COMMITTEE AGAINST TORTURE
Fifty-fifth session
27 July – 14 August 2015

CONSIDERATION OF REPORTS SUBMITTED BY STATES PARTIES
UNDER ARTICLE 19 OF THE CONVENTION

Concluding observations of the Committee against Torture
(Extracts for follow-up of CAT/C/IRQ/CO/1 and Corr.1)

IRAQ

C. Principal subjects of concern and recommendations

Armed conflict, acts of terrorism and violations of the Convention

11. The Committee deplores the severe human rights violations committed by the so-called Islamic State in Iraq and the Levant (ISIL) and associated armed groups, which may amount to war crimes, crimes against humanity and possibly genocide, as stated in the report prepared by the Office of the United Nations High Commissioner for Human Rights pursuant to Human Rights Council resolution S-22/1 (see A/HRC/28/18, para. 78).

12. Recalling the Convention’s absolute prohibition of torture and the State party’s obligations thereunder, the Committee is deeply concerned at the information contained in the above-mentioned report regarding serious human rights violations by the Iraqi security forces and affiliated militia groups in the conduct of military operations. These include grave violations of the Convention, such as torture and ill-treatment, enforced disappearances and extrajudicial killings of prisoners and civilians (ibid., paras. 50-61) (arts. 1, 2, 12, 14 and 16).

The Committee recommends that the State party:

(a) Undertake prompt, thorough and impartial investigations into all allegations of torture and other ill-treatment, including enforced disappearances and summary executions, committed on any territory under its jurisdiction;

(...)

Conflict-related sexual violence

13. The Committee is particularly concerned about reports of ISIL fighters raping female captives, and about the fact that this extremist group has instituted a pattern of sexual violence, slavery, abduction and human trafficking targeted at women and girls belonging to religious and ethnic minorities (see S/2015/203, paras. 28-31). It is equally concerned by reports of sexual violence committed by members of the Iraqi
army and militias on all sides of the conflict. The Committee is further concerned at
the apparent impunity enjoyed by the perpetrators of such acts (arts. 1, 2, 4 and 16).

The State party should take vigorous measures to promote the protection
of women and eliminate the impunity enjoyed by the perpetrators of acts
of sexual violence in the context of the armed conflict, whether they are
State officials or non-State actors; conduct prompt, impartial and
thorough inquiries; try the perpetrators of such acts and, if they are found
guilty, sentence them to punishment commensurate with the gravity of
their acts; and provide adequate redress to victims, including those fleeing
ISIL-controlled areas, in particular ensuring that women fleeing such
violence have access to shelter, medical and psychological care and
rehabilitation and public services, and are able to access such services
without discrimination on the basis of gender or other status.

Fundamental legal safeguards

14. The Committee takes note of the procedural safeguards set out in article 123 of
the Code of Criminal Procedure (Act No. 23 of 1971), mainly the right to remain
silent and the right to be represented by a lawyer before the investigating judge. It
regrets, however, the lack of information provided on the measures and procedures in
place to ensure the practical application of these and other fundamental legal
safeguards to prevent torture and ill-treatment. In that respect, it has been reported that
detainees are frequently deprived of timely access to a lawyer and a medical doctor,
and of their right to notify a person of their choice. It is also concerned at allegations
regarding the failure to maintain accurate registration records, to adequately inform
detained persons about their rights and to adhere to the 24-hour limit for detainees to
be brought before a judge (art. 2).

The State party should ensure that all detainees are afforded, by law and
in practice, all fundamental legal safeguards from the very outset of their
deprivation of liberty, including the rights to be assisted by a lawyer
without delay, to have immediate access to an independent medical doctor,
regardless of any medical examination that may be conducted at the
request of the authorities, to be informed of the reasons for arrest and the
nature of any charges against them in a language that they understand, to
be registered at the place of detention, to inform promptly a close relative
or a third party concerning their arrest, and to be brought before a judge
without delay.

(...)

Secret detention in cases involving security concerns

16. The Committee remains concerned at information pointing at a consistent
pattern whereby alleged terrorists and other high-security suspects, including minors,
are arrested without any warrant, detained incommunicado or held in secret detention
centres for extended periods of time, during which they are severely tortured in order
to extract confessions. According to allegations received by the Committee, the
detention facility at the former Al-Muthanna military airport in West Baghdad, which
was uncovered in 2011, is still open and continues to operate secretly under the control of the 54th and 56th Brigades of the army (arts. 2, 11, 12, 15 and 16).

The State party should:

(a) Ensure that no one is detained in any secret detention centres, as these facilities are per se a breach of the Convention and should be closed. The Committee urges the State party to investigate and disclose the existence of any other such facility and the authority under which any of them has been established. It should also bring all legal detention facilities under the exclusive authority of the Ministry of Justice;

(…) 32. The Committee requests the State party to provide, by 15 August 2016, follow-up information in response to the Committee’s recommendations contained in paragraphs 12 (a), 13, 14 and 16 (a).

(…)