

Schenkkade 50 The Hague - 2595 AR The Netherlands

Tel: +31-70-800-2093 Fax: +31-70-808-0254

Email: admin@childabductioncourt.eu

OPEN LETTER TO PRESIDENT TRUMP

THE WHITE HOUSE
Mr. DONALD J. TRUMP
45TH PRESIDENT OF USA
1600 Pennsylvania Ave NW
Washington, DC 20500
USA

Date: 5/24/18

To Address The Matter Of Wrongfully Retained, Illegal Immigrant Children In The USA and the Abuse of State Power by violating International Laws & Treaties.

Dear Mr. President,

At present, some 200,000-immigrant children reside illegally in the USA after being kidnapped by one of their parents. These children fall victim to horrific psychological, emotional and mental abuse as a result of being unlawfully detained in the US, due to the failings of the American Government, especially due to the lawlessness of corrupt sanctuary city judges!

This is in direct breach and in violation of the Hague Convention, which the United States signed on 1 July 1988. The treaty is in place to safeguard children who are prey to such circumstances, yet the United States blatantly relinquishes its commitment to upholding its legislation. Such defiance on an international level, simply confirms to the watching world that America is a supporter of not only illegal activities against innocent children but also the world's No. 1 Human Rights Abuser too.

Article 1 of the Hague Cor	nvention states:
----------------------------	------------------

The objects of the present Convention are -

- a) to secure the **prompt return** of children wrongfully removed to or retained in any Contracting State; and
- b) to ensure that rights of custody and rights of access under the law of one Contracting State are effectively respected in other Contracting States.

The United States' refusal to administer the necessary jurisdiction required to ensure that these illegally retained children are returned to their rightful homes is an obnoxious breach of the declaration it signed.

We will also like to draw reference to Article 3 of the treaty, which states:

The removal or the retention of a child is to be considered wrongful where -

- a) it is in breach of rights of custody attributed to a person, an institution or any other body, either jointly or alone, under the law of the State in which the child was habitually resident immediately before the removal or retention; and
- b) at the time of removal or retention those rights were actually exercised, either jointly or alone, or would have been so exercised but for the removal or retention.

The rights of custody mentioned in sub-paragraph as above, may arise in particular by operation of law or by reason of a judicial or administrative decision, or by reason of an agreement having legal effect under the law of that State.

In other words, Mr. President, the United States is unashamedly engaging in criminal activities, child abuse, human rights violations and harboring of child kidnapping fugitives by not implementing measures to combat this sort of wrongful abductions and illegal immigration.

This not only undermines the well-being of innocent children, but also punishes the "left behind" parents who are trying desperately to be reunited with their child. They face sleepless nights, and futile attempts to even be able to locate their missing child. Mr. President, as a father and Grandfather, how would you feel if one of your beloved children or Grand Children was stolen from you, taken to a foreign country, leaving you with the devastating uncertainty about if you will ever see them again? This is every parent's worst nightmare, and there is no waking from it.

Consider the mental, psychological and emotional anguish these "left behind" parents face with empty and endless pursuits to simply get a glimpse of their child one more time.

This sort of wicked corruption and **PERVERSE INCENTIVE** for the child kidnapping parent is being championed by a "sanctuary city legal system" that condones this criminal behavior as being reasonable or acceptable. Mr. President, this is neither reasonable nor acceptable, and is a complete violation of the Human rights of the child and the "left behind" parent. We wish to further direct your attention to Article 7 in the Hague convention, which states:

Central Authorities shall co-operate with each other and promote co-operation amongst the competent authorities in their respective States to **secure the prompt return of children** and to achieve the other objects of this Convention.

In particular, either directly or through any intermediary, they shall take all appropriate measures -

- a) to discover the whereabouts of a child who has been wrongfully removed or retained;
- b) to prevent further harm to the child or prejudice to interested parties by taking or causing to be taken provisional measures;
- c) to secure the voluntary return of the child or to bring about an amicable resolution of the issues;
- d) to exchange, where desirable, information relating to the social background of the child;
- e) to provide information of a general character as to the law of their State in connection with the application of the Convention;

- f) to initiate or facilitate the institution of judicial or administrative proceedings with a view to obtaining the return of the child and, in a proper case, to make arrangements for organizing or securing the effective exercise of rights of access;
- g) where the circumstances so require, to provide or facilitate the provision of legal aid and advice, including the participation of legal counsel and advisers;
- h) to provide such administrative arrangements as may be necessary and appropriate to secure the safe return of the child:
- i) to keep each other informed with respect to the operation of this Convention and, as far as possible, to eliminate any obstacles to its application.

Thousands of vulnerable and traumatized children are caught up in this tainted system.

For instance, take the case of Sean Schuermann – a 9-year-old German boy whose face is featured on the banners we have been placing outside the White House every day.



