NIGERIA: STILL NO ACCOUNTABILITY FOR HUMAN RIGHTS VIOLATIONS

AMNESTY INTERNATIONAL SUBMISSION FOR THE UN UNIVERSAL PERIODIC REVIEW, 31ST SESSION OF THE UPR WORKING GROUP, NOVEMBER 2018
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INTRODUCTION

In this submission, prepared for the Universal Periodic Review (UPR) of Nigeria in November 2018, Amnesty International evaluates the implementation of recommendations accepted by Nigeria in its previous review in 2013. These relate to criminalizing torture, ending human rights violations by the security forces, strengthening accountability mechanisms, addressing communal violence, the status of economic, social and cultural rights implementation, and improving women’s rights.

Amnesty International also raises concerns about restrictions on the rights to freedom of expression, association and peaceful assembly and continued imposition of the death penalty in Nigeria.

FOLLOW UP TO THE PREVIOUS REVIEW

Nigeria received a total of 219 recommendations during its previous UPR in 2013. Of these it accepted 184 and rejected 35 recommendations.

TORTURE AND OTHER ILL-TREATMENT

Nigeria accepted four recommendations addressing torture and other ill-treatment, including to criminalizing torture, ensure rehabilitation of victims and take measures to prevent torture and ill-treatment by the security forces. In December 2017, President Buhari signed the Anti-Torture Act, which penalizes acts of torture and other cruel, inhuman and degrading treatment. While the Act prescribes a punishment of up to 25 years’ imprisonment for torture offenders, it makes no provisions for the rehabilitation of victims and legal assistance to victims is limited to support for making complaints.

HUMAN RIGHTS VIOLATIONS BY THE SECURITY FORCES

Nigeria accepted six recommendations to prevent and reduce human rights violations by the security forces, including through the provision of training, and to investigate reports of such violations and hold those responsible to account. Despite efforts by the government, through the army-led Special Board of Inquiry and the Presidential Investigative Panel, to review compliance by the armed forces with human rights, the authorities are yet to hold them accountable for gross human rights violations. While the authorities have set up various

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2 A/HRC/25/6, recommendations 135.69 (Switzerland), 135.72-74 (Canada, Hungary, Sweden).
3 Section 9, Anti-Torture Act 2017.
4 A/HRC/25/6, recommendations 135.69-72, (Switzerland, UK, USA, Canada), 135.75 (Czech Republic), 135.79 (Ireland).
investigations, none of their reports have been made public. Despite assurances by the Inspector-General of Police in 2015 and 2017 that the police would reform the Special Anti-Robbery Squad, no concrete steps have been taken to ensure that complaints are duly investigated and prosecuted. Nigeria is also yet to implement the recommendation to amend Police Force Order 237 which provides for much wider scope for the use of lethal force than is permissible under international law and standards.\(^5\)

Nigeria accepted six recommendations to improve conditions in detention, to allow access for monitors, and to ensure that all detainees are brought before a court as soon as possible.\(^6\) However, in the northeast of the country, the military have continued to detain thousands of people between 2014 and 2017, without access to courts and often for up to two years. Although conditions in detention have improved, inmates continue to die.

**GENDER-BASED VIOLENCE AND GENDER EQUALITY**

Nigeria accepted a number of recommendations related to gender-based violence and equality, including to implement the Gender and Equal Opportunities (GEO) Bill, and the Violence against Persons Prohibition (VAPP) Bill.\(^7\) The VAPP Bill was passed by the National Assembly in 2015, but is only applicable in the Federal Capital Territory (FCT). While some additional amendments are required to bring the Act fully in line with international standards, the VAPP Act has expanded the scope of protection available to women and girls in the FCT. In February 2018, Ogun state signed the VAPP Act into law. The GEO Bill, which is still pending before the National Assembly, contains provisions to prohibit discrimination against women and would override current discriminatory laws, policies, rules, directives and customs, and also sets out provisions to address harmful cultural practices that violate the rights of widows. The Bill will also address the systemic sexual exploitation of women and girls by men who abuse their positions of power and authority.\(^8\)

**FORCED EVICTIONS**

Nigeria accepted three recommendations on access to adequate housing and ending forced evictions.\(^9\) However, thousands of people continue to be at risk of forced evictions across the country with very few laws and safeguards in place to stipulate the process for lawful evictions.

