JUVENILES AND THE DEATH PENALTY - EXECUTIONS WORLDWIDE SINCE 1985

I Introduction

The use of the death penalty for crimes committed under the age of 18 is prohibited under international human rights standards, yet some countries still permit or practice the execution of juvenile offenders. Such executions are few compared to the worldwide total number of executions. However, their significance goes beyond their numbers and calls into question the commitment of the executing states to respect international standards.

Since 1985 Amnesty International has documented executions of juvenile offenders in eight countries. Six of these are known to have executed juvenile offenders in the 1990s: Iran, Nigeria, Pakistan, Saudi Arabia, the United States of America and Yemen. The majority of known executions have been in the USA.

Amnesty International opposes the death penalty in all cases as a violation of the right to life and the right not to be subjected to cruel, inhuman or degrading punishment. As steps towards total abolition of the death penalty, it supports measures which limit the application of capital punishment. These include laws which exclude the execution of juvenile offenders – people sentenced to death for crimes committed under the age of 18.

II Executions of Juvenile Offenders Worldwide since 1985
Country-by-country information on executions of juvenile offenders since 1985 follows. A table is appended to this report.

**Bangladesh**

Mohammad Selim was sentenced to death by a martial law court and executed on 27 February 1986. Information available to Amnesty International indicates that he was 17 years old at the time of his execution. The government has claimed that he was at least 18.

**Iran**

Since the creation of the Islamic Republic of Iran in 1979, thousands of prisoners have been executed, many after summary trials. Amnesty International understands that juveniles under 18 have been among those executed but the organization has for the most part been unable to document individual cases.

In one rare documented case, Kazem Shirafkan, aged 17, was executed for murder in 1990.  

In his report to the 1993 session of the United Nations Commission on Human Rights, the UN Special Rapporteur on extrajudicial, summary or arbitrary executions, Mr Bacre Waly Ndiaye, stated that he had received information that three young men, two aged 17 and one aged 16, were executed on 29 September 1992.

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2. Extrajudicial, summary or arbitrary executions: Report by the Special
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Iraq

Children under the age of 18 have been executed in Iraq. In November and December 1987, five Kurdish juveniles aged between 15 and 17 were among 31 Kurds reported to have been executed by firing squad following summary military trials. Eight others aged between 14 and 17 were reported to have been executed on 30 and 31 December 1987.

Nigeria

Chidiebore Onuoha, aged 17, was executed on 31 July 1997. He was 15 years old at the time of the armed robbery for which he was executed.

Pakistan

On 15 November 1992, 11 men and boys were hanged in Punjab province, including a 17-year-old.

On 30 September 1997, Shamun Masih was hanged in Hyderabad for an armed robbery and triple murder committed in 1988 when he was 14 years old.

Saudi Arabia

In his report to the 1993 session of the UN Commission on Human Rights, the UN Special Rapporteur on extrajudicial, summary or arbitrary executions stated that he had received information that a Shi’a Muslim, Sadeq Mal-Allah, had been beheaded on 3 September in the eastern town of Al-Qarif. He was reportedly sentenced to death at the age of 17 on charges relating to blasphemy after a trial at which he was denied a lawyer.³

United States of America

The country which accounts for the majority of documented executions of juvenile offenders in the world is the United States of America.

Fifteen US states held juvenile offenders on death row as of August 1997. Nine executions of juvenile offenders have been carried out in five states since 1985; all of those executed were 17 at the time of the offence. Of all US states, Texas has carried out the largest number of executions since 1977 – 144 up to 31 December 1997 – and has put to death five juvenile offenders.

Brief details of the cases of the nine executed juvenile offenders are given below. (The prisoner’s race or ethnic grouping and the state are indicated in square brackets.)

Charles Rumbaugh [white, Texas] was a 17-year-old at the time of a murder carried out during a robbery. He started criminal activity at the age of six and at 12 had committed an armed robbery. When he was executed by lethal

³ Ibid., p. 123, paragraph 510.
injection on 11 September 1985, 10 years after his conviction, he was the first juvenile offender for 21 years to be executed in the USA.

**James Terry Roach [white, South Carolina]** was 17 years old at the time of a double murder carried out in the company of an adult male and another juvenile. The younger accomplice testified in exchange for a lighter sentence. Roach and the other defendant both pleaded guilty and were sentenced to death in December 1977, barely six weeks after the crime. Roach was represented by a court-appointed attorney who was under investigation for irregularities in his legal practice. On appeal, lawyers submitted evidence of diminished intellectual capacity, with an IQ of 75 to 80, and possible signs of Huntington's Disease, a progressive neurological disease. Despite appeals from former US President Jimmy Carter, UN Secretary-General Javier Pérez de Cuéllar and other world figures, he was executed on 10 January 1986.

