

EXPOSING THE CRIMES AGAINST HUMANITY; SECRETS; AND LIES
BY THE AMERICAN GOVERNMENT

I. A TOWERING INFERNO - THE WAKE UP CALL

1. By now, hopefully, most of you recognize the Nuremberg Laws, ¹ a propaganda bill of goods called “guardianship” **by extrajudicial executors in conspiracy with all cross-corrupted branches of U.S. government (the “U.S. Guardian Genocide Regime”)** being sold to the public as “guardianship” to execute the most barbaric of crimes, that constitute “Crimes Against Humanity” ² to rape/strip us of our possessions and lives.
2. There is no “**white-washing**” these crimes of Torture, Genocide and Pillaging.
3. I am staggered by the fact that some of you are still buying or making excuses for this Serial Murder/Looting/Human Trafficking Regime fictitiously called “guardianship”.
4. The International Criminal Court (“ICC”) has sole jurisdiction to adjudicate these Crimes against Humanity and sentence the perpetrators in same manner as the Nuremberg Trial.
5. I am in the process of filing a Complaint in the ICC on behalf of Crime Victims ³ of Crimes Against Humanity who have provided their stories and registration for this **World Forum (the (“World Forum Complaint”))**.
6. Many of you are already on board. I would like to have massive Declarations, Statements and Affidavits from EVERYONE who has been subjected to these savage crimes under the auspices of the government. Those of you who would like to be a part of the World Forum Complaint, I need the following:
 - a. Your case number;
 - b. The name of your loved one;
 - c. The county and state
 - d. The names of all judges involved.
7. See <https://endguardianracket.com/> that exposes the Crimes against Humanity, lies, and secrets in the U.S. Guardian Genocide Regime called “guardianship” by the perpetrators. You can also register via that site.
8. The World Forum Complaint will be going viral.
9. See “About Me” on the attached bio and testimonials and below with a few comments:
 - a. Many of you know my story as it is all over the internet.
 - b. Briefly, this is my background: I am an attorney and was in practice for over 25 years with licenses in N.Y. and Florida with the most prominent national firms in the country.

¹ 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.

² Article 7 of the Rome Statute enacted by the U.N. and enforced by the International Criminal Court

³ 18 U.S.C. 3771 and many other Federal laws

Having practiced only real estate law, I had **no idea** of the criminal cartel run in the courts. I resigned from the practice of law and because a highly successful real estate broker and Vice President of Corcoran, a prestigious national real estate brokerage company. My attached bio includes testimonials from my clients.

- c. I became embroiled in the U.S. Guardian Genocide Regime when I myself filed for guardianship of my mother who was being embezzled and abused by my sibling.
- d. The rest is history and same story that is the modus operandi of the U.S. Guardian Genocide Regime ... instead of arresting my sibling for these documented crimes, my mother and I were criminalized.
- e. I have been vilified, criminalized and defiled for trying to save my mother's life and exposing the Crimes against Humanity by the U.S. Guardian Genocide Regime who Murdered and Human Trafficked by precious mother and looted her assets.
- f. I was particularly viciously retaliated since as an attorney, I am uniquely knowledgeable of the demonic tricks they employ.
- g. I was stripped of my law license **after I had retired**. I had been given a letter of appreciation by the bar for my many years of service.
- h. They criminalized me, defamed me, destroyed my livelihood for their Crimes and repeatedly falsely arrested me for "contempt" of their illegal void orders and not expressing "remorse" for exposing and publishing their crimes.
- i. Of course, I have nothing but "contempt" for these depraved predators, pedophiles and perverts (see samples of the few and far between arrests of these "unindicted felons").⁴
- j. My beautiful, treasured mother is gone, my inheritance is stolen by her Murderers, my own home and life savings have been embezzled by an insane openly fraudulent SLAPP suit by the Murderers in an "inextricably intertwined racket."

