sued in an official capacity shall serve an answer to the complaint or crossclaim, or a reply to a counterclaim, within **40 days** after service; (B) When sued pursuant to FS 768.28, the Department of Financial Services or the defendant state agency shall have **30 days** from the date of service within which to serve an answer to the complaint or crossclaim or a reply to a counterclaim.

IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT
IN AND FOR LEON COUNTY, STATE OF FLORIDA

Stone Sarah, Read Romero et al
Plaintiff/Petitioner,

Case No.: _____

vs.

Joe Biden et al
Defendant/Respondent.

SUMMONS: PERSONAL SERVICE ON AN INDIVIDUAL
ORDEN DE COMPARECENCIA: SERVICIO PERSONAL EN UN INDIVIDUO
CITATION: L'ASSIGNATION PERSONAL SUR UN INDIVIDUEL

TO/PARA/A: {enter other party's full legal name} Ashley Moody
{address (including city and state)/location for service} PL-01 The Capital
Tallahassee, FL 32399-1050

IMPORTANT

A lawsuit has been filed against you. You have **20 calendar days**¹ after this summons is served on you to file a written response to the attached complaint/petition with the clerk of this circuit court, located at, 301 South Monroe Street, Tallahassee, FL 32301. A phone call will not protect you. Your written response, including the case number given above and the names of the parties, must be **filed** if you want the Court to hear your side of the case.

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Barbara Stone 333 SE 2nd AVE #2066
Miami, FL 33131

¹ Rule 1.140(a), Florida Rules of Civil Procedure, provides: (2) (A) Except when sued pursuant to FS 768.28, the state of Florida, an agency of the state, or an officer or employee of the state sued in an official capacity shall serve an answer to the complaint or crossclaim, or a reply to a counterclaim, within **40 days** after service; (B) When sued pursuant to FS 768.28, the Department of Financial Services or the defendant state agency shall have **30 days** from the date of service within which to serve an answer to the complaint or crossclaim or a reply to a counterclaim.

IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT
IN AND FOR LEON COUNTY, STATE OF FLORIDA

Stone, Sarah, Reid, Joelle et al
Plaintiff/Petitioner,

Case No.: _____

vs.

Joe Biden et al
Defendant/Respondent.

SUMMONS: PERSONAL SERVICE ON AN INDIVIDUAL
ORDEN DE COMPARECENCIA: SERVICIO PERSONAL EN UN INDIVIDUO
CITATION: L'ASSIGNATION PERSONAL SUR UN INDIVIDUEL

TO/PARA/A: {enter other party's full legal name} U.S.A c/o Joe Biden
{address(including city and state)/location for service} 1600 Pennsylvania Ave N.W.
Washington D.C. 20500

IMPORTANT

A lawsuit has been filed against you. You have **20 calendar days**¹ after this summons is served on you to file a written response to the attached complaint/petition with the clerk of this circuit court, located at, 301 South Monroe Street, Tallahassee, FL 32301. A phone call will not protect you. Your written response, including the case number given above and the names of the parties, must be **filed** if you want the Court to hear your side of the case.

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If you choose to file a written response yourself, at the same time you file your written response to the Court, you must also mail or take a copy of your written response to the party serving this summons at: {Name and address of party serving summons} Plaintiff c/o
Barbara Stone 333 SE 2nd Ave #2046
Miami, FL 33131

¹ Rule 1.140(a), Florida Rules of Civil Procedure, provides: (2) (A) Except when sued pursuant to FS 768.28, the state of Florida, an agency of the state, or an officer or employee of the state sued in an official capacity shall serve an answer to the complaint or crossclaim, or a reply to a counterclaim, within **40 days** after service; (B) When sued pursuant to FS 768.28, the Department of Financial Services or the defendant state agency shall have **30 days** from the date of service within which to serve an answer to the complaint or crossclaim or a reply to a counterclaim.

IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT
IN AND FOR LEON COUNTY, STATE OF FLORIDA

Stone Sarah, Reid Romero et al
Plaintiff/Petitioner,

Case No.: _____

vs.

Joe Biden et al
Defendant/Respondent.

SUMMONS: PERSONAL SERVICE ON AN INDIVIDUAL
ORDEN DE COMPARECENCIA: SERVICIO PERSONAL EN UN INDIVIDUO
CITATION: L'ASSIGNATION PERSONAL SUR UN INDIVIDUEL

TO/PARA/A: {enter other party's full legal name} Joe Biden
{address (including city and state)/location for service} 1600 Pennsylvania Ave N.W.
Washington D.C 20500

IMPORTANT

A lawsuit has been filed against you. You have **20 calendar days**¹ after this summons is served on you to file a written response to the attached complaint/petition with the clerk of this circuit court, located at, 301 South Monroe Street, Tallahassee, FL 32301. A phone call will not protect you. Your written response, including the case number given above and the names of the parties, must be **filed** if you want the Court to hear your side of the case.