**Dalton Prejean [black, Louisiana]** was 17 years old at the time of the murder of a police officer in 1977. Prejean was tried before an all-white jury and represented by a court-appointed lawyer. At his trial, evidence was presented of intellectual impairment. His IQ was measured at 71. He was abandoned by his mother at the age of two weeks and was raised by a relative who was reportedly violent. From the age of 13 he spent time in institutions and was diagnosed as suffering from various mental illnesses including schizophrenia. At age 14 he was committed to an institution for killing a taxi driver. Medical opinion recommended long-term hospitalization under strict supervision. He was nevertheless released after three years, reportedly because of lack of funds to keep him institutionalised. Despite appeals for clemency in 1989 and 1990 he was electrocuted on 18 May 1990, 12 years after being sentenced to death.

**Jay Pinkerton [white, Texas]** was executed by lethal injection on 15 May 1986, nearly five years after two murders committed when he was 17.
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Johnny Garrett [white, Texas] was convicted of the murder of a 76-year-old white nun at the age of 17. He had a long history of mental illness and was severely sexually and physically abused as a child. This history was not revealed at the trial. Between 1986 and 1992, three medical experts reported that he was chronically psychotic and brain-damaged as a result of head injuries sustained as a child. Appeals for clemency from Pope John Paul II and from the Franciscan Sisters religious community to which the murdered nun belonged were to no avail and Johnny Garrett was executed by lethal injection on 11 February 1992.

Curtis Harris [black, Texas] was 17 years old at the time of the crime - the murder of a white man in 1978. He was one of nine children brought up in extreme poverty. He was regularly beaten as a child by an alcoholic father. At the trial, three black jurors were excluded; his jury was all white. Several years after his conviction and death sentence he was examined by Dr Dorothy Otnow Lewis, Professor of Psychiatry at the New York University School of Medicine, who found that he had a low IQ (77) and had organic brain damage resulting from beatings suffered as a child. None of the information about his upbringing or mental capacity was raised by his lawyer at the original trial. His appeals against the sentence failed and he was executed on 1 July 1993.

Frederick Lashley [black, Missouri] was aged 17 at the time of the offence and was the first juvenile offender to be executed in Missouri for 60 years when he was subjected to lethal injection on 28 July 1993. He was convicted and sentenced to death by an all-white jury in 1982 for the murder of his cousin in 1991. He was under the influence of drugs at the time of the killing. He had been abandoned at a young age by his mother and had been brought up by relatives. He began drinking alcohol heavily at the age of 10 and at the time of the crime was homeless. At his trial he was represented by a lawyer who had never previously acted in a capital case.
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Christopher Burger [white, Georgia]. This man was the first juvenile offender to be executed in Georgia under its current death penalty law. He was 17 at the time of the murder, committed in 1977, for which he was convicted. He was sentenced to death in 1978. The sentence was vacated but in 1979 he was again sentenced to death. Fourteen years later he was executed by electrocution.

At his trial he was represented by a lawyer who had not previously acted in a capital case. Although US juries are required to consider mitigating factors in deciding whether to impose a death sentence, Christopher Burger’s lawyer did not present mitigating evidence at the sentencing hearings in either 1978 or 1979. The jury was therefore not told that Christopher Burger had a low IQ, that he was mentally ill and brain damaged from physical abuse received as a child, or that he suffered from a highly disturbed, unstable upbringing and had attempted suicide at the age of 15.

In 1989, Dr Dorothy Otnow Lewis of the New York University School of Medicine examined Christopher Burger and found organic brain impairment and mental illness. He was scheduled to be executed on 18 December 1990 but received a last-minute stay of execution pending an appeal based on the issue of his mental competence at the time of the crime. The appeal failed and he was executed on 7 December 1993.

Ruben Cantu [Latino, Texas] was 17 at the time of the offence. He was represented by an inexperienced lawyer, had a troubled family upbringing and was of limited intellectual capacity. He was convicted of murder in 1984 and was executed on 24 August 1993.

Some juvenile offenders on US death rows have had their sentences commuted. Among them was:
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Paula Cooper [black, Indiana], who was 15 years old at the time of the murder for which she was convicted. An international campaign on her behalf, based in Italy, brought her case to world attention. In September 1987 Pope John Paul II urged clemency and in March 1989 a petition with one million signatures calling for clemency for Paula Cooper was presented to the United Nations. In July 1989 her sentence was commuted to life imprisonment.