Sean was illegally kidnapped by his illegal immigrant Filipino mother Jubilie Anqui with the assistance of her criminal boyfriend Jonathan Link Tedrick and wrongfully retained in the US, where four corrupt sanctuary city judges in the US Family Court system removed his rights for freedom to return to his country of citizenship, Germany and allowed his illegal immigrant, child kidnapping mother to keep Sean as a "prisoner" in the USA.

His father is just one of more than 200,000 "left behind" parents who the American Family Courts refuse to acknowledge. Instead of helping the "left behind" parent, sanctuary city judges become **COMPLICIT** in the crime and "assist" the child kidnapping parent with unconstitutional "court orders" to further conceal and wrongfully retain the child in the US against the will and without the consent of the left behind parent. **Would you call that a "rigged system" Mr. Trump?**

Between 2014 and 2015, more than 300 sanctuary jurisdictions <u>rejected</u> around 17,000 detention requests. And in 2015, more than 200 states and local jurisdictions <u>failed to uphold</u> requests from the Immigration and Customs Enforcement to detain persons of interest.

Mr. President, the issue of sanctuary cities was something your administration vowed to tackle harshly, and at the start of 2017, you signed two executive orders on immigration and border security, which would prohibit funds from going to sanctuary jurisdictions, yet these orders have since been discarded by the federal courts.

Your order outlines removing immigrations who "have been convicted of any criminal offense; have been charged with any criminal offense, where such charge has not been resolved; have committed acts that constitute a chargeable criminal offense; have engaged in fraud or willful misrepresentation in connection with any official matter or application before a governmental agency; have abused any program related to receipt of public benefits; are subject to a final order of removal, but who have not complied with their legal obligation to depart the United States; or in the judgment of an immigration officer, otherwise pose a risk to public safety or national security."

These illegal immigrant child snatching parents are guilty of criminal offenses for the kidnapping and abduction of minors. To keep harboring them in the United States is a direct obstruction of federal law on immigration policies, giving crooked judges, like the ones involved in Sean's case, the authority to keep an illegal immigrant child imprisoned in the US. These judges have been <u>COMPLICIT</u> with their obscene disruption of a "rigged system" you have been long battling to address.

We urge you to rise to the commitment you made to the American people and prioritize the urgent need for these illegally detained children to be returned to their rightful homes. Not only because it is the ethical thing to do, but because it would promote the rights of the child and would make America the No. 1 Child Protector instead of being the No. 1 Child Abuser in the world.

Article 13 of the UN Human Right Convention states:

- 1. Everyone has the right to freedom of movement and residence within the borders of each State.
- 2. Everyone has the right to leave any country, including his own, and to return to his country.

Mr. President, you are the only hope for these 200,000 wrongfully retained children and their heartbroken "left behind" parents who are fighting arduously to get them back. It is imperative that we allow their voices to be heard and rectify this unethical and fraudulent system that has been "rigged" beyond believe and continuously fails to uphold the American Constitution and the principle of the "land of the free". You are the last ray of light that may be a glimmer of freedom for these innocent children.



The International Criminal Court against Child Kidnapping (ICCACK) is the court of last resort for the prosecution of the crime of (parental) child kidnapping, enforced disappearance of children by government officials, human rights violations, and crimes against humanity. We herewith would like to request an official meeting with you to further discuss this, and to work together so that USA does not look like a nation of ruffians who welcome and protect child abusing criminals.

We would welcome the chance to further discuss the issues raised in this letter.

Respectfully yours,

Mark Rackley – Trustee of the Members of the Board International Criminal Court Against Child Kidnapping



Why Have These 4 Criminal Judges Violated the American Constitution, Violated Federal Immigration Laws, Violated The Hague Convention. Violated of the UN Convention for Protection of Children and Violated the UN Convention for Human Rights???

THESE LAWLESS JUDGES HAVE BEEN TRAFFICKING ME AND MY ILLEGAL IMMIGRANT CHILD KIDNAPPING FILIPINO MOTHER JUBILIE ANQUI ACROSS STATE LINES FROM FLORIDA TO AN UNKNOWN LOCATION IN UTAH WITHOUT LEGAL AUTHORITY.







Judge M. Casey Rodgers



Who gave these judges the constitutional authority to kidnap illegal immigrant children into their "jurisdiction"? Harboring Illegal Aliens & Trafficking illegals across State Lines is a Federal Crime!

Why are these judges not allowing me to travel to my home country Germany? I am an illegal immigrant child and my illegal immigrant mother Jubilie Angui & her criminal boyfriend Jonathan Link Tedrick have been concealing me from my loving father for almost 3 years now with the help of these corrupt judges who acted as "TRESPASSERS OF THE LAW"! These judges have been COMPLICIT in the concealment and abduction of me and therefore are liable for damages, infliction of emotional, psychological and mental pain and willful destruction of the father-child bond. Please help me reunite with my father again and get access to my German civil and Human rights. I'm an illegal alien here in USA, and so is my mom! She forces me to live as illegal immigrant and destroys my German heritage.

> My father has full custody rights! I want to go home to my Daddy now where I belong! www.childabductioncourt.eu