Between 2015 and 2017, about 40,000 poor urban dwellers were forcibly evicted in Lagos State. In some instances, the state authorities ignored court orders declaring forced evictions unlawful. By contrast, in February 2017, the FCT authorities respected a court judgment to stop the eviction of hundreds of thousands of people in the Mpape community.

**THE IMPACT OF THE OIL INDUSTRY ON HUMAN RIGHTS**

Nigeria accepted three recommendations to guarantee the right to a sustainable environment and to monitor the impact of the oil industry on human rights.\(^10\) If passed into law, the

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\(^5\) A/HRC/25/6, recommendation 137.7 (Spain).

\(^6\) A/HRC/25/6, recommendations 135.106 (Germany), 135.34. (Belgium), 135.106 (Germany), 135.108-109 (Czech Republic, France), 135.112. (UK), - 135.118 (Belgium).


\(^9\) A/HRC/25/6, recommendations 135.130 (Ecuador), 135.132-133 (Malaysia, Turkmenistan).

\(^10\) A/HRC/25/6, recommendations 135.167-169 (Cuba, Maldives, Thailand).
National Oil Spill Detection and Response Agency Act (NOSDRA) (Amendment) Bill, 2017 would empower the NOSDRA to efficiently record and report oil spills independently of the oil companies and provide it with effective enforcement powers to sanction oil companies.

THE NATIONAL HUMAN RIGHTS FRAMEWORK

The Constitution of the Federal Republic of Nigeria 1999 provides that fundamental rights include only civil and political rights, as contained in Chapter 4 of the Constitution, which are fully enforceable in the courts. Amnesty International is concerned that economic, social and cultural rights, as provided for in Chapter 2 as Fundamental Objectives and Directive Principles of State Policy, are not enforceable in the courts.¹¹

Nigeria is a party to several international human rights treaties; however, only treaties that have been domesticated as national legislation may have the force of law.¹² This constitutional provision prevents the implementation of many international treaties in Nigeria. The treaties that Nigeria has domesticated include the African Charter on Human and Peoples’ Rights, the Convention on the Rights of the Child, and the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment.

The Violence Against Persons (Prohibition) Act (the VAPP Act) is only applicable in the FCT. It criminalizes several acts which are harmful and discriminatorily to women and broadens the narrow definition of rape as contained in the Criminal and Penal Codes. Each state in Nigeria has to adopt the VAPP Act for it to be applicable across the country. In February 2018, Ogun state passed the VAPP Act.

The Terrorism (Prevention) Act (as amended) is overly broad and violates Nigeria’s Constitution and international human rights obligations. The Constitution requires suspects to be brought before a court within 48 hours, whereas the Act provides for extended detention of individuals suspected of involvement in terrorism.¹³ The Act also grants the military arbitrary powers to arrest and detain people, including persons “found on any premises or places or in any conveyance” by the “relevant law enforcement officer of any agency until the completion of the search or investigation under the provisions of this Act”. The Act also permits excessive use of force as law enforcement officers are allowed under sub-section (2) to “use such force as may be reasonably necessary for the exercise of the powers”.

¹¹ Section 6(6)(c) of the Constitution
¹² Section 12 of the Constitution.
¹³ Section 27, subsection (1) allows the court to “grant an order for the detention of a suspect” for 90 days, which the court can renew for another 90 days, until “the conclusion of investigation and prosecution,” which appears to allow indefinite detention.
HUMAN RIGHTS SITUATION ON THE GROUND

ENFORCED DISAPPEARANCES, UNLAWFUL KILLINGS, TORTURE AND UNLAWFUL DETENTION

Nigeria’s constitution prohibits unlawful killings. The authorities are yet to amend Force Order 237 which provides for much wider scope for the use of lethal force than is permissible under international law and standards and is often used to justify shootings by police officers.\(^{14}\) Amnesty International continues to document unlawful killings and extrajudicial executions, including in the context of the armed conflict in the northeast and law enforcement operations conducted by the military in other parts of the country. The government's decision to deploy the military to control internal public order situations has seriously undermined the role of the police and has led to unnecessary loss of lives.

In the southeast, the military has been deployed since 2015 to respond to a series of protests, marches and gatherings by members and supporters of the Indigenous People of Biafra (IPOB) who are seeking the creation of a Biafran state. Between August 2015 and October 2016, the security forces killed more than 150 IPOB members and supporters during non-violent gatherings. Amnesty International documented 11 such incidents, including in May 2016 when at least 60 people were killed when the security forces opened fire on IPOB supporters in several locations in the southeast.\(^{15}\) In September 2017, soldiers killed at least 12 IPOB supporters in Umuahia, Abia state.\(^{16}\) In 2017, the federal government banned IPOB.

