Multilateral

International Convention against the taking of hostages.
Adopted by the General Assembly of the United Nations on 17 December 1979

Authentic texts: English, French, Arabic, Chinese, Russian and Spanish.
Registered ex officio on 3 June 1983.

Multilatéral


Textes authentiques : anglais, français, arabe, chinois, russe et espagnol.
Enregistrée d’office le 3 juin 1983.
INTERNATIONAL CONVENTION AGAINST THE TAKING OF HOSTAGES

The States Parties to this Convention,

Having in mind the purposes and principles of the Charter of the United Nations concerning the maintenance of international peace and security and the promotion of friendly relations and co-operation among States,

Recognizing in particular that everyone has the right to life, liberty and security of person, as set out in the Universal Declaration of Human Rights and the International Covenant on Civil and Political Rights,

Reaffirming the principle of equal rights and self-determination of peoples as enshrined in the Charter of the United Nations and the Declaration on Principles of International Law concerning Friendly Relations and Co-operation among States in accordance with the Charter of the United Nations, as well as in other relevant resolutions of the General Assembly,

Considering that the taking of hostages is an offence of grave concern to the international community and that, in accordance with the provisions of this Convention, any person committing an act of hostage taking shall either be prosecuted or extradited,

Being convinced that it is urgently necessary to develop international co-operation between States in devising and adopting effective measures for the prevention, prosecution and punishment of all acts of taking of hostages as manifestations of international terrorism,

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1 From June 3, 1983 for the States listed below (in respect of the following States, i.e., on the thirtieth day following the date of deposit of the twenty-second instrument of ratification or accession with the Secretary-General of the United Nations, in accordance with article 18 (1):

<table>
<thead>
<tr>
<th>State</th>
<th>Date of deposit of the instrument of ratification or accession (a)</th>
<th>State</th>
<th>Date of deposit of the instrument of ratification or accession (a)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bahamas</td>
<td>4 June 1981 (a)</td>
<td>Lesotho</td>
<td>5 November 1980</td>
</tr>
<tr>
<td>Barbados</td>
<td>9 March 1981 (a)</td>
<td>Mauritius</td>
<td>17 October 1980</td>
</tr>
<tr>
<td>Bhutan</td>
<td>31 August 1981 (a)</td>
<td>Norway</td>
<td>2 July 1981</td>
</tr>
<tr>
<td>Chile</td>
<td>12 November 1981</td>
<td>Panama</td>
<td>19 August 1982</td>
</tr>
<tr>
<td>Egypt</td>
<td>2 October 1981</td>
<td>Philippines</td>
<td>14 October 1980</td>
</tr>
<tr>
<td>El Salvador</td>
<td>12 February 1981</td>
<td>Republic of Korea</td>
<td>4 May 1983 (a)</td>
</tr>
<tr>
<td></td>
<td>(Confirming the reservation in respect of article 16 (1) made upon signature.)</td>
<td>Suriname</td>
<td>5 November 1981</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Sweden</td>
<td>15 January 1981</td>
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<tr>
<td></td>
<td></td>
<td>Trinidad and Tobago</td>
<td>1 April 1981 (a)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>United Kingdom of Great Britain and Northern Ireland</td>
<td>22 December 1982</td>
</tr>
<tr>
<td>Finland</td>
<td>14 April 1983</td>
<td>(In respect of the United Kingdom of Great Britain and Northern Ireland and the Territories under the territorial sovereignty of the United Kingdom.)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(With a declaration of application to Berlin (West)).</td>
<td></td>
<td></td>
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<tr>
<td>Guatemala</td>
<td>15 December 1980</td>
<td></td>
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<tr>
<td>Honduras</td>
<td>11 March 1983</td>
<td></td>
<td></td>
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<tr>
<td>Iceland</td>
<td>6 July 1981 (a)</td>
<td></td>
<td></td>
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<tr>
<td>Kenya</td>
<td>8 December 1981 (a)</td>
<td></td>
<td></td>
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</tbody>
</table>

2 See p. 277 for the texts of the declarations made upon ratification.
Have agreed as follows:

Article 1. 1. Any person who seizes or detains and threatens to kill, to injure or to continue to detain another person (hereinafter referred to as the "hostage") in order to compel a third party, namely, a State, an international intergovernmental organization, a natural or juridical person, or a group of persons, to do or abstain from doing any act as an explicit or implicit condition for the release of the hostage commits the offence of taking of hostages ("hostage-taking") within the meaning of this Convention.

2. Any person who:

(a) Attempts to commit an act of hostage-taking, or
(b) Participates as an accomplice of anyone who commits or attempts to commit an act of hostage-taking

likewise commits an offence for the purposes of this Convention.

Article 2. Each State Party shall make the offences set forth in article 1 punishable by appropriate penalties which take into account the grave nature of those offences.

Article 3. 1. The State Party in the territory of which the hostage is held by the offender shall take all measures it considers appropriate to ease the situation of the hostage, in particular, to secure his release and, after his release, to facilitate, when relevant, his departure.

2. If any object which the offender has obtained as a result of the taking of hostages comes into the custody of a State Party, that State Party shall return it as soon as possible to the hostage or the third party referred to in article 1, as the case may be, or to the appropriate authorities thereof.

Article 4. States Parties shall co-operate in the prevention of the offences set forth in article 1, particularly by:

(a) Taking all practicable measures to prevent preparations in their respective territories for the commission of those offences within or outside their territories, including measures to prohibit in their territories illegal activities of persons, groups and organizations that encourage, instigate, organize or engage in the perpetration of acts of taking of hostages;

(b) Exchanging information and co-ordinating the taking of administrative and other measures as appropriate to prevent the commission of those offences.