⁴[Judge who headed 'Drag Queen Story Hour' sponsor arrested ...](https://www.foxnews.com/politics/milwaukee-brett-blo...)

<https://www.foxnews.com/politics/milwaukee-brett-blo...>

Mar 18, 2021 — Judge Brett Blomme, 38, was arrested and charged with seven counts of child pornography possession. According to the Milwaukee Journal Sentinel, ...

[Jailed judge alleging pedophile ring on verge of extradition](https://abcnews.go.com/wireStory/jailed-judge-alleg...)

<https://abcnews.go.com/wireStory/jailed-judge-alleg...>

Jul 22, 2019 — A lawyer for an ex-Lithuanian judge jailed in Chicago says a new court ruling could be a fatal blow in her fight against extradition to ...

[Maryland judge dies by suicide before being arrested | TheHill](https://thehill.com/blogs/blog-briefing-room/news)

<https://thehill.com/blogs/blog-briefing-room/news>

Sep 11, 2021 — A Maryland state judge died by suicide before being arrested on a federal charge of sexual exploitation of a child.

[Former superior court judge charged for sex crime against ...](https://wcti12.com/news/state-news/former-superi...)

<https://wcti12.com/news/state-news/former-superi...>

Aug 17, 2021 — A former superior court judge in Catawba County has been sentenced for a child sex crime he was arrested for in 2019 at a hotel near the ...

- k. Imagine- criminals who have taken over our government are pretending to be running “court proceedings” that are used to loot, murder and human traffic. It is a step beyond and even more lethal than the depravities of the Third Reich as it is actually being carried out in a courtroom to attempt to ingrain “legitimacy”.
 - l. **On what Planet** can anyone possible conjure that anything is taking place other than exactly what this is... the biggest fraud on the public and free for all in the history of the world: stealing parents, children, families, homes, possessions, treasures, art, cars, jewelry, bank accounts by the perpetrators calling it “guardianship”, a crime itself.
 - m. I find it incredibly disturbing that anyone could possible give this Holocaust derived enterprise a modicum of legitimacy and find it horrifying they use the same words, describing their parents and children as “wards”.
 - n. I am outraged and offended as a Citizen of the World that these deranged farces are being carried out under the eyes of the world.
 - o. Nothing can bring my precious mother or any other the other mothers, fathers, children and spouse SLAUGHTERED in this U.S. holocaust.
 - p. It is respect and honor for their legacy and for the outrage as a Citizen of the World, that this World Forum Complaint is brought.
10. Please see special note to Buzzfeed reporter heros, Heidi Blake and Katie Baker - Article VI.

II. THE WORLD FORUM COMPLAINT

11. This is a sampling of the World Forum Complaint:

SAMPLING OF WORLD FORUM COMPLAINT

12. The Crimes Against Humanity and Mass Human Rights Atrocities by the United States government violates all core international/universal treaties including but not limited to:
- a. the Genocide Convention;⁵
 - b. the Convention Against Torture and other Cruel, Inhuman or Degrading Treatment or Punishment;⁶

⁵ <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.

⁶ <https://www.ohchr.org/en/professionalinterest/pages/cat.aspx>

- c. the International Covenant on Civil and Political Rights;⁷
- d. the International Convention for the Protection of All Persons from Enforced Disappearance;⁸
- e. the Protocol to Prevent, Suppress and Punish Trafficking in Persons Especially Women and Children, supplementing the United Nations Convention against Transnational Organized Crime;⁹

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.

⁷ <https://www.ohchr.org/en/professionalinterest/pages/ccpr.aspx>

⁸ <https://www.ohchr.org/en/hrbodies/ced/pages/conventionced.aspx>

PART I - Article 1

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

Article 2

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

Article 3

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

Article 4

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

Article 5

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

⁹ <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;

- f. the Convention on the Rights of Persons with Disabilities;¹⁰
- g. the Geneva Convention¹¹
- h. the Universal Declaration of Human Rights.¹²

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

- a. Transnational Terrorist Crimes¹³
- b. Global Terrorists Acts.¹⁴

(d) "Child" shall mean any person under eighteen years of age.