In Zaria, Kaduna state, soldiers killed more than 350 supporters of the Islamic Movement of Nigeria (IMN), between 12 and 14 December 2015. The IMN supporters had blocked a section of the road in front of the IMN headquarters and refused to let a military convoy to pass. The state authorities later admitted to a judicial Commission of inquiry that they had buried 347 bodies in a mass grave two days after the massacre.\(^{17}\) The Commission recommended that the members of the military suspected of unlawful killings should be prosecuted,\(^{18}\) however, the Kaduna state government's white paper rejected most of its recommendations.\(^{19}\)

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\(^{14}\) Nigeria had accepted a recommendation by Spain to review Order 237, A/HRC/25/6, paragraph 137.7.  
\(^{15}\) Nigeria: ‘Bullets were raining everywhere’: Deadly repression of pro-Biafra activists, \(\text{www.amnesty.org/en/documents/afr44/5211/2016/en/}\)  
\(^{16}\) Amnesty International Report 2017 – Nigeria.  
\(^{19}\) \(\text{https://kdsg.gov.ng/kaduna-releases-white-paper-on-zaria-clashes}\)
The leader of the IMN, Ibrahim El-Zakzaky, and his wife remain in incommunicado detention without trial since their arrest in December 2015 despite a court ordering their release and compensation. In 2016, the Kaduna state government banned the IMN.

The police and the military routinely and systematically torture women, men and children, using a range of methods including beatings, shootings and rape. Officials from the State Security Service carry out arbitrary detentions, keeping detainees incommunicado, conducting flawed investigations, torturing or otherwise ill-treating those in their custody, and frequently ignore court orders for the release of detainees.\textsuperscript{20}

Allegations of torture against the Special Anti-Robbery Squad officers are often not investigated and in some cases suspects are transferred to another location to avoid punishment.\textsuperscript{21}

### ARMED CONFLICT

Since 2014, the armed group Boko Haram has committed war crimes and crimes against humanity, killing at least 9,000 civilians, abducting thousands of women and girls and destroying towns and villages.\textsuperscript{22}

Hundreds of former Boko Haram fighters have been sent to the military-led Operation Safe Corridor camp for rehabilitation. None of them have been investigated or charged with any crimes; however, since October 2017, 2,300 Boko Haram suspects held in Kainji military detention, Niger state, have been charged: 526 were discharged due to lack of evidence and 205 were convicted of involvement in Boko Haram and sentenced to prison terms.\textsuperscript{23}

The military has also committed crimes under international law in their response to Boko Haram. In 2015, Amnesty International revealed that in the course of security operations against Boko Haram in north-east Nigeria, the military forces extra-judicially executed more than 1,200 people. They have also arbitrarily arrested at least 20,000 people, mostly young men and boys, and have committed countless acts of torture. Hundreds, if not thousands, of Nigerians have become victims of enforced disappearance by the military, and at least 7,000 have died in military detention as a result of starvation, extreme overcrowding and denial of medical assistance. Amnesty International considers that these acts, committed in the context of a non-international armed conflict, constitute war crimes for which military commanders bear both individual and command responsibility, and may amount to crimes against humanity.\textsuperscript{24}

On 14 March 2014, in the aftermath of a Boko Haram attack on the military detention facility at Giwa barracks in Maiduguri during which hundreds of Boko Haram suspects were freed, the military killed at least 640 men and boys, most of them recaptured detainees. In August 2014, the Defence Headquarters announced an investigation by a team of senior officers and forensic

\textsuperscript{20} Amnesty International, "Welcome to Hell Fire: Torture and other ill-treatment in Nigeria", September 2014, AFR44/011/2014;


and legal experts; however, no report on the Giwa barracks attack has been made public,\(^2^5\) and to date, no one has been brought to justice.