The background of the majority of the US prisoners whose cases are described above was one of serious emotional or material deprivation. Many were regular users of drugs or alcohol with lower than average intelligence. Some had organic brain damage. Some had poor or inexperienced legal counsel. Highly relevant information was withheld at their trial due either to incompetence or to inexperience on the part of their lawyers.

Yemen

A 13-year-old boy, Nasser Munir Nasser al-Kirbi, was publicly hanged in the capital, Sana'a, on 21 July 1993, along with three men. They had been convicted of murder and highway robbery. Amnesty International does not have details of the judicial process in this particular case but has serious concerns about the fairness of trials in death penalty cases in Yemen.

III International Standards


AI Index: ACT 50/02/98
1998
The use of the death penalty against juvenile offenders is prohibited under leading international instruments relating to human rights and to the conduct of armed hostilities. The relevant texts are as follows.

* **International Covenant on Civil and Political Rights:** "Sentence of death shall not be imposed for crimes committed by persons below eighteen years of age ..." (Article 6(5))

* **Convention on the Rights of the Child:** "Neither capital punishment nor life imprisonment without possibility of release shall be imposed for offences committed by persons below eighteen years of age..." (Article 37(a))

* **American Convention on Human Rights:** "Capital punishment shall not be imposed upon persons who, at the time the crime was committed, were under 18 years of age..." (Article 4(5))

* **Geneva Convention relative to the Protection of Civilian Persons in Time of War of 12 August 1949** (Fourth Geneva Convention): "In any case, the death penalty may not be pronounced against a protected person who was under eighteen years of age at the time of the offence."(Article 68)

* **Protocol Additional to the Geneva Conventions of 12 August 1949, and relating to the Protection of Victims of International Armed Conflicts** (Additional Protocol I): "The death penalty for an offence related to the armed conflict shall not be executed on persons who had not attained the age of eighteen years at the time the offence was committed." (Article 77(5))

* **Protocol Additional to the Geneva Conventions of 12 August 1949, and relating to the Protection of Victims of Non-International Armed Conflicts** (Additional Protocol II): "The death penalty shall not be pronounced on persons
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who were under the age of eighteen years at the time of the offence ..." (Article 6(4))

* Safeguards Guaranteeing Protection of the Rights of Those Facing the Death Penalty (UN Economic and Social Council resolution 1984/50, adopted on 25 May 1984 and endorsed by the UN General Assembly in resolution 39/118, adopted without a vote on 14 December 1984): "Persons below 18 years of age at the time of the commission of the crime shall not be sentenced to death..."

The first six instruments cited above are international treaties, binding on all states parties to them. The Safeguards Guaranteeing Protection of the Rights of Those Facing the Death Penalty are not legally binding but were endorsed by the UN General Assembly without a vote, a sign of a strong consensus among nations that their provisions should be observed.

The nearly universal ratification of the Convention on the Rights of the Child is an especially strong sign of an international consensus that the death penalty should not be used against juvenile offenders. As at 28 January 1998, 191 states had become parties to the Convention on the Rights of the Child.

IV National law and practice

More than 100 countries whose laws still provide for the death penalty for at least some offences either have provisions in their laws which exclude the use of

5 The Fourth Geneva Convention refers particularly to civilians in occupied territories in times of international armed conflict. Additional Protocol I to the Geneva Conventions refers to international armed conflicts. Additional Protocol II refers to non-international armed conflicts.
the death penalty against juvenile offenders for any crime, or may be presumed to exclude such use by virtue of becoming parties to the International Covenant on Civil and Political Rights (ICCPR), the Convention on the Rights of the Child, or the American Convention on Human Rights without entering a reservation to the relevant article. But despite the international standards, a number of countries have laws which permit the imposition of death sentences on juvenile offenders in at least some circumstances. Most of these countries set age limits of 16 or 17, but a few set lower ages.

Progress was made in eliminating the use of the death penalty against juvenile offenders in October 1997 when a revision of the Chinese Criminal Law came into effect eliminating the practice of imposing suspended death sentences on prisoners convicted of crimes committed when they were 16 or 17 years old. Previously Article 44 of China’s Criminal Law had allowed for offenders aged 16 or 17 to be sentenced to death with a two-year suspension of execution “if the crime committed is particularly grave”. In 1983 the Supreme People’s Court explicitly reinforced this possibility by stating unequivocally that for those “who were given a suspended death sentence because they were under 18 when they committed a crime, once they have reached 18, and resist reform in an odious manner, and the facts are verified, the death sentence can be carried out as stipulated by the law.”

