INTS201 Model UN: Briefing Paper

Third Committee of the General Assembly
Social, Humanitarian and Cultural Affairs
Topic: Eradicating the Death Penalty and the Right to Life

Chairs: Josh Pallas and Dr Susan Engel
March 2015

Role of the General Assembly’s Committees

The main committees of the General Assembly (GA) function as advisory committees to the plenary. In other words, each of the six main committees of the GA is tasked with formulating draft resolutions and reporting on key issues within their portfolio to the plenary.

For the purposes of this MUN, we will draft and vote on a resolution ourselves. The GA usually operates in a declaratory manner. It declares standards and best practices. It does not sanction or create peacekeeping and enforcement missions.

The Third Committee

The Third Committee of the General Assembly (3GA or SOCHUM) has a very broad mandate within the United Nations (UN) structure. It was created after the conclusion of the *Universal Declaration of Human Rights* (1948) and is responsible for debate and deliberations on all matters, which broadly speaking, fall into the categories of social, cultural and humanitarian affairs.

Topics that fall into this category include: the rights of indigenous peoples, women, disabled persons and sexual minorities. It considers issues of human rights and social justice. A principal area of consideration for 3GA is reports from the Human Rights Council which was created in 2006. Increasingly, it is considering topics related to criminal justice and terrorism.

Key collaborating bodies for SOCHUM are the Department of Political Affairs, United Nations Children’s Fund, United Nations Development Fund for Women, United Nations Development Programme and the United Nations Office of the High Commissioner for Refugees among others.

The current Chair of 3GA is Her Excellency Mrs Sofia Mesquita Borges of Timor-Leste as it moves into its 68th Session of sitting.
The Death Penalty

This topic is coming under renewed interest in SOCHUM following the restoration of executions in Indonesia and the continued use of capital punishment throughout the world. Statistics are yet to be released for the number of executions in 2014. However, in 2013 Amnesty International reported that there were 778 judicially ordered executions. This figure does not include the many thousands of people executed annually in China. It also does not include extra-judicial executions, or unconfirmed reports of executions (Amnesty, 2014: 3).

“Capital punishment is the most premeditated of murders, to which no criminal’s deed, however calculated, can be compared.”


Image: “Albert Camus” by Photograph by United Press International, via Wikimedia PD

Law

Article 6 of the *International Covenant on Civil and Political Rights* (1966) remains one of the primary legal regulations on the death penalty. There are currently 168 parties to the ICCPR. It stipulates:

1. Every human being has the inherent right to life. This right shall be protected by law. No one shall be arbitrarily deprived of his life.

2. In countries which have not abolished the death penalty, sentence of death may be imposed only for the most serious crimes in accordance with the law in force at the time of the commission of the crime and not contrary to the provisions of the present Covenant and to the Convention on the Prevention and Punishment of the Crime of Genocide. This penalty can only be carried out pursuant to a final judgement rendered by a competent court.

3. When deprivation of life constitutes the crime of genocide, it is understood that nothing in this article shall authorize any State Party to the present Covenant to derogate in any way from any obligation assumed under the provisions of the Convention on the Prevention and Punishment of the Crime of Genocide.

4. Anyone sentenced to death shall have the right to seek pardon or commutation of the sentence. Amnesty, pardon or commutation of the sentence of death may be granted in all cases.

5. Sentence of death shall not be imposed for crimes committed by persons below eighteen years of age and shall not be carried out on pregnant women.

6. Nothing in this article shall be invoked to delay or to prevent the abolition of capital punishment by any State Party to the present Covenant.
Since the conclusion of the ICCPR a *Second Optional Protocol* was concluded in 1989, which calls upon all states to abolish the death penalty, and work towards its eradication. There are 81 parties to this Optional Protocol.

Multilateral treaties such as the ICCPR are only binding upon states if they have ratified the treaty. The ratification process is twofold. Initially, the state must become a signatory to the treaty. Then the state must implement the relevant provisions of their treaty into their domestic law. Once both of these steps have taken place, the treaty becomes binding upon the state. The state’s success in meeting these treaty obligations will be subject to the Universal Periodic Review Process of the United Nations Human Rights Council.

Additionally, the Economic and Social Council has passed a resolution (UN Doc E/RES/1984/50) calling for safeguards which should be put in place to protect those who are currently awaiting execution on death row.

The UN Secretary-General, Ban Ki-moon, reiterated that the “death penalty has no place in the 21st Century” (UN News 2014).

**Statistics**

According to Amnesty International’s report on the death penalty released in 2014 there are:

1. 98 states which are abolitionist for all crimes;
2. Seven states which are abolitionist for ordinary crimes only (i.e. crimes committed in peacetime);
3. 35 states which are abolitionist in practice (no executions in the past 10 years);
4. 58 retentionist states.