The military continues to unlawfully detain thousands of civilians. By April 2017, at least 4,900 people were detained at Giwa barracks. All detainees, including children, are held incommunicado without access to their relatives held in other cells in the same barracks.\(^2^6\) Since 2016, at least 580 people have died at the Giwa barracks, including 29 children and babies. Their bodies were deposited at a mortuary in Maiduguri and buried in the city’s cemetery.\(^2^7\)

The military Special Board of Inquiry, established by the Chief of Army Staff in June 2017 to investigate allegations of gross violations of human rights, cleared senior military officials of any wrongdoing, but found that the Giwa barracks were extremely overcrowded, with poor sanitation and insufficient ventilation, which had resulted in the death of some detainees.\(^2^8\)

Between 2015 and 2017, hundreds of women have been detained without adequate investigation, with no access to their families, their lawyer or to a court. Many have not been told the reasons for their arrest or been formally charged. In some cases, their arbitrary detention appears to be based on discriminatory grounds, as women travelling without their husbands were singled out on the assumption that they may have relations with Boko Haram.\(^2^9\)

In January 2017, the Nigerian Air Force bombed an IDP camp in Rann in Borno state, killing at least 167 civilians, including many children. The military said the bombing was an accident as Rann has not been identified as a humanitarian camp.\(^3^0\) However, the military had itself set up the camp, has a base next to it and is responsible for the protection of the camp.

Over the years, the authorities have announced a number of investigations into allegations of human rights violations; however, none of the reports have been made public.\(^3^1\) In February 2018, the Presidential Investigative Panel, set up to probe allegations of human rights violations carried out by the military, presented its report to the authorities. The report is yet to be made public and the government is yet to prosecute security officers suspected of having committed serious human rights violations and crimes under international law.

**VIOLENCE AGAINST WOMEN**

In 2015 and 2016, tens of thousands of IDPs arrived in the towns liberated from Boko Haram by the military. The military established “satellite camps” to host the IDPs under armed guard by the military and the Civilian Joint Task Force (CJTF). The vast majority of IDPs in these camps were women, elderly people and children. Amnesty International has received scores of reports of women and girls in the camps being raped and sexually exploited by military officers and

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\(^2^7\) Amnesty International annual reports 2015, 2016, 2017

\(^2^8\) Amnesty International annual report, 2017

\(^2^9\) Amnesty international annual report, 2017

\(^3^0\) Amnesty International annual report, 2017

\(^3^1\) For example, the March 2014 Giwa Barracks attacks, two investigations into the Chibok girls abduction, the February 2016 and July 2017 investigations into sexual exploitation in IDP camps, Rann bombing and the Presidential Investigative Panel.
members of the CJTF, often in exchange for food and other necessities. In some camps, including Bama Hospital camp, women have described semi-organized systems of sexual exploitation, where they were collected by CJTF members and taken to their quarters for sex.

Amnesty International has also documented several cases where police officers have subjected female detainees to sexual violence either to extract a “confession” or as punishment. Victims have described how they were raped, verbally abused and sexually assaulted. One woman told Amnesty International that a police officer sprayed tear gas into her vagina to coerce her to confess to involvement in an armed robbery.

**RIGHTS OF LESBIAN, GAY, BISEXUAL, TRANSGENDER AND INTERSEX PEOPLE**

Human rights abuses continue to be committed against people suspected of engaging in same-sex relations or for having a non-conventional gender identity, including arrest, public shaming, extortion and discrimination.

The Same Sex Marriage (Prohibition) Act provides for a ten-year prison sentence for anyone who supports, meets with, or forms a group advocating for the human rights for LGBTI people. It criminalizes freedom of speech, association, and assembly and the activities of many civil society organizations. The Act has led to an increase in extortion and violence against LGBTI people and has imposed restrictions on NGOs providing essential services to them.

**THE DEATH PENALTY**

The death penalty remains mandatory in criminal law for a wide range of crimes and death sentences continue to be imposed throughout the country. Between 2014 and 2017, nine states expanded the scope of death penalty to punishment for kidnapping. In 2017 the Senate also passed a bill prescribing the death penalty for abduction and similar offences. By the end of 2017, there were 2,285 inmates on death row, many of them sentenced following unfair trials or after more than a decade in pre-trial detention.

**COMMUNAL VIOLENCE**

Violent clashes between nomadic herders and local farmers, often followed by reprisal killings, have resulted in hundreds of deaths across the country, with 549 dead in 2017 alone. Amnesty international considers the authorities’ response to communal violence totally inadequate, and in some cases unlawful. The authorities have frequently failed to protect people and ignored warnings from villagers and local leaders of impending attacks. The government has also failed to investigate the attacks or to prosecute those suspected to be responsible.