¹⁰ <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;

¹¹ <https://www.icrc.org/en/document/geneva-conventions-1949-additional-protocols>

IMT Charter (Nuremberg)

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

Geneva Convention IV

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

Lieber Code

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

¹² <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.

¹³ <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>

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

As used in this chapter—

- c. Extraordinary Acts of Torture under U.N. Convention against Torture, Rome Statute, and Section 2340A of Title 18.
14. The U.S. Genocide Regime targets Jews and other Religions and classes of persons, including vulnerable adults.
15. The atrocities are Holocaust patterned; see Operation Paperclip Operatives ¹⁵ and perpetrated under Nuremberg Law.
- 16. Pursuant to U.N. Charter and Chapter VI, VII and VIII thereto:**
- a. States have the primary obligation to protect their populations from genocide, war crimes, crimes against humanity, and ethnic cleansing. This responsibility also includes prevention of these crimes, including incitement.
 - b. The international community has the responsibility to use appropriate diplomatic, humanitarian and other peaceful means under Chapter VI ¹⁶ and VIII ¹⁷ of the U.N. Charter to help protect populations threatened by these crimes.
 - c. When a state “manifestly fails” in its protection responsibilities, and peaceful means are inadequate, the international community must take stronger measures including Chapter VII ¹⁸ measures under the UN Charter, including but not limited to the collective use of force authorized by the Security Council.

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

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- (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.

¹⁵ 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 ...

¹⁶ <https://www.un.org/securitycouncil/content/pacific-settlement-disputes-chapter-vi-un-charter>

¹⁷ <https://www.un.org/securitycouncil/content/regional-arrangements-chapter-viii-un-charter>

¹⁸ <https://www.un.org/en/about-us/un-charter/chapter-7>

17. As set forth in the Principles on the Effective Investigation and Documentation of Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment, we, the victims of horrifying Crimes against Humanity **should not have to make an Express Complaint.**
18. To the contrary, we are being further defiled by subjecting us to the torture of reliving incontrovertible Mass Atrocities and Crimes against Humanity.
19. 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: ¹⁹
 - a. **States shall ensure that complaints and reports of torture or ill-treatment are promptly and effectively investigated.**
 - b. **Even in the absence of an express complaint, an investigation shall be undertaken if there are other indications that torture or ill-treatment might have occurred.**
 - c. **The investigators, who shall be independent of the suspected perpetrators and the agency they serve, shall be competent and impartial.**
 - d. They shall have access to, or be empowered to commission investigations by, impartial medical or other experts.
 - e. The methods used to carry out such investigations shall meet the highest professional standards and the findings shall be made public.
20. These Crimes against Humanity by the U.S. Genocide Regime are well known to the United States and the world.
21. 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 V).
22. 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.
23. 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 INTERNATIONAL CRIMINAL COURT IS THE SOLE ARENA WITH
JURISDICTION TO REMEDY THESE CRIMES AGAINST HUMANITY.
DEMAND MUST BE MADE FOR THEM TO COMPLY WITH THEIR MANDATE**

24. We have demanded and are denied remedy for the **GENOCIDE, TORTURE, PILLAGING AND CRIMES AGAINST HUMANITY** against our mothers, fathers, children and other

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

loved ones from each and every cross-corrupted United States branch of government and law enforcement agency on a federal level, including the U.S. President; the U.S. Vice President; the F.B.I.; the D.O.J.; the Attorney General; Homeland Security; the Department of Defense; the Secret Service; all Presidential Cabinet Members; the Senate and House Judicial Committee; the Secretary of State; Speaker of the House; U.S. Senators and Congressional Representatives; the U.S. Embassy; the Department of Health and Human Services; and on a state level including the Governors and Attorney Generals of each state; State Senators and Representatives and law enforcement.