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6 In the USA in 1988 the Supreme Court ruled in the case of Thompson v. Oklahoma that the execution of offenders under the age of 16 at the time of the offence is unconstitutional.
As indicated in this paper, eight countries are reported to have executed juvenile offenders since 1985. Four of them have done so in violation of their obligations as parties to the ICCPR.\footnote{The four countries are Iran, Iraq, USA and Yemen. The USA ratified the ICCPR in June 1992 but entered a reservation stating that it did not accept the prohibition of sentencing juvenile offenders to death under Article 6(5). After considering the USA's initial report under the ICCPR, the Human Rights Committee set up under the ICCPR issued a comment on 7 April 1995 stating that it believed the US reservation to Article 6(5) to be “incompatible with the object and purpose of the Covenant”. It recommended that the USA withdraw the reservation. (UN document No. CCPR/C/79/Add.50, 7 April 1995, paragraphs 14, 27)}

V Conclusions

There is an emerging international consensus that juvenile offenders must not be subjected to the death penalty. Almost all states are now parties to international treaties which prohibit the sentencing to death of juvenile offenders. A small number of states continue to execute juvenile offenders, but such executions are rare and are only a tiny fraction of the total number of executions carried out worldwide each year.

Amnesty International urges all states to cease executions and abolish the death penalty in law. Pending abolition of the death penalty, a minimum age of 18 should be provided for in legislation, in conformity with international standards.
### TABLE OF REPORTED EXECUTIONS OF JUVENILE OFFENDERS
(JANUARY 1985 - DECEMBER 1997)

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<th>NAME OF PRISONER</th>
<th>AGE</th>
<th>DATE OF EXECUTION</th>
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<td>Mohammed Selim</td>
<td>17 at time of execution</td>
<td>27 February 1986</td>
</tr>
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<td>Iran</td>
<td>Kazem Shirafkan</td>
<td>17 at time of execution</td>
<td>1990</td>
</tr>
<tr>
<td></td>
<td>Three young males</td>
<td>One aged 16, two aged 17 at time of execution</td>
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</tr>
<tr>
<td>Iraq</td>
<td>Five Kurdish juveniles</td>
<td>Aged between 15 and 17 at time of execution</td>
<td>November-December 1987</td>
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<td></td>
<td>Eight Kurdish juveniles</td>
<td>Aged between 14 and 17 at time of execution</td>
<td>30-31 December 1987</td>
</tr>
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<td>Nigeria</td>
<td>Chiebore Onuoha</td>
<td>15 at time of offence, 17</td>
<td>31 July 1997</td>
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1 The Bangladeshi Government has claimed that Mohammed Selim was at least 18 at the time of the crime.
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<tbody>
<tr>
<td>Pakistan</td>
<td>One juvenile</td>
<td>17 when executed</td>
<td>15 November 1992</td>
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<td></td>
<td>Shamun Masih</td>
<td>14 at time of offence, 23 when executed</td>
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<td>Saudi Arabia</td>
<td>Sadeq Mal–Allah</td>
<td>17 when sentenced to death</td>
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<td>USA</td>
<td>Charles Rumbaugh</td>
<td>17 at time of offence</td>
<td>11 September 1985</td>
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<td></td>
<td>James Terry Roach</td>
<td>17 at time of offence in 1977</td>
<td>10 January 1986</td>
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<td>Jay Pinkerton</td>
<td>17 at time of offence</td>
<td>15 May 1986</td>
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<td></td>
<td>Dalton Prejean</td>
<td>17 at time of offence in 1977</td>
<td>18 May 1990</td>
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<td></td>
<td>Johnny Garrett</td>
<td>17 at time of offence in 1977</td>
<td>11 February 1992</td>
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<td></td>
<td>Curtis Harris</td>
<td>17 at time of offence</td>
<td>1 July 1993</td>
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<tr>
<td></td>
<td>Frederick Lashley</td>
<td>17 at time of offence in 1978</td>
<td>28 July 1993</td>
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<td></td>
<td>Christopher Burger</td>
<td>17 at time of offence</td>
<td>7 December 1993</td>
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<td>Ruben Cantu</td>
<td>17 at time of offence in 1977</td>
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<td>Yemen</td>
<td>Nasser Munir Nasser al'Kirbi</td>
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