In January 2018, at least 168 people in Adamawa, Benue, Kaduna, Ondo and Taraba states were killed. In June 2016, farmers attacked the Mambilla Plateau of Taraba state and left scores of people dead, mostly herders. In February 2017, herders attacked Agatu, Benue state, and killed at least 45 people.

On 4 December 2017, the air force fired rockets at villages to respond to an attack by hundreds of herders in Adamawa state, allegedly to avenge the massacre of more than 50 members of their

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community the previous month. More than 85 people died in the attack. Amnesty International believes that the air raids caused significant destruction and deaths.34

FORCED EVICTIONS

Between 2015 and 2017, the authorities carried out large-scale evictions and demolished the homes of thousands of people in Kaduna, Lagos and Rivers states, without legal and procedural safeguards, including genuine consultation, adequate notice, access to legal remedies, and provision of adequate compensation and adequate alternative housing. Since 2015, the Lagos state authorities have forcibly evicted more than 40,000 people.37 Amnesty documented the following forced evictions in Lagos:

- In September 2015, around 10,200 residents of the Badia-East community were forcibly evicted;38
- In November 2016, more than 30,000 residents of Otudo Gbame waterfront community and hundreds from nearby community, Ebute Ikate were affected;
- Between March and April 2017 at least 5,000 people from Otudo-Gbame and Ilubirin communities were affected. At least two people were shot on 9 April, one fatally, as the police fired at unarmed residents.39

In February 2016, a Lagos state Tribunal of Inquiry found that the government had failed to genuinely and adequately consult, compensate and provide promised resettlement to agricultural communities who were forcibly evicted from their homes and farmlands between 2006 and 2016.40

In February 2017, a High Court in Abuja declared threats of eviction illegal without the service of statutory notices.41 The Lagos state authorities ignored a November 2016 interim injunction by a Lagos state High Court restraining the government and its agents from demolishing the homes of the claimants, pending the hearing of the case.42 In November 2016, forced evictions were carried out in violation of the court order. In January 2017, the court found that forced evictions and the threat of forced eviction were unconstitutional and amounted to cruel, inhuman and

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36 Amnesty International Report 2016/17
40 Amnesty International Report 2016/17
41 Chief Jacob Obor & 13 Ors v Federal Capital Development Authority & 3 Ors Suit No: CV/3998/2012, Judgment 2 February 2017
degrading treatment.\footnote{Amnesty International, Nigeria: Lagos State High Court rules that forced evictions are cruel, inhuman and degrading. \url{www.amnesty.org/en/documents/afr44/5618/2017/en}. On 28 June 2017, Lagos State announced that it had filed an appeal against this decision.} In violation of this ruling, government agents went ahead with forced evictions in March and April 2017.

**OIL POLLUTION IN THE NIGER DELTA**

Every year hundreds of oil spills occur in the Niger Delta, caused by oil company equipment, operational faults and poor maintenance, as well as by sabotage and oil theft.\footnote{Amnesty International, Nigeria: Negligence in the Niger Delta: Decoding Shell and Eni’s poor record on oil spills. \url{https://www.amnesty.org/download/Documents/AFR4479702018ENGLISH.PDF}} The spills damage the environment, destroy the livelihoods of people living there and impact on the rights to health, food and clean water. Decades of contamination make the Niger Delta one of the most polluted places on earth. Neither the oil industry nor the Nigerian government have yet been able to put into practice lasting solutions to prevent the spills and clean them up effectively.\footnote{Oil companies blame the vast majority of spills on sabotage and theft, based on a flawed oil spill investigation led by the oil companies rather than the National Oil Spill Detection and Response Agency (NOSDRA) which lacks the capacity and expertise to properly monitor the hundreds of oil spills that occur every year across the Niger Delta.}

In August 2015, President Muhammadu Buhari announced a clean-up of Ogoniland. However, progress has been limited.\footnote{Amnesty International, Nigerian And International Civil Society Call For Clean-Up Of Oil Pollution In The Niger Delta To Finally Begin \url{www.amnesty.org/en/documents/afr44/6411/2017/en/}}

In November 2017, Amnesty International called on the governments of Nigeria, the Netherlands and the United Kingdom to investigate Shell’s potential involvement in crimes linked to human rights violations committed by the Nigerian security forces in Ogoniland in the 1990s.\footnote{Nigeria’s government was responsible for grave human rights abuses, including unlawful killing, torture, rape and destruction of property, during its campaign to crush the largely peaceful Ogoni protests during the 1990s. These human rights violations were carried out in response to community protests, and many occurred during armed attacks on defenseless Ogoni villages. Nigeria: A Criminal Enterprise? Shell’s Involvement In Human Rights Violations in Nigeria in the 1990s \url{www.amnesty.org/en/documents/afr44/7393/2017/en/}}