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If you choose to file a written response yourself, at the same time you file your written response to the Court, you must also mail or take a copy of your written response to the party serving this summons at: {Name and address of party serving summons} Plaintiff's c/o
Plaintiff Barbara Stone 333 SE 2nd Ave #2046
Miami, FL 33131

¹ Rule 1.140(a), Florida Rules of Civil Procedure, provides: (2) (A) Except when sued pursuant to FS 768.28, the state of Florida, an agency of the state, or an officer or employee of the state sued in an official capacity shall serve an answer to the complaint or crossclaim, or a reply to a counterclaim, within **40 days** after service; (B) When sued pursuant to FS 768.28, the Department of Financial Services or the defendant state agency shall have **30 days** from the date of service within which to serve an answer to the complaint or crossclaim or a reply to a counterclaim.

IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT
IN AND FOR LEON COUNTY, STATE OF FLORIDA

Stone, Sarah, Reid, Romero et al
Plaintiff/Petitioner,

Case No.: _____

vs.

Joe Biden et al
Defendant/Respondent.

SUMMONS: PERSONAL SERVICE ON AN INDIVIDUAL
ORDEN DE COMPARECENCIA: SERVICIO PERSONAL EN UN INDIVIDUO
CITATION: L'ASSIGNATION PERSONAL SUR UN INDIVIDUEL

TO/PARA/A: {enter other party's full legal name} JEN Psaki
{address(including city and state)/location for service} 1600 PENNSYLVANIA AVE NW
Washington DC 20500

IMPORTANT

A lawsuit has been filed against you. You have **20 calendar days**¹ after this summons is served on you to file a written response to the attached complaint/petition with the clerk of this circuit court, located at, 301 South Monroe Street, Tallahassee, FL 32301. A phone call will not protect you. Your written response, including the case number given above and the names of the parties, must be filed if you want the Court to hear your side of the case.

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If you choose to file a written response yourself, at the same time you file your written response to the Court, you must also mail or take a copy of your written response to the party serving this summons at: {Name and address of party serving summons} Plaintiffs c/o
Barbara Stone 333 SE 2nd Ave #2066
Miami, FL 33131

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IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT
IN AND FOR LEON COUNTY, STATE OF FLORIDA

Stone, Sarah, Reid, Roarick et al
Plaintiff/Petitioner,

Case No.: _____

vs.

Joe Biden et al
Defendant/Respondent.

SUMMONS: PERSONAL SERVICE ON AN INDIVIDUAL
ORDEN DE COMPARECENCIA: SERVICIO PERSONAL EN UN INDIVIDUO
CITATION: L'ASSIGNATION PERSONAL SUR UN INDIVIDUEL

TO/PARA/A: {enter other party's full legal name} Merrick Garland
{address(including city and state)/location for service} 950 PENNSYLVANIA AVE N.W.
Washington D.C. 20530

IMPORTANT

A lawsuit has been filed against you. You have **20 calendar days**¹ after this summons is served on you to file a written response to the attached complaint/petition with the clerk of this circuit court, located at, 301 South Monroe Street, Tallahassee, FL 32301. A phone call will not protect you. Your written response, including the case number given above and the names of the parties, must be **filed** if you want the Court to hear your side of the case.

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If you choose to file a written response yourself, at the same time you file your written response to the Court, you must also mail or take a copy of your written response to the party serving this summons at: {Name and address of party serving summons} Plaintiffs c/o
Barbara Stone 333 SE 2nd Ave #2066
Miami, FL 33131

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IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT
IN AND FOR LEON COUNTY, STATE OF FLORIDA

Stone, Sarah, Reid, Romero et al
Plaintiff/Petitioner,

Case No.: _____

vs.

Joe Biden et al
Defendant/Respondent.

SUMMONS: PERSONAL SERVICE ON AN INDIVIDUAL
ORDEN DE COMPARECENCIA: SERVICIO PERSONAL EN UN INDIVIDUO
CITATION: L'ASSIGNATION PERSONAL SUR UN INDIVIDUEL

TO/PARA/A: {enter other party's full legal name} U.S. Attorney, c/o Monty W. Wilkinson
{address (including city and state)/location for service} 950 PENNSYLVANIA AVE N.W.
Washington D.C 20530

IMPORTANT

A lawsuit has been filed against you. You have **20 calendar days**¹ after this summons is served on you to file a written response to the attached complaint/petition with the clerk of this circuit court, located at, 301 South Monroe Street, Tallahassee, FL 32301. A phone call will not protect you. Your written response, including the case number given above and the names of the parties, must be filed if you want the Court to hear your side of the case.

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Plaintiff Barbara Stone 333 SE 2nd Ave # 2066
Miami, FL 33131

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IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT
IN AND FOR LEON COUNTY, STATE OF FLORIDA

Stone, Sachan, Reid, Romero et al
Plaintiff/Petitioner,

Case No.: _____

vs.

Joe Biden et al
Defendant/Respondent.

