UN Security Council resolution 1034 (1995) on violations of international humanitarian law and of human rights in the territory of the former Yugoslavia

RESOLUTION 1034 (1995)

Adopted by the Security Council at its 3612th meeting, on 21 December 1995

The Security Council,

Reaffirming all its earlier relevant resolutions on the situation in Bosnia

and Herzegovina, including its resolution 1019 (1995) of 9 November 1995 and

condemning the Bosnian Serb party's failure, despite repeated
calls that it

should do so, to comply with the demands contained therein,

Having considered the report of the Secretary-General pursuant to

resolution 1019 (1995) on violations of international humanitarian law in the

areas of Srebrenica, Zepa, Banja Luka and Sanski Most of 27 November 1995

(S/1995/988),

Gravely concerned at the information contained in the abovementioned

report that there is overwhelming evidence of a consistent pattern of summary

executions, rape, mass expulsion, arbitrary detentions, forced labour and large-scale disappearances,

Reiterating its strong support for the work of the International Tribunal

established pursuant to its resolution 827 (1993) of 25 May 1993,

Noting that the General Framework Agreement for Peace in Bosnia and

Herzegovina and the Annexes thereto (collectively the Peace Agreement,

S/1995/999, annex) initialled at Dayton, Ohio, on 21 November 1995 provides that

no person who is serving a sentence imposed by the International Tribunal for

the former Yugoslavia, and no person who is under indictment by the Tribunal and

who has failed to comply with an order to appear before the Tribunal, may stand

as a candidate or hold any appointive, elective, or other public office in

Bosnia and Herzegovina,

Condemning the failure of the Bosnian Serb party to comply with their

commitments in respect of giving access to displaced persons and to persons

detained or reported missing,

Reiterating its concern expressed in the statement of its

President of 7 December 1995 (S/PRST/1995/60),

Deeply concerned by the plight of hundreds of thousands of refugees and

displaced persons as a result of hostilities in the former Yugoslavia,

1. Strongly condemns all violations of international humanitarian law and

of human rights in the territory of the former Yugoslavia and demands that all

concerned comply fully with their obligations in this regard and *reiterates* that

all those who commit violations of international humanitarian law will be held

individually responsible in respect of such acts;

2. Condemns in particular in the strongest possible terms the violations

of international humanitarian law and of human rights by Bosnian Serb and

paramilitary forces in the areas of Srebrenica, Zepa, Banja Luka and Sanski Most

as described in the report of the Secretary- General of 27 November 1995 and

showing a consistent pattern of summary executions, rape, mass expulsions,

arbitrary detentions, forced labour and large-scale disappearances;

3. Notes with the utmost concern the substantial evidence referred to in

the report of the Secretary- General of 27 November 1995 that an unknown but

large number of men in the area of Srebrenica, namely in Nova Kasaba-Konjevic

Polje (Kaldrumica), Kravice, Rasica Gai, Zabrde and two sites in Karakaj, and

possibly also in Bratunac and Potocari, have been summarily executed by Bosnian

Serb and paramilitary forces and *condemns* in the strongest terms the commission of such acts;

4. Reiterates its strong support for the efforts of the International

Committee of the Red Cross (ICRC) in seeking access to displaced persons and to

persons detained or reported missing and calls on all parties to comply with

their commitments in respect of such access;

5. Reaffirms its demand that the Bosnian Serb party give immediate and

unimpeded access to representatives of the United Nations High Commissioner for

Refugees, the ICRC and other international agencies to persons displaced and to

persons detained or reported missing from Srebrenica, Zepa and the regions of

Banja Luka and Sanski Most who are within the areas of Bosnia and Herzegovina

under the control of Bosnian Serb forces and that the Bosnian Serb party permit

representatives of the ICRC (i) to visit and register any persons detained

against their will, whether civilians or members of the forces of Bosnia and

Herzegovina, and (ii) to have access to any site it may deem important;

6.Affirms that the violations of humanitarian law and human rights in

the areas of Srebrenica, Zepa, Banja Luka and Sanski Most from July to

October 1995 must be fully and properly investigated by the relevant United

Nations and other international organizations and institutions;

7. Takes note that the International Tribunal established pursuant to

resolution 827 (1993) of 25 May 1993 issued on 16 November 1995 indictments

against the Bosnian Serb leaders Radovan Karadzic and Ratko Mladic for their

direct and individual responsibilities for the atrocities committed against the

Bosnian Muslim population of Srebrenica in July 1995;

8. Reaffirms its demand that the Bosnian Serb party give immediate and

unrestricted access to the areas in question, including for the purpose of the investigation of the atrocities, to representatives of the relevant United

Nations and other international organizations and institutions, including the

Special Rapporteur of the Commission on Human Rights;

9. *Underlines* in particular the urgent necessity for all the parties to

enable the Prosecutor of the International Tribunal to gather effectively and

swiftly the evidence necessary for the Tribunal to perform its task;

10. Stresses the obligations of all the parties to cooperate with and

provide unrestricted access to the relevant United Nations and other

international organizations and institutions so as to facilitate their

investigations and *takes* note of their commitment under the Peace Agreement in this regard;

11. Reiterates its demand that all parties, and in particular the Bosnian

Serb party, refrain from any action intended to destroy, alter, conceal or

damage any evidence of violations of international humanitarian law and that

they preserve such evidence;

12. Reiterates further its demand that all States, in particular those in

the region of the former Yugoslavia, and all parties to the conflict in the

former Yugoslavia, comply fully and in good faith with the obligations contained

in paragraph 4 of resolution 827 (1993) to cooperate fully with the

International Tribunal and calls on them to create the conditions essential for

the Tribunal to perform the task for which it has been created, including the

establishment of offices of the Tribunal when the latter deems it necessary;

13. Reiterates its demand that all detention camps throughout the

territory of Bosnia and Herzegovina should be immediately

closed;

14. *Urges* the parties to ensure full respect for the norms of international humanitarian law and of human rights of the civilian population,

living in the areas in Bosnia and Herzegovina now under their control, which

under the Peace Agreement will be transferred to another party;

15. Condemns the widespread looting and destruction of houses and other

property, in particular by HVO forces in the area of Mrkonjic Grad and Sipovo,

and *demands* that all sides immediately stop such action, investigate them and

make sure that those who violated the law be held individually responsible in

respect of such acts;

16. Demands that all sides refrain from laying mines, in particular in

those areas now under their control, which under the Peace Agreement will be

transferred to another party;

17. Urges Member States to continue to assist the efforts of the United

Nations, humanitarian agencies and non-governmental organizations under way in

the former Yugoslavia to alleviate the plight of hundreds of thousands of

refugees and displaced persons;

18. Also urges all the parties to the conflicts in the

territory of the former Yugoslavia to fully cooperate with these efforts with the view to create conditions, conducive to the repatriation and return of refugees and displaced persons in safety and dignity;

19. Requests the Secretary-General to keep the Council regularly informed on progress reached in the investigation of the violations of international

humanitarian law referred to in the report mentioned above;

20.Decides to remain actively seized of the matter.