25. There is no remedy by any United States judicial, executive or legislative official or other agency as all cross corrupted, collusive branches of United States government are themselves responsible for the Crimes Against Humanity and are conspirators, colluders, accomplices and accessories as set forth herein.
26. The Crimes against Humanity Attested herein and Exhibits attached are incontrovertible and proven on their face.
27. 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.
- 28. OUR MOTHERS, FATHERS, CHILDREN, SPOUSES AND LOVED ONES ARE BEING MURDERED IN MASS AND SUBJECTED TO CRIMES AGAINST HUMANITY BY THE UNITED STATES. URGENT DEMAND IS MADE FOR MANDATORY REMEDY AS FOLLOWS AND IN ARTICLES XIII and XIV:**
 - a. The Urgent and Immediate Release of the parents, children, family and loved ones from the U.S. 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. Genocide Regime including but not limited to those in Exhibit A.
 - f. 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.
29. 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.
30. 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.

31. 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.
32. Sanctions and Embargoes against the United States.
33. Demand is made for a response with a timeline of the actions taken and to be taken by _____, 2021.

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

34. Just as attested by the brave survivors who escaped the Holocaust,²⁰ so too the Victims and survivors of a Genocide Regime, Crimes Against Humanity; Torture; Pillaging; Mass Human 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 ²¹ ruse of “guardianship” or “conservatorship” (the “U.S. Guardian Genocide Regime”)
35. 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.
36. 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.

**V. THE DELIBERATE ATTEMPT OF THE U.S. TO “OPT OUT” OF BEING HELD
CRIMINALLY ACCOUNTABLE FOR THEIR CRIMES AGAINST HUMANITY
BY THEIR OWN FAILURE TO FULLY RATIFY U.N. TREATIES
ON ITS FACE NOT ONLY CONSTITUTES ADMISSION OF THESE CRIMES
BUT IT FALLS WITHIN THE PARAMETERS OF “CRIMES OF
AGGRESSION” THAT FALL WITHIN THE JURISDICTION OF THE
INTERNATIONAL CRIMINAL COURT**

37. International law prescribes that States must provide an effective remedy for everyone who alleges a violation of his or her human rights.

²⁰ [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 ...

²¹ <https://en.wikipedia.org/wiki/Dystopia>

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

38. 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.
39. **Therefore, the Genocide Regime and Crimes Against Humanity by the United States mandates its criminal investigation by the International Criminal Court (“ICC”) under Article 13 (b) of the Rome Statute.**
40. 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.
41. 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.
42. 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.²²
43. Under Article 5 of the Rome Statute of the ICC, these crimes fall within the subject-matter jurisdiction of the ICC.²³
44. 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.”²⁴
45. 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”.²⁵

²² 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.

²³ 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.

²⁴ Rome Statute, preamble, par. 5–6.

²⁵ 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).

46. 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”.
47. 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.
48. 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.
49. 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.
50. Article 13 (b) entails an exercise of prescriptive and adjudicative criminal jurisdictions.
51. Moreover, the *Nuremberg Judgment* established a new relationship between the individual, the State and the international community.²⁶
52. 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.²⁷
53. 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.
54. By the time of the fall of the Berlin wall the remedy for perpetrators of international crimes as *hostis humani generis*,²⁸ and thus subject to universal jurisdiction, was well established.²⁹

²⁶ Broomhall, *International Justice*, 19.

²⁷ *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

²⁸ Duhaime's Law Dictionary
 Hostis Humani Generis Definition:
 Latin: the enemy of mankind.

CRIMES OF AGGRESSION

55. It constitutes Crimes of Aggression³⁰ for the United States to portend that it can perpetrate Crimes against Humanity without criminal accountability by attempting to “opt-out” of its own liability for Crimes against Humanity by its self-serving refusal to ratify the Rome Statute by the International Criminal Court.
56. To the contrary, the United States should be held to even greater criminal liability for Crimes against Humanity and for criminal liability for “Crime of Aggression” to cover up and shield itself and its color of law employees.