**FREEDOM OF EXPRESSION AND ASSEMBLY**

The security forces continue to threaten, arrest and detain journalists, bloggers and human rights defenders.\footnote{See: Nigeria: Human rights defender facing intimidation: Maurice Fangnon, \url{www.amnesty.org/download/Documents/AFR4467752017ENGLISH.pdf}} Since 2016, Amnesty International has documented 12 cases across Nigeria in which the security forces have arrested and detained journalists and bloggers merely for expressing critical opinions on both conventional and social media platforms.

In 2017, Parliament debated a bill to regulate and restrict the work of NGOs which would seriously impact the rights to freedoms of association and expression. If passed, it would establish an NGO Regulatory Commission to keep a register of all NGOs, “facilitate and co-ordinate” their activities, provide “policy guidelines” and monitor their budgets and funding. The Commission would also have the power to deny or terminate a registration “in the national interest.”\footnote{Amnesty International, Nigeria: NGO Bill threatens freedoms in Nigeria, \url{www.amnesty.org/download/Documents/AFR4475902017ENGLISH.pdf}}
RECOMMENDATION FOR ACTION BY THE STATE UNDER REVIEW

AMNESTY INTERNATIONAL CALLS ON THE GOVERNMENT OF NIGERIA TO:

THE NATIONAL HUMAN RIGHTS FRAMEWORK

- Amend the Constitution to guarantee economic, social and cultural rights as human rights and to make them enforceable in court;
- Bring the Terrorism Prevention Act into line with international law, including by repealing the death penalty and providing that an individual may only be arrested on reasonable suspicion of having committed a criminal offence;
- Amend Section 33(2) of the Constitution and the Police Force Order 237 to ensure that these only allow the use of lethal force to protect life as permitted by international human rights law.

VIOLENCE AGAINST WOMEN

- Ensure that the Violence Against Persons Prohibition Bill, passed by the National Assembly in 2015, is applicable in all 36 states;
- Ensure that the Gender and Equal Opportunities Bill is passed into law.

FORCED EVICTIONS

- Establish a moratorium on mass evictions until adequate legal and procedural safeguards are in place to ensure that all evictions comply with international human rights standards, including through the adoption of legislation to explicitly prohibit forced evictions and guidelines to ensure that evictions are carried out in compliance with the UN Basic Principles and Guidelines on Development-Based Evictions and Displacement;
- Provide effective remedies, including adequate alternative housing and compensation for any loss or damage to property for persons who have been victims of forced eviction.

OIL POLLUTION

- Investigate, with a view to prosecution, Shell’s potential involvement in crimes linked to human rights violations committed by the Nigerian security forces in Ogoniland in the 1990s;
- Ensure that the National Oil Spill Detection and Response Agency is provided with the resources necessary to investigate oil spills independently of the oil companies.

FREEDOM OF EXPRESSION AND ASSEMBLY

- Refrain from signing into law the Non-Governmental Organisations Regulatory Commission of Nigeria (Establishment) Bill (the NGO bill).

COMMUNAL VIOLENCE

- Protect ordinary people against attacks by rival communities, including by taking all necessary legal measures to guarantee their safety and security and protect their life and property;
- Initiate an independent, impartial, and effective investigation into the conflict between
farmers and herders with the aim of bringing suspects to justice in fair trials and providing a remedy to the victims.

ENFORCED DISAPPEARANCE, EXTRAJUDICIAL EXECUTIONS AND UNLAWFUL DETENTION
- Allow independent international and regional human rights investigators full and free access to investigate allegations of extrajudicial executions and mass grave sites;
- Ensure that enforced disappearance constitutes a criminal offence in line with Nigeria’s obligations under the Convention for the Protection of All Persons from Enforced Disappearance;
- Protect the rights of all detainees to communicate with and receive visits from lawyers, family members, and others in accordance with international human rights standards;
- Ensure that all detainees suspected of a crime are brought before a court of law within 24 or 48 hours where so required by Article 35 of the Nigerian Constitution, and in all cases within no more than a few days as required under Article 9(3) of the International Covenant on Civil and Political Rights, as interpreted by the Human Rights Committee.

