

House Calendar No. 217

108TH CONGRESS
2D SESSION

H. RES. 689

[Report No. 108-632]

Of inquiry requesting the President and directing certain other Federal officials to transmit to the House of Representatives not later than 14 days after the date of the adoption of this resolution documents in the possession of the President and those officials relating to the treatment of prisoners or detainees in Iraq, Afghanistan, or Guantanamo Bay.

IN THE HOUSE OF REPRESENTATIVES

JUNE 23, 2004

Mr. CONYERS (for himself, Ms. PELOSI, Mr. HOYER, Mr. MENENDEZ, Mr. CLYBURN, Mr. DINGELL, Mr. OBEY, Mr. RANGEL, Mr. WAXMAN, Mr. SKELTON, Mr. LANTOS, and Mr. HINCHEY) submitted the following resolution; which was referred to the Committee on Armed Services

JULY 22, 2004

Additional sponsors: Mr. MEEHAN, Mr. HOEFFEL, Ms. LEE, Mr. McDERMOTT, Mr. SPRATT, Ms. MCCOLLUM, Mrs. MALONEY, Mr. HOLT, Mr. FARR, Mr. SERRANO, Mr. MATSUI, Mr. TIERNEY, Mr. BLUMENAUER, Mr. CAPUANO, Ms. KAPTUR, Ms. WATERS, Mr. EVANS, Mr. SANDERS, Mr. MCGOVERN, Mr. GEORGE MILLER of California, Mr. KUCINICH, Mr. FATTAH, Ms. EDDIE BERNICE JOHNSON of Texas, Mr. UDALL of New Mexico, Mr. TOWNS, Mr. GRIJALVA, Mr. BERMAN, Mr. DOGGETT, Mr. CLAY, Mr. FRANK of Massachusetts, Mr. ALLEN, Mr. DELAHUNT, Mr. STARK, Mr. VAN HOLLEN, Ms. MCCARTHY of Missouri, and Mr. SCOTT of Virginia

JULY 22, 2004

Reported adversely; referred to the House Calendar and ordered to be printed

RESOLUTION

Of inquiry requesting the President and directing certain other Federal officials to transmit to the House of Representatives not later than 14 days after the date of the adoption of this resolution documents in the possession of the President and those officials relating to the treatment of prisoners or detainees in Iraq, Afghanistan, or Guantanamo Bay.

1 *Resolved*, That the President is requested, and the
2 Secretary of State, the Secretary of Defense, and the At-
3 torney General are each directed, to transmit to the House
4 of Representatives not later than 14 days after the date
5 of the adoption of this resolution all documents in their
6 possession, except those documents in the Attorney Gen-
7 eral's possession that have been found by a court to be
8 protected by Federal Rule of Criminal Procedure 6(e) in
9 a proceeding at which the Attorney General or the Depart-
10 ment of Justice is a party, relating to the treatment of
11 prisoners or detainees in Iraq, Afghanistan, or Guanta-
12 namo Bay and any requisite instructions for handling such
13 documents, including—

14 (1) every report, memorandum, or complaint
15 from the International Committee of the Red Cross
16 relating to the treatment of detainees or prisoners
17 and any documents that reference such memo-
18 randum, report, or complaint by the President, by

1 any Federal official covered by this resolution, or by
2 any agency under any such Federal official;

3 (2) every report, memorandum, or complaint
4 from Human Rights Watch, Amnesty International,
5 Iraqi Human Rights Association, Afghan Human
6 Rights Commission, Physicians for Human Rights,
7 or Human Rights First relating to the treatment of
8 detainees or prisoners and any documents that ref-
9 erence such memorandum, report, or complaint by
10 the President, by any Federal official covered by this
11 resolution, or by any agency under any such Federal
12 official;

13 (3) every document relating to interrogation
14 techniques;

15 (4) every internal report of a law enforcement,
16 military, or intelligence agency or organization con-
17 cerning interrogation or detention operations;

18 (5) every internal report of a law enforcement,
19 military, or intelligence agency in response to allega-
20 tions that the treatment of prisoners or detainees
21 violated or continues to violate international or
22 American law;

23 (6) every document and memorandum regard-
24 ing the applicability of the Geneva Conventions, the
25 Convention Against Torture and Other Cruel, Inhu-

1 man or Degrading Treatment or Punishment, the
2 International Covenant on Political and Civil Rights,
3 sections 2340–2340A of title 18, United States
4 Code, the War Crimes Act of 1996, and the Fifth,
5 Eighth, and Fourteenth Amendments to the Con-
6 stitution of the United States to the treatment of
7 prisoners or detainees;

8 (7) every document and memorandum relating
9 to command relationships between military police
10 units and military intelligence units;

11 (8) every document and memorandum directing
12 personnel to abstain from using specific interroga-
13 tion techniques or to withdraw themselves from in-
14 terrogations being conducted by other departments;

15 (9) any Presidential directive or other writing
16 authorizing the use of interrogation tactics or claim-
17 ing the constitutional authority to do so;

18 (10) any documentation of training received by
19 the 800th Military Police Brigade and the 205th
20 Military Intelligence Brigade regarding the treat-
21 ment of prisoners or detainees;

22 (11) any documentation of special access pro-
23 grams as they were applied to prisoners or detain-
24 ees;

1 (12) all records of meetings regarding the treat-
2 ment of prisoners or detainees at which one or more
3 officials of the Department of State, Department of
4 Defense, Department of Justice, or Central Intel-
5 ligence Agency were present and the presence of
6 those officials is apparent from the face of the
7 record;

8 (13) every document and memorandum con-
9 cerning the practice of keeping prisoners or detain-
10 ees off the official roster;

11 (14) a list of every ongoing and completed in-
12 vestigation into the treatment of prisoners or detain-
13 ees, and any written reports produced by any such
14 investigation;

15 (15) every document relating to civilian con-
16 tract employees and their role in prisons;

17 (16) all written statements of prisoners or de-
18 tainees, military personnel, civilian employees of the
19 Federal Government, or civilian contractors regard-
20 ing the treatment of prisoners or detainees;

21 (17) all reports of interrogation of each pris-
22 oner or detainee that reflect a claim of abuse by
23 military or civilian personnel or by civilian contrac-
24 tors;

1 (18) any documents for work under contracts
2 (including subcontracts and task orders) and all re-
3 ports on such documents, for interrogation or trans-
4 lation work by CACI International, Titan Corpora-
5 tion, and any other entity that may have performed
6 such work;

7 (19) any documents or testimony presented to
8 or prepared by the Detainee Assessment Branch at
9 Abu Ghraib prison at any time after September 1,
10 2003 regarding the treatment of Iraqi prisoners or
11 detainees by members of the Armed Forces or by ci-
12 vilian contractors working in Iraq employed on be-
13 half of the Department of Defense;

14 (20) any complaint forms filled out and sub-
15 mitted at any time after March 1, 2003 by a mem-
16 ber of the Armed Services or by a civilian contractor
17 employed on behalf of the Department of Defense or
18 Central Intelligence Agency regarding the treatment
19 of detainees or prisoners; and

20 (21) any reports or documents reflecting the
21 death or injury of prisoners or detainees.

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