



America United International

A grassroots campaign of

Louisiana United International, Inc.

P.O. Box 2181 ■ Slidell, Louisiana 70459

(985) 503-0626 ■ info@launitedi.org

<https://www.americaunitedinternational.net>

Via Email and Private Courier Service

October 21, 2021

**Information and Evidence Unit
Office of the Prosecutor
Post Office Box 19519
2500 CM The Hague
The Netherlands**

RE: Investigation Request – *America United International -vs-
Joseph Robinette Biden Jr., President of the United States of America*

Come now Belinda Parker-Brown and Dr. Zena Crenshaw-Logal, pursuant to Article 15 of the Rome Statute of the International Criminal Court, as duly authorized representatives of the unincorporated association of American citizens operating under the banner of America United International (AUI), which is an initiative of Louisiana United International, Inc., and submit the following information as well as evidence probative of “Crimes against humanity” within the meaning of Article 7 in terms of “facilitating the commission of such a crime” and/or “contribut(ing) to the commission or attempted commission of such a crime by a group of persons acting with a common purpose” respectively within the meaning of Article 25, subparagraphs 3.(c) and (d). of said statute by Joseph Robinette Biden Jr., President of the United States of America (USA):

The Complainant’s Signatories

Belinda Parker-Brown is Co-Founder and CEO of Louisiana United International, Inc. (LUI), a grassroots civil, constitutional, and human rights advocate organized as a membership-based, nonprofit corporation under the laws of the State of Louisiana, USA.¹ Under Parker-Brown’s leadership, LUI is and has long been a powerful force against all manner of unlawful bias and public sector corruption. She is a 2021 Powerhouse Global Women Leaders celebrant. Parker-

¹ To learn more about LUI, visit <https://www.launitedi.org>

Brown is a much sought-after motivational speaker and public relations/awareness spokesperson. She is a retired educator and accordingly an exceptionally skilled and effective life coach.

Dr. Zena Crenshaw-Logal is Assistant Chief of Operations for LUI and Chief of Operations for AUI. Given that she is also a Co-Founder as well as Executive Committee board member and is Executive Director of National Judicial Conduct and Disability Law Project, Inc. (NJCDLP),² the nonprofit organization and LUI are close allies. In fact, AUI is a campaign of LUI that evolved from a NJCDLP initiative to enforce and expand protection afforded average Americans under America's International Covenant on Civil and Political Rights (ICCPR).³ As the leading epidemiologist of sorts on organized U.S. legal system abuse, NJCDLP has long attributed proliferation of that plague to America's apparent violation of Article 2, paragraph 3(a) and (b) of its ICCPR which mandates effective domestic remedies for human rights violations under color of law. Crenshaw-Logal accordingly has a substantial role in addressing such matters for LUI. She was a civil trial lawyer focused on prosecuting complex plaintiffs' personal injury claims before becoming a fulltime good government advocate in 1998.

America United International (AUI)

AUI is a grassroots campaign ultimately seeking America's compliance with Article 2, paragraph 3(a) and (b) of its ICCPR which mandates effective domestic remedies for ICCPR violations under color of law. Securing enforcement of that treaty obligation is also a primary objective of the AUI co-founder known as Opt IN USA.⁴ Both grassroots campaigns are responses to organized U.S. legal system abuse facilitated by unchecked judicial misconduct. However, AUI leads in addressing the "Crimes against humanity" that America's unresponsiveness to Opt IN USA has become.

Attached hereto and incorporated herein by reference is a proposed pleading before the U.S. Supreme Court that details its underlying contentions, law, and operative facts⁵ which are the primary basis for AUI, plus most of what precipitates this communication. The potential original action before America's High Court, *Crenshaw-Logal v. The United States of America*, anchors AUI's effort to significantly stifle persecution and psychological torture attendant to organized U.S. legal system abuse – the literal weaponization of America's legal system – until such time that adequate redress and reparations for the societal plague are provided in accord with America's ICCPR. No such relief was forthcoming for the two (2) or more decades that Parker-Brown, Crenshaw-Logal, and countless other Americans noticed organized U.S. legal system abuse gelling into an objectively discernable, national pattern of persecution and psychological torture formally dubbed "The Third Degree" in 2016.⁶ None has been forthcoming since the U.N. Human Rights

² To learn more about NJCDLP, visit <https://njcdlp.org>

³ The NJCDLP initiative is known as Opt IN USA. To learn more about Opt IN USA, visit <https://www.thethirddegree.net/opt-in-usa>