ARMED CONFLICT
- Implement safeguards against human rights violations by the security forces, including arbitrary arrest, incommunicado and arbitrary detentions, rape and other forms of torture and other ill-treatment, enforced disappearance, and extrajudicial executions and other unlawful killings;
- Initiate independent, impartial, and effective investigations into all allegations of war crimes and possible crimes against humanity committed by the Nigerian military, members of the Civilian Joint Task Force and Boko Haram with the aim of bringing suspects to justice in fair trials;
- Close the detention centre at Giwa barracks and ensure that all detainees are held in legal, sanitary and humane conditions, in line with The Body of Principles for the Protection of All Persons under Any Form of Detention or Imprisonment;
- Release all children, except for very young children if it is in their best interests that they be kept with their parents and steps are taken to ensure that their conditions of detention reach minimum standards.

RIGHTS OF LGBTI PEOPLE
- Repeal all legislation that discriminates on the basis of sexual orientation or gender identity;
- Ensure that actual or imputed sexual orientation, consensual sexual relations or gender identity are under no circumstances the basis for arrest or detention.

THE DEATH PENALTY
- Declare a moratorium on all executions;
- Commute all death sentences to terms of imprisonment.
ANNEX

AMNESTY INTERNATIONAL DOCUMENTS FOR FURTHER REFERENCE


Nigeria: Analysis of the air force raid in Adamawa state, 30 January 2018, (Index number: AFR 44/7795/2018)

Nigeria: NGO Bill threatens freedoms in Nigeria, 12 December 2017, (Index number: AFR 44/7590/2017)


Nigeria: In the dock: Shell’s complicity in the arbitrary execution of the Ogoni Nine, 29 June 2017 (Index number: AFR 44/6604/2017)


Nigeria: Gallows preparation in Lagos prison suggests spate of executions imminent, 21 April 2017

Nigeria: Lagos State High Court rules that forced evictions are cruel, inhuman and degrading – a landmark win for housing rights! 3 February 2017 (Index number: AFR 44/5618/2017)

Nigeria: ‘Bullets were raining everywhere’: deadly repression of pro-Biafra activists, 24 November 2016 (Index number AIN 411/002/2016)

Nigeria: Fire and demolitions that left 30,000 homeless must be urgently investigated, 11 November 2016

Nigeria: ‘You have signed your death warrant’ : Torture And other ill treatment In the Special Anti-Robbery Squad 21 September 2016, (Index number: AFR 44/4868/2016)

Nigeria: Human rights violations by the military continue in the absence of accountability for crimes under international law: Written statement to the 32nd session of the UN Human Rights Council, 6 June 2016, (Index number: AFR 44/4203/2016)

50 All these documents are available on Amnesty International’s website: https://www.amnesty.org/en/countries/africa/nigeria/
Nigeria: ‘If you see it, you will cry’ Life and death in Giwa barracks, 11 May 2016, (Index number: AFR 44/3998/2016)

Nigeria: Unearthing the truth: unlawful killings and mass cover-up in Zaria, 22 April 2016 (AFR 01/3883/2016)


Nigeria: High Court ruling saves Mpape residents from mass demolitions, 2 February 2016

Nigeria: Clean it up: Shell’s false claims about oil spill response in the Niger Delta, 3 November 2015 (Index number: AFR 44/2746/2015)

Nigeria: Thousands of people forcibly evicted from their homes: thousands more at risk, 19 September 2015

"Stars on their shoulders. Blood on their hands," War crimes committed by the Nigerian military, 3 June 2015, (Index number: AFR 44/1657/2015)

‘Our job is to shoot, slaughter and kill’ Boko haram’s reign of terror in north east Nigeria, 14 April 2015 (Index number: AFR 44/1360/2015)


‘Welcome to Hellfire’ Torture and other ill-treatment in Nigeria, 18 September 2014 (index number AFR 44/011/2014)

At the Mercy of The Government. Violation of the right to an effective remedy in Badia East, Lagos State, Nigeria, August 2014 (Index number AFR/44/0172014)

More than 1,500 killed in armed conflict in north eastern Nigeria in 2014, 31 March 2014 (Index number: AFR 44/004/2014)
AMNESTY INTERNATIONAL
IS A GLOBAL MOVEMENT
FOR HUMAN RIGHTS.
WHEN INJUSTICE HAPPENS
TO ONE PERSON, IT
MATTERS TO US ALL.