VI. TO OUR BUZZFEED REPORTER HEROS, HEIDI BLAKE AND KATIE BAKER

57. We will be providing special coverage of this World Forum Complaint to the reporters who provide real news reporting of this event and the real issues which are repeated below:
58. We would like you to be an integral part of this effort to right this inhumanity on behalf of all peoples in the world.
59. Please provide your commitment and support to this endeavor.

VII. TO ALL CRIME VICTIMS OF THESE CRIMES AGAINST HUMANITY

60. Tik-tock. Mass Murder, Human Trafficking and Crimes against Humanity are in progress.
61. The difficult takes time... the impossible takes a little longer.
62. Please get registered. With a big united voice, we will get this done.

Barbara Stone

Barbara Stone

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Related Terms: [War](#), [Universal Jurisdiction](#)

Common enemies of all mankind.

²⁹ 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).

³⁰ <https://www.coalitionfortheicc.org/explore/icc-crimes/crime-aggression>

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."

Barbara Stone Bio:

Barbara is a former real estate attorney previously in practice in New York and Florida in prominent national firms and a former real estate broker (testimonials attached).

Barbara has unique first-hand experience of the human rights atrocities by the cross-corrupted U.S. government branches having been forced into courts across the country including the U.S. Supreme Court seeking futile remedy to protect her mother from being human trafficked in the guise of “guardianship” and finding only vicious whistleblower retaliation.

In the process Barbara has found the entire U.S. “legal system” to be lawless, used as an entity devised by the government to strip the public of their rights, liberty and property. Nowhere are the horrors of American pseudo courts more terrifying than those operating in the ruse of “guardianship”. No one in the world with financial assets is immune. This is made apparent by the Britney Spears case and that of many other high profile celebrities and prominent members of the public.

Barbara has been viciously retaliated for being a whistleblower to the criminal enterprise perpetrated under the ruse of “guardianship/conservatorship” to which Barbara and her mother have been subjected. Barbara was stripped of her law license after she had already retired from the practice of law; repeatedly falsely arrested for reporting crimes and her efforts to save her mother’s life; her assets and home were seized in retaliatory fraudulent lawsuits for exposing these atrocities and to attempt to silence her.

It is impossible for victims alone to seek remedy. The only result is further retaliation. Barbara is uniting guardian court victims in order to seek remedy together and on an international level by the United Nations, NATO and international courts.

The appropriate and meaningful remedy is:

1. Abolishment of guardian laws
2. Release of those held captive by these courts
3. Criminal accountability of those involved including judges, attorneys and guardians;
4. Renumeration and restitution
5. Whistleblower protection.

Because the activities of the guardian enterprise are secretive and the files are sealed, there are no official records as to the number of persons captured in the guardian enterprise. It is estimated that as many as six million people are being held in captivity. It is estimated 40 trillion dollars is being stolen. This enterprise constitutes a national and international security threat.

Recent movies and documentaries have been produced exposing the life threatening danger of the guardian terror syndicate and warning the public including “The Guardian” produced by Billie Mintz; the Netflix movie “I care a lot” and the Britney Spears expose “Framing Britney Spears.”

Barbara has a website and encourages victims to contact her at endguardianracket.com or at Barbara.stone.usa@gmail.com.





Barbara Stone

Licensed Associate Real Estate Broker
New York Residential Specialist (NYRS),
Board Certified by REBNY
NRT Top 1000 Sales Associates

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CORCORAN
corcoran group real estate

REBNY Residential Specialist
Luxury Specialist

Testimonials

“It was a pleasure to be represented by Barbara Stone in the sale of our property at 246 East 62nd Street. I found Barbara to be extremely responsive, knowledgeable and professional. Her work was thorough and of the highest standard. Due to Barbara’s dedication, hard work and unrelenting pursuit, she identified a buyer to purchase the property at a price highly favorable to us. I know that we would not have had the success that we did if it were not for her individual supreme effort and dedication. **By far, selecting Barbara for this difficult assignment was my best decision last year.** We greatly appreciate her fortitude and unending energy.”