**Amnesty International Data on Retentionist and Abolitionist Countries**

<table>
<thead>
<tr>
<th>Abolitionist for ordinary crimes only</th>
<th>Brazil, Chile, El Salvador, Fiji, Israel, Kazakstan, Peru</th>
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<tbody>
<tr>
<td>(only apply the death penalty for exceptional crimes like treason and military offences)</td>
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<tr>
<td>Abolitionist in practice (have not executed anyone for ten years)</td>
<td>Algeria, Benin, Brunei, Burkina Faso, Cameroon, Central African Republic, Congo (Republic of), Eritrea, Ghana, Grenada, Kenya, Laos, Liberia, Madagascar, Malawi, Maldives, Mali, Mauritania, Mongolia, Morocco, Myanmar, Nauru, Niger, Papua New Guinea, Russian Federation, Sierra Leone, South Korea, Sri Lanka, Suriname, Swaziland, Tajikistan, Tanzania, Tonga, Tunisla, Zambia</td>
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<tr>
<td></td>
<td>Note: the Russian Federation introduced a moratorium on executions in August 1996. However, executions were carried out between 1996 and 1999 in the Chechen Republic.</td>
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Amnesty International Data on Retentionist and Abolitionist Countries cont.

Retentionist Countries

Afghanistan, Antigua and Barbuda, Bahamas, Bahrain, Bangladesh, Barbados, Belarus, Belize, Botswana, Chad, China, Comoros, Democratic Republic of the Congo, Cuba, Dominica, Egypt, Equatorial Guinea, Ethiopia, Gambia, Guatemala, Guinea, Guyana, India, Indonesia, Iran, Iraq, Jamaica, Japan, Jordan, Kuwait, Lebanon, Lesotho, Libya, Malaysia, Nigeria, North Korea, Oman, Pakistan, Palestinian Authority, Qatar, Saint Kitts and Nevis, Saint Lucia, Saint Vincent and the Grenadines, Saudi Arabia, Singapore, Somalia, South Sudan, Sudan, Syria, Taiwan, Thailand, Trinidad And Tobago, Uganda, United Arab Emirates, United States Of America, Viet Nam, Yemen, Zimbabwe

In 2013, 22 countries were reported to judicially order executions. China does not publish statistics regarding the number of executions. However, Amnesty estimates that it is in the thousands and Cornell University’s research centre ‘Death Penalty Worldwide’ has estimated at least 3,000 executions annually since 2011, where it was reduced down from an estimate of 5,000.

Discounting the numbers of executions in China, 80 per cent of the remainder of executions take place in Iran, Iraq and Saudi Arabia. Amnesty notes that slightly less than 2,000 persons were given a death sentence in 2013, which brings the total number of person on death row to just under 23,000.
Case Studies

Europe
Europe has a long history of opposition to the death penalty. In 1985, Protocol 6 to the European Convention for the Protection of Human Rights and Fundamental Freedoms abolished the use of the death penalty in all times of peace. Of the 47 member states, 45 have ratified the Protocol and the other two have signed it without proceeding to ratification. In 2003, Protocol 13 was adopted which abolished the use of the death penalty in all instances. This Protocol was ratified by 33 states and a further 11 are signatories, but they have not proceeded to ratification. In fact, the European Court of Human Rights has held that the Eurozone has become substantively capital punishment free (Ocalan v Turkey 2005).

Since 2013, abolition of the death penalty has been considered a precondition for entry to the European Union (EU). The EU frequently makes representations to the UN, other regional bodies and states arguing for clemency for those on death row. The EU has been a strong supporter of abolitionist resolutions within the UN.

America
Since 1976, the USA has executed 1,399 people (Death Penalty Information Centre 2015). As of early 2015, there are 32 two states that have retained the death penalty and 18 that have abolished it. The overwhelming majority of executions occur within the southern states and use the lethal injection method.

In July 2014, a landmark ruling from the Californian District Court ruled that the death penalty was unconstitutional, as practised within that state (Dolan & Kim 2014).
**Indonesia**

Through January 2015 Indonesia executed five people. However, there were no executions in 2014, and there were five in the whole of 2013. 2013 saw a resumption of executions after a moratorium which began in 2008.

Two Australians are currently on death row for drug trafficking and have no further recourse for appeals. There are a total of 134 persons facing execution. The current President Joko Widodo, has repeatedly expressed a hard line against clemency on death row appeals. Most provinces of Indonesia use the firing squad and executions must be public.

**Objectives of the 3GA Meeting**

As with any committee working with a human rights issue, the objectives are similar and twofold:

1) Restate the international law on the issue (in this case, reaffirm a prohibition on the death penalty); and

2) Recognising that the death penalty is still in use, ensure that states are limiting their use of it and that there are safeguards in place to prevent arbitrariness and unduly cruel treatment.