⁴ *Id.*

⁵ An electronic copy of the proposed pleading captioned as *Crenshaw-Logal v. The United States of America*, is accessible online as of October 20, 2021 @ <https://www.dropbox.com/sh/sg02wwtj1xc0i5t/AACmOTaf-AIAicWwnz-C4LZva?dl=0>

⁶ See, Opt IN USA. (2016, February 16). AMERICANS IN JEOPARDY: *When Human Rights Protection Becomes America's Executive, Legislative, and Judicial Branch Shell Game*, pp 5-6, accessible as of October 5, 2021 @

Council determined on October 10, 2018 that Opt IN USA’s account of that phenomenon and America’s *de facto* policy of acquiescing to it is neither manifestly ill-founded nor reflective of unexhausted domestic remedies.⁷ None has been forthcoming since Joseph Robinette Biden Jr., President of the United States of America (President Biden), was advised by letter of June 15, 2021 that corrective action cannot be constitutionally postponed “based on civil society preferences, national convenience, and/or U.S. government executive branch priorities” as of January 15, 2021, *i.e.*, the date America at least implicitly acknowledged its ICCPR violation at issue.⁸ Yet, the toll of organized U.S. legal system abuse facilitated by unchecked judicial misconduct has not abated. Instead, that particularly egregious form of human rights violation has proliferated this entire century, a reality to which Parker-Brown and Crenshaw-Logal personally as well as professionally attest.

AUI’s Request for Investigation and the Appropriateness of Investigating

“The Prosecutor may initiate investigations *proprio motu*”, if he or she “concludes that there is a reasonable basis to proceed with an investigation”.¹⁰ Such an investigation would be unavailing as “the Court shall determine that a case is inadmissible where: (a) The case is being investigated or prosecuted by a State which has jurisdiction over it, unless the State is unwilling or unable genuinely to carry out the investigation or prosecution”.¹¹ Despite what Parker-Brown and Crenshaw-Logal contend is its very sound basis in fact and law, the enclosed (and linked), proposed action before the U.S. Supreme Court is an unprecedented and highly unusual attempt to secure relief from the High Court of a legal system that has proven ineffective for decades, per applicable standards, in redressing such matters through its ordinary processes. By design or in effect, President Biden, like his predecessors dating back to at least February 16, 2016,¹² acquiesces to underlying “Crimes against humanity” which itself is a crime within jurisdiction of the Court, apparently “(f)or the purpose of facilitating the commission of such” crimes and/or

https://www.dropbox.com/home/Americans%20In%20Jeopardy?preview=Americans+In+Jeopardy_full-graphics.pdf.

⁷ See, Opt IN USA. (2018 October 12). “UN Human Rights Council Poised to Address Prospect of Judicial Impunity in America”. *PR Log*, accessible as of October 13, 2021 at <https://www.prlog.org/12734665-un-human-rights-council-poised-to-address-prospect-of-judicial-impunity-in-america.html>

⁸ See, NJCDLP. (2021, June 15). NJCDLP asks Biden Administration to initiate ICCPR compliance, accessible as of October 13, 2021 @ <https://www.dropbox.com/s/xhcb4xb77wv6cc/cover-to-biden-administration.pdf?dl=0>, the 2021 Opt IN USA report that the June 15th letter references, accessible as of October 13, 2021 @ <https://www.dropbox.com/s/6gix6wk1727p8pp/Opt%20IN%20USA%202021%20report.pdf?dl=0>, and the proposed pleading captioned as *Crenshaw-Logal v. The United States of America*, accessible online as of October 20, 2021 @ <https://www.dropbox.com/sh/sg02wwtj1xc0i5t/AACmOTaf-AIAicWwnz-C4LZva?dl=0>

⁹ UN General Assembly, Rome Statute of the International Criminal Court (last amended 2010), Article 15, paragraph 1, 17 July 1998, ISBN No. 92-9227-227-6, available at: <https://www.refworld.org/docid/3ae6b3a84.html> [accessed 13 October 2021].

¹⁰ *Id.* at paragraph 3.

¹¹ *Id.* at Article 17, subparagraph 1.(a).