**SUMMONS: PERSONAL SERVICE ON AN INDIVIDUAL
ORDEN DE COMPARECENCIA: SERVICIO PERSONAL EN UN INDIVIDUO
CITATION: L'ASSIGNATION PERSONAL SUR UN INDIVIDUEL**

TO/PARA/A: {enter other party's full legal name} ANTONIO GUTERRES
{address(including city and state)/location for service} 405 E 42 ST
New York, NY 10017

IMPORTANT

A lawsuit has been filed against you. You have **20 calendar days¹** after this summons is served on you to file a written response to the attached complaint/petition with the clerk of this circuit court, located at, 301 South Monroe Street, Tallahassee, FL 32301. A phone call will not protect you. Your written response, including the case number given above and the names of the parties, must be **filed** if you want the Court to hear your side of the case.

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Barbara Stone 333 SE 2nd Ave #2066
Miami, FL 33131

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IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT
IN AND FOR LEON COUNTY, STATE OF FLORIDA

Stone, Sachan, Reid, Roover et al
Plaintiff/Petitioner,

Case No.: _____

vs.

Joe Biden et al
Defendant/Respondent.

SUMMONS: PERSONAL SERVICE ON AN INDIVIDUAL
ORDEN DE COMPARECENCIA: SERVICIO PERSONAL EN UN INDIVIDUO
CITATION: L'ASSIGNATION PERSONAL SUR UN INDIVIDUEL

TO/PARA/A: {enter other party's full legal name} Piotr Hotmanski
{address (including city and state)/location for service} ICC, Oude Waal dorper weg 10
2597 AK The Hague, The Netherlands

IMPORTANT

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Barbara Stone 333 SE 2nd Ave #2066
Miami, FL 33131

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IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT
IN AND FOR LEON COUNTY, STATE OF FLORIDA

Stone, Sachan, Reed, Romero et al
Plaintiff/Petitioner,

Case No.: _____

vs.

Joe Biden et al
Defendant/Respondent.

SUMMONS: PERSONAL SERVICE ON AN INDIVIDUAL
ORDEN DE COMPARECENCIA: SERVICIO PERSONAL EN UN INDIVIDUO
CITATION: L'ASSIGNATION PERSONAL SUR UN INDIVIDUEL

TO/PARA/A: {enter other party's full legal name} Luz del Carmen Ibanez Carranza
{address(including city and state)/location for service} c/o Piotr Hotmanski
1cc Oude Waaldorperweg 10, 2597 AK The Hague, Netherlands

IMPORTANT

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Miami, FL 33131

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IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT
IN AND FOR LEON COUNTY, STATE OF FLORIDA

Stone, Sarah, Reid, Romero et al
Plaintiff/Petitioner,

Case No.: _____

vs.

Joe Biden et al
Defendant/Respondent.

SUMMONS: PERSONAL SERVICE ON AN INDIVIDUAL
ORDEN DE COMPARECENCIA: SERVICIO PERSONAL EN UN INDIVIDUO
CITATION: L'ASSIGNATION PERSONAL SUR UN INDIVIDUEL

TO/PARA/A: {enter other party's full legal name} Antoine Kesia - Mbe Mindua
{address (including city and state)/location for service} c/o Piotr Horzanski
1CC, Oude Waaldorpeweg 10, 2597 AK The Hague, Netherlands

IMPORTANT

A lawsuit has been filed against you. You have **20 calendar days**¹ after this summons is served on you to file a written response to the attached complaint/petition with the clerk of this circuit court, located at, 301 South Monroe Street, Tallahassee, FL 32301. A phone call will not protect you. Your written response, including the case number given above and the names of the parties, must be filed if you want the Court to hear your side of the case.

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Barbara Stone 333 SE 2nd Ave #2066
Miami, FL 33131

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IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT
IN AND FOR LEON COUNTY, STATE OF FLORIDA

Stone Sarah, Reid, Romero et al
Plaintiff/Petitioner,

Case No.: _____

vs.

Joe Biden et al
Defendant/Respondent.

SUMMONS: PERSONAL SERVICE ON AN INDIVIDUAL
ORDEN DE COMPARECENCIA: SERVICIO PERSONAL EN UN INDIVIDUO
CITATION: L'ASSIGNATION PERSONAL SUR UN INDIVIDUEL

TO/PARA/A: {enter other party's full legal name} Silvia Fernandez de Gurmendi
{address (including city and state)/location for service} JCC Oude Waltdorperweg 10
2597 AK The Hague, The Netherlands

IMPORTANT

A lawsuit has been filed against you. You have **20 calendar days**¹ after this summons is served on you to file a written response to the attached complaint/petition with the clerk of this circuit court, located at, 301 South Monroe Street, Tallahassee, FL 32301. A phone call will not protect you. Your written response, including the case number given above and the names of the parties, must be **filed** if you want the Court to hear your side of the case.

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Plaintiff Barbara Stone 333 S.E 2nd Ave #2046
Miami, FL 33131

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