பல்கலைக்கழக மாணவர் ஒன்றியம்



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UN High Commissioner for Human Rights
Office of the UN High Commissioner for Human Rights (OHCHR)
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14 November 2017

Open appeal to UN Human Rights High Commissioner, the UN Human Rights Council and to the USA, the lead sponsor of consensus resolution on Sri Lanka

We, the student community of Jaffna University, are writing this urgent appeal on behalf of the Tamil political prisoners and their families.

This open appeal is addressed to UN High Commissioner for Human Rights ZeidRa'ad Al Hussein, President of the UN Human Rights Council (11th Cycle) Joaquín Alexander MazaMartelli and to the US Mission Chargé d'Affaires in Geneva Theodore Allegra.

Copies of this appeal are being forwarded to Sri Lankan President Maithiriapala Sirisena, Prime Minister RanilWickramasinghe, Chairperson of the Office for National Unity and Reconciliation (ONUR) Chandrika Bandaranaike Kumaratunge, Opposition Leader R. Sampanthan and Northern Provincial Council Chief Minister C.V. Wigneswaran.

Dear Sir/Madam,

At least 132 Tamil political prisoners are languishing in the prisons of Sri Lankan State across the island. Many of them have been detained for years without trial.

A fast-unto-death campaign waged by three Tamil political prisoners at Anuradhapura prison was called off after the student community of Jaffna University intervened and took the responsibility of addressing their struggle to the relevant international and domestic actors.

We urge the UN Human Rights mechanism in Geneva and the United States of America (USA), the main co-sponsor of Sri Lanka Resolution in the UN Human Rights Council, to recognise the Tamil detainees imprisoned under the Prevention of Terrorism Act (PTA) in Sri Lanka as political prisoners and to impress upon the Sri Lankan State to release the political prisoners through a principled political decision.

The raisons d'êtres for directing our appeal to you are based on the following four categories of arguments:

1) Tamil political prisoners should be a matter of international legal concern

Since 1972, the Sri Lankan State-building in the island has been a discourse dominated by the Sinhala ethnocracy. The state-formation in the island lacked a democratic Tamil mandate. It was largely a unilateral process promulgated amidst Tamil boycott in the North-East.

All those who opposed the ethnocratic State-formation by peaceful means as well as by other means came to be regarded as the enemies of the State and subjected to persecution and prosecution by the Sri Lankan judiciary.

The Welikade prison massacre that took place during the 1983 Black July anti-Tamil pogrom was such an act of persecution.

The underlying cause behind the Tamil struggle has always been based upon Tamils' articulation of their right to self-determination.

The late leader of Tamils S.J.V Chelvanayakam had consistently articulated Tamils' right to self-determination in the parliaments of Ceylon and Sri Lanka until his demise in 1977.

However, since August 1983, this right has been constitutionally denied to Tamils by through the 6th Amendment to the Sri Lankan constitution. This is a violation of the UN Charter and fundamental human rights.

An armed conflict arose as the last resort means of advancing the right to self-determinationstruggle against a State that imposed upon them a colonial domination and deployed an ethnic military. The war that followed should therefore be considered an international conflict according to the Additional Protocol I of Geneva Conventions (GC).

The Amnesty International and a range of other human rights watchdogs have referred to Liberation Tigers of Tamil Eelam (LTTE) as a party having accepted in writing its commitment to the GC together with its Additional Protocols I and II in February 1988.

As a party to a self-determination conflict, confronting colonial conditions and facing a racial war, the Eelam War, as it came to be called by the Colombo press was an international conflict.

And, by having accepted the GC and its Additional Protocols, the Tamil side has fulfilled its basic obligations to assert the international legal framework giving Prisoners of War (POW) status in an armed conflict.

Both the parties have also exchanged POWs during the war through the facilitation of the ICRC.

It is obvious that the Sri Lankan State has been refusing to recognise the status of POWs or political prisoners to Tamil detainees held under the so-called Prevention of Terrorism Act (PTA).

V.Anuraj
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Obviously, the Sri Lankan State, which has not ratified the Additional Protocol I and II, would not accord POW status to former LTTE members or those who are alleged of LTTE affiliation.

Since the LTTE has been decimated in the war and doesn't seem to exist anymore as a de-facto entity, its POWs have been left orphaned.

The only ones representing the PTA detaineesat the moment are their families and relatives and the larger community of Tamils.

Since the Tamil political representatives have failed to represent their case at the international fora, the student community at Jaffna University has come forward to take up the matter, especially after witnessing the outery of the Tamil prisoners and their families.

Even though the international community has failed to accord proper status to PTA-detainees as POWs under the international legal framework, the international community has a moral-bound duty to demand the Sri Lankan State to recognise them at least as political prisoners.