Potential things to considering within a resolution are:

1) The method of execution;
2) The amount of notice that is given to the individual and their family of the date of execution;
3) Guarantees that prisoners on death row will not be discriminated against because of their status;
4) Due process and guarantees of a fair trial which hands down the death penalty;
5) Limitation of the death penalty to the most serious crimes;
6) The legal and political issues of executing a foreign national; and
7) The need to urge de facto abolitionist states to become abolitionist in law.

**Resources**


Annual report of the United Nations High Commissioner for Human Rights and reports of the Office of the High Commissioner and the Secretary-General, UN GAOR 21st sess, Agenda items 2-3, UN Doc A/HRC/22 (2 July 2012)

Death Penalty Information Centre, 2015 Death Penalty Information Centre, Washington DC, USA,
http://www.deathpenaltyinfo.org/


Safeguards guaranteeing protection of the rights of those facing the death penalty, ESC Res 1984/50, UN ESCOR, Supp No 1, UN Doc E/1984/84 (adopted 25th May 1984)
http://www.ohchr.org/EN/ProfessionalInterest/Pages/DeathPenalty.aspx

http://www.ohchr.org/EN/ProfessionalInterest/Pages/2ndOPCCPR.aspx

Example Position Paper
Eradicating the Death Penalty and the Right to Life

Attention: Third Committee of the General Assembly Social, Humanitarian and Cultural Affairs
From: The Commonwealth of Australia
Date: March 2015

Background
The Commonwealth of Australia is a Constitutional Monarchy and received independent legal sovereignty from the United Kingdom of Great Britain and Northern Ireland in 1901. Presently, the population is approximately 23 million, over a land mass of 7.69 square kilometres. Australia has a federalised jurisdiction and criminal law is a concurrent power of both the Federal Government (Australian government) and the governments of the respective states.

Issues
Australia has ratified both the International Covenant on Civil and Political Rights (ICCPR) and the Second Optional Protocol regarding the death penalty. Australia was one of the first parties to ratify the Second Optional Protocol, doing so in 1990 prior to it becoming enforceable in 1991. Australia was for many years an annual co-sponsor of the resolution passed through the Human Rights Council (and previously Human Rights Commission) each year, which called for the eradication of the death penalty. Australia has also been a co-sponsor of resolutions in the General Assembly that call for a Moratorium on the use of the death penalty.

Australian strongly affirms its international commitments through state practice. The last judicially ordered executed carried out in Australia was in 1967, in the state of Victoria. The death penalty was formally abolished in all states and territories by 1985, with the state of Queensland abolishing it in 1922. Under the federalised government system, a law of a state cannot contradict a law of the Commonwealth. Consequently, the Crimes Legislation Amendment (Torture Prohibition and Death Penalty Abolition) Act 2010 (Cth) prohibited the reintroduction of the death penalty in all Australian jurisdictions.

There are currently thirteen Australians on death row around the world. The most pressing issue is in Indonesia, where two members of the “Bali Nine Drug Ring” are facing execution at any time, having exhausted all of their appeals. Australia has consistently and uniformly placed pressure on other member states of the United Nations (UN) who are threatening to execute Australian citizens. There are currently two other Australians on death row in China and Vietnam. The most recent execution of an Australian was in 2005 in Singapore.
While respecting the sovereign right to self-determination of all UN member states, Australia strongly affirms the need to apply the principles of the ICCPR. Australia supports any action from the UN which works towards the eradication of the death penalty (ex post facto) in all member states. Australia calls upon members of this committee to also support a strong resolution calling for the death penalty’s eradication.

Acknowledging the difficulties in this position, Australia also calls upon member states to support an indefinite moratorium on judicial executions. This moratorium would prevent those currently on death row from being executed.

Australia will propose the eradication of particular forms of the death penalty, namely beheading and stoning. Australia will also work towards the removal of the death penalty for the crimes of adultery, homosexuality and forms of blasphemy and sedition. Australia’s view is firmly that the death penalty, if implemented, should be reserved for the most serious crimes such as murder, rape and torture. It should especially not be used upon persons who are particularly vulnerable and already marginalised minorities within their communities.

Australia looks forward to working with the member states of this committee to ensure that the crucial right to life is universally respected.

References


Draft Resolution
Third Committee of the General Assembly

1/1. A moratorium on all judicially ordered executions.


Recalling and further welcoming diplomatic efforts working against the death penalty,

Noting the previous work of this committee and the Human Rights Council holding states to account on their records regarding the death penalty,

Acknowledging the operative provisions of the Second Optional Protocol to the International Covenant on Civil and Political Rights,

1. Demands that all states cease to execute any prisoners currently facing execution;
2. Requests all states to ratify the International Covenant on Civil and Political Rights and the Second Optional Protocol thereto;
3. Invites all states to develop a legislative plan and framework to abolish the death penalty for all crimes that do not include murder, rape, torture, treason, or violations of religious or culturally specific law, as appropriate.
4. Calls upon, all states to report on this legislative plan in the next year of sittings of this committee, and in their Universal Periodic Reviews at the Human Rights Council.

1st plenary meeting
March 2015