- Robert Walz, Chief Operating Officer – Flair Communications Agency Inc.

“This will commend Barbara Stone for her representation in the sale of our property at 20 Maiden Lane and 51 Nassau Street. Barbara structured a marketing strategy that addressed the issues involved with the property and was responsive to our timing needs. She targeted a wide range of potential buyers, continually researched the market to access emerging buyers and we were kept informed of the marketing activities. She located a well suited buyer who agreed to a long closing date to accommodate our needs. We were extremely pleased with Barbara's marketing and would highly recommend her.”

- Chris Meskouris, principal, 20 Maiden Lane Associates, LLC

“We on the board would like to commend our real estate team, particularly Barbara Stone in the sale of our property located at One West 96th Street. Barbara recognized that the sale of our property was a big decision for our members and Board. She also understood that we had many questions and concerns about the process of bringing the building to market. Along the way, she and her team answered our questions and anticipated and used good judgment in resolving any problems. We came to rely on her team’s trustworthy advice. We would highly recommend Barbara for the dedicated and professional manner in which she handled this sale.”

- Adrian Smith, Chair –Board of Trustees, First Church of Christ Scientist

“Personally, and on behalf of Takashimaya Madison Avenue Corporation, I would like to thank you for the implementation and execution of a well-conceived marketing plan which resulted in the successful sale of 21 East 69th Street. It was a pleasure to work with such a professional, knowledgeable and enthusiastic broker.”

- Tadahiko Hatano, President – Takashimaya New York, Inc.

“It was pleasure to be represented by you in sale of my townhouse at 183 East 80th Street. I appreciate your marketing expertise and sound advice. Your global market exposure and market knowledge resulted in the sale of my property to an all cash buyer in 2 months, an impressive success. I am pleased with how you handled the marketing process and the results.”

- Richard Stone – Representative for sale of townhouse



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Testimonials

“It was a pleasure to be represented by you in the rental of a townhouse unit at 119 East 64th Street. I have worked with several agents and find your professionalism, expertise, advice and dedication is outstanding. **Your global market exposure and knowledge resulted in the rental of my property to a qualified tenant in just over one week, an impressive success.** I am very pleased with how you handled the marketing process and the result.”

- Joseph D’Angelo

“In a challenging real estate market, Barbara quickly secured an interested buyer with the ability to make an all cash purchase of our Upper East Side townhouse. When economic turmoil produced universal uncertainty, Barbara held the deal together and guided it to a written agreement. She then worked diligently with the potential buyers to satisfy their needs, protect the sellers’ interest and bring the sale to a close. From Barbara’s knowledge of the market and sales expertise to her assistance with completing the sale, their skill was essential to the rapid and successful completion of this property transaction. She was also a pleasure to deal with on a personal level. I heartily recommend Barbara to others entering the real estate market”.

- Judge David Lipton

“It was a pleasure to be represented by Barbara Stone in my search for a New York apartment. I was relocating from San Francisco to take a position as the Chief Executive of a company. Barbara listened carefully to my criteria and tailored a search and tour schedule that met my needs perfectly. We saw the ideal apartment suitable for my needs after seeing only 5 or 6 apartments. I am most pleased to have an agent who was not only knowledgeable and professional but also wonderful to work with. Barbara has my highest recommendation”.

- David Jiang – Chief Executive Officer – PineBridge Investments

“Thanks Barbara, many thanks for all your help, I really appreciate all the efforts you went to help me get my New York apartment”.

- Amanda Love –LoveArt