2) UN Responsibility

The United Nations pulled out of Vanni mainland when its presence was much needed during the height of the war in September 2008.

After the genocidalend of the war, Tamils have been seeking international investigations.

Such an investigation has not materialised so far due to the conduct of the United Nations under its previous General Secretary Ban Ki-moon.

However, the UN mechanism has admitted its failure in responding to the war in 2009. This is an admittance of the failure of applying the Right to Protect (R2P) doctrine.

The "Human Rights up Front" (HrUF) launched in December 2013 initiative was based on the lessons learnt from the UN failure in addressing the humanitarian tragedy in the island of Sri Lanka.

In February 2015, democratically elected Northern Provincial Council passed a resolution seeking international investigation on the allegation of genocide. The call was also citing the findings of an independent international opinion tribunal known as the People's Tribunal on Sri Lanka (December 2013).

The UN Human Rights Council only managed to carry out a scope-limited 'OHCHR Investigations on Sri Lanka' (OISL), which was not an independent criminal tribunal as demanded by Tamils. However, the OISL findings were also of a serious nature.

The findings of the OISL report were soon overshadowed with a so-called consensus resolution for transitional justice in October 2015.

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Two years have elapsed; still all the human rights watchdogs are complaining that the Sri Lankan State has largely failed to implement the consensus UN resolution. But, the OHCHR and the UNHCR seem to be preoccupied with reforming the Sri Lankan State with little effect on the ground.

As far as Tamils are concerned, there is a clear UN responsibility on the part of the UN to deliver its responsibility.

Tamils are also worried that the ineffectiveness and failures of the UN Human Rights Council could mean denial of international justice.

It is at this juncture, we the students write to you urging immediate attention on the burning issue of the Tamil political prisoners.

We are also saddened to note that the High Commissioner of Human Rights referring to Tamil political prisoners as 'security detainees'.

We urge the UN mechanism to recognise PTA detainees as political prisoners and demand a written answer from the OHCHR on this issue.

3) US Responsibility

The USA was one of the key Co-chair actors along with the EU, Norway and Japan in the peace process between the LTTE and the GoSL.

The failure of the internationally brokered peace process, involving both the parties and the international actors, culminated into a genocidal war claiming thousands of lives in the island.

During the peace process, there was a crucial humanitarian mediation process following the Tsunami catastrophe between the LTTE and the GoSL in 2005. The mediation resulted in the Post Tsunami Operational Management Structure (P-TOMS).

However, the USA, which promoted the process, all of a sudden issued a controversial statementciting its FTA-related legal limitations to financially support the P-TOMS mechanism to which the World Bank was to be the international custodian.

Within a few weeksSinhala extremist sections approached the Sri Lankan Supreme Courtand scuttled the P-TOMS agreement.

As in the case of the P-TOMS process, the post-2009 role of the USA, with successive resolutions in Geneva, have caused serious concernsto the Tamil people as limiting the delivery of international justice. We are sad to note thatthe US role in Geneva has contributed primarily to stabilise a victor's peace in the island.

USA co-sponsored a resolution with Sri Lanka in October 2015 placing almost the entire responsibility at the hands of the Sri Lankan State.

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Again, in March 2017, the USA was the lead sponsor of a resolution to extend for two years a UN role in monitoring and reporting on Sri Lanka's implementation of commitments to promote justice and reconciliation.

Serious questions are being raised to the effect that the USA has been doing 'strategic business' on the blood spilt and the sacrifices made by Tamils in the island.

Without going into such allegations, the student community at Jaffna University wants to point out that there is a clear moral responsibility on the part of the USA in not repeating the same mistake asin the case of the P-TOMS.

We urge the US Mission in Geneva to recognise the PTA detainees in the island as Political Prisoners and impress upon the Sri Lankan government to release them all through a principled political decision.

4) PTA-detainees deprived of legal liberty are political prisoners

Apart from the legal and moral responsibilities of the UN and US human rights actors mentioned above, PTA detainees are political prisoners by any common standards of rationality as they meet at least one of the following criteria:

- 4.1 The detention has been imposed in violation of the right to a fair trial, other rights and freedoms guaranteed by the International Covenant on Civil and Political Rights.
- 4.2 The detention is based on falsification of evidence of the alleged offence, or imposed in the absence of the event or elements of the offence, or imposed in connection with an offence committed by another person.
- 4.3 The length of the detention or its conditions are clearly disproportionate (incommensurate) to the offence the person is suspected, accused or has been found guilty of.
- 4.4 The PTA detainees have been detained in a discriminatory manner as compared to other persons.

We are looking forward to your response in recognising PTA detainees as political prisoners and impress upon the Sri Lankan leaders to release the Tamil political prisoners in a dignified manner.

Yours truly,

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