¹² On February 16, 2016, Opt IN USA’s debut report was published titled AMERICANS IN JEOPARDY: *When Human Rights Protection Becomes America’s Executive, Legislative, and Judicial Branch Shell Game*, accessible as of October 13, 2021 @ https://www.dropbox.com/home/Americans%20In%20Jeopardy?preview=Americans+In+Jeopardy_full-graphics.pdf

“contribut(ing) to the commission or attempted commission of such (crimes) by a group of persons acting with a common purpose”, both offenses within the respective meaning of Article 25, subparagraphs 3.(c) and (d). of the Rome Statute.¹³ AUI hereby asks the Prosecutor to conclude it is reasonable to investigate whether President Biden “means to engage in the conduct” of acquiescing to organized U.S. legal system abuse within the meaning of Article 30, subparagraph 2.(a) of the Rome Statute or “(i)n relation to a consequence, . . . means to cause that consequence or is aware that it will occur in the ordinary course of events” within the meaning of Article 30, subparagraph 2.(b) of the Rome Statute. Pursuant to *Crenshaw-Logal v. The United States of America*, the U.S. Supreme Court could mitigate if not stop that conduct and consequence but has far from evidenced a willingness to do so.¹⁴ Parker-Brown and Crenshaw-Logal submit that for decades America’s legal system, including our nation’s High Court, has demonstrated its “unwillingness” to do so in astoundingly clear terms within the meaning of Article 17, subparagraph 2. of the Rome Statute.

The Third Degree Entails Crimes Against Humanity

Opt IN USA reports that “(a) very similar concept (to TTD, *i.e.*, The Third Degree) is selective prosecution except that with TTD, judicial officers are among the deliberate perpetrators; those persecuting and/or psychologically torturing Americans through U.S. legal system abuse.”¹⁵ Confirming just how widespread of an offense is TTD remains a challenge for embattled Americans directly impacted by the societal plague and their grassroots advocates.¹⁶ However, that TTD entails “multiple commission of acts referred to in paragraph 1” of the Rome Statute, Article 7, and its nature as a brutal, “systematic attack directed against” targeted Americans and other U.S. residents are clear.¹⁷ Parker-Brown, Crenshaw-Logal, Opt IN USA, AUI, and all of their campaign supporters contend that America has a *de facto* policy of impunity for the role of its judges in persistent, organized U.S. legal system abuse – a contention that, again, the U.N. Human Rights Council confirmed on October 10, 2018 is not manifestly ill-founded.¹⁸

Closing Request

In closing, AUI again requests that the Prosecutor conclude it is reasonable, and accordingly proceed to request authorization from the Pre-Trial Chamber to investigate whether President Biden has committed “Crimes against humanity” within the meaning of Article 7 in terms of

¹³ *Id.* at Article 25, subparagraph 3.(c).

¹⁴ A contention if not unequivocal fact fairly deduced from Opt IN USA’s annual report series to date, accessible as of October 13, 2021 @ <https://www.thethirddegree.net/opt-in-usa>.

¹⁵ See, AMERICANS IN JEOPARDY: *When Human Rights Protection Becomes America’s Executive, Legislative, and Judicial Branch Shell Game*, p 6, accessible as of October 13, 2021 @ https://www.dropbox.com/home/Americans%20In%20Jeopardy?preview=Americans+In+Jeopardy_full-graphics.pdf

¹⁶ Opt IN USA addresses that topic in its 2021 annual report, “Dispelling the Mythical Pop Culture of Human Rights Protection in America”, pp 4-7, accessible as of October 13, 2021 @ <https://www.dropbox.com/s/6gix6wkl727p8pp/Opt%20IN%20USA%202021%20report.pdf?dl=0>.

¹⁷ Again, Opt IN USA has been reporting on the phenomenon since 2016 via its annual report series, accessible as of October 13, 2021 @ <https://www.thethirddegree.net/opt-in-usa>.

¹⁸ See, footnote 7, *supra*.

“facilitating the commission of (TTD)” and/or “contribut(ing) to the commission or attempted commission of such a crime by a group of persons acting with a common purpose” respectively within the meaning of Article 25, subparagraphs 3.(c) and (d). AUI further asks that the Prosecutor not in any way defer to the U.S. Supreme Court with regard to this matter simply because leave to file *Crenshaw-Logal v. The United States of America* has been requested. No request for any such deferral has been made by the USA and neither Parker-Brown nor Crenshaw-Logal anticipate that any will be forthcoming. So, AUI asks for any and all relief just and proper upon the premises of this communication as well as the investigation it hopefully precipitates.

Respectfully Submitted,

America United International

by:



Belinda Parker-Brown

and



Dr. Zena Crenshaw-Logal

BPB & ZCL/abm

Enclosure