Article 5. 1. Each State Party shall take such measures as may be necessary to establish its jurisdiction over any of the offences set forth in article 1 which are committed:

(a) In its territory or on board a ship or aircraft registered in that State;

(b) By any of its nationals or, if that State considers it appropriate, by those stateless persons who have their habitual residence in its territory;

(c) In order to compel that State to do or abstain from doing any act; or

(d) With respect to a hostage who is a national of that State, if that State considers it appropriate.

2. Each State Party shall likewise take such measures as may be necessary to establish its jurisdiction over the offences set forth in article 1 in cases where
the alleged offender is present in its territory and it does not extradite him to any
of the States mentioned in paragraph 1 of this article.

3. This Convention does not exclude any criminal jurisdiction exercised in
accordance with internal law.

Article 6. 1. Upon being satisfied that the circumstances so warrant, any
State Party in the territory of which the alleged offender is present shall, in accord-
ance with its laws, take him into custody or take other measures to ensure his
presence for such time as is necessary to enable any criminal or extradition
proceedings to be instituted. That State Party shall immediately make a pre-
liminary inquiry into the facts.

2. The custody or other measures referred to in paragraph 1 of this article
shall be notified without delay directly or through the Secretary-General of the
United Nations to:

(a) The State where the offence was committed;
(b) The State against which compulsion has been directed or attempted;
(c) The State of which the natural or juridical person against whom compulsion
has been directed or attempted is a national;
(d) The State of which the hostage is a national or in the territory of which he
has his habitual residence;
(e) The State of which the alleged offender is a national or, if he is a stateless
person, in the territory of which he has his habitual residence;
(f) The international intergovernmental organization against which compulsion
has been directed or attempted;
(g) All other States concerned.

3. Any person regarding whom the measures referred to in paragraph 1 of
this article are being taken shall be entitled:

(a) To communicate without delay with the nearest appropriate representative of
the State of which he is a national or which is otherwise entitled to establish
such communication or, if he is a stateless person, the State in the territory
of which he has his habitual residence;
(b) To be visited by a representative of that State.

4. The rights referred to in paragraph 3 of this article shall be exercised in
conformity with the laws and regulations of the State in the territory of which the
alleged offender is present subject to the proviso, however, that the said laws and
regulations must enable full effect to be given to the purposes for which the
rights accorded under paragraph 3 of this article are intended.

5. The provisions of paragraphs 3 and 4 of this article shall be without
prejudice to the right of any State Party having a claim to jurisdiction in accord-
ance with paragraph 1 (b) of article 5 to invite the International Committee of
the Red Cross to communicate with and visit the alleged offender.

6. The State which makes the preliminary inquiry contemplated in para-
graph 1 of this article shall promptly report its findings to the States or organ-
ization referred to in paragraph 2 of this article and indicate whether it intends
to exercise jurisdiction.
Article 7. The State Party where the alleged offender is prosecuted shall in accordance with its laws communicate the final outcome of the proceedings to the Secretary-General of the United Nations, who shall transmit the information to the other States concerned and the international intergovernmental organizations concerned.

Article 8. 1. The State Party in the territory of which the alleged offender is found shall, if it does not extradite him, be obliged, without exception whatsoever and whether or not the offence was committed in its territory, to submit the case to its competent authorities for the purpose of prosecution, through proceedings in accordance with the laws of that State. Those authorities shall take their decision in the same manner as in the case of any ordinary offence of a grave nature under the law of that State.

2. Any person regarding whom proceedings are being carried out in connexion with any of the offences set forth in article 1 shall be guaranteed fair treatment at all stages of the proceedings, including enjoyment of all the rights and guarantees provided by the law of the State in the territory of which he is present.

Article 9. 1. A request for the extradition of an alleged offender, pursuant to this Convention, shall not be granted if the requested State Party has substantial grounds for believing:

(a) That the request for extradition for an offence set forth in article 1 has been made for the purpose of prosecuting or punishing a person on account of his race, religion, nationality, ethnic origin or political opinion; or

(b) That the person's position may be prejudiced:

(i) For any of the reasons mentioned in subparagraph (a) of this paragraph, or

(ii) For the reason that communication with him by the appropriate authorities of the State entitled to exercise rights of protection cannot be effected.

2. With respect to the offences as defined in this Convention, the provisions of all extradition treaties and arrangements applicable between States Parties are modified as between States Parties to the extent that they are incompatible with this Convention.

Article 10. 1. The offences set forth in article 1 shall be deemed to be included as extraditable offences in any extradition treaty existing between States Parties. States Parties undertake to include such offences as extraditable offences in every extradition treaty to be concluded between them.

2. If a State Party which makes extradition conditional on the existence of a treaty receives a request for extradition from another State Party with which it has no extradition treaty, the requested State may at its option consider this Convention as the legal basis for extradition in respect of the offences set forth in article 1. Extradition shall be subject to the other conditions provided by the law of the requested State.

3. States Parties which do not make extradition conditional on the existence of a treaty shall recognize the offences set forth in article 1 as extraditable offences between themselves subject to the conditions provided by the law of the requested State.
4. The offences set forth in article 1 shall be treated, for the purpose of extradition between States Parties, as if they had been committed not only in the place in which they occurred but also in the territories of the States required to establish their jurisdiction in accordance with paragraph 1 of article 5.

Article 11. 1. States Parties shall afford one another the greatest measure of assistance in connexion with criminal proceedings brought in respect of the offences set forth in article 1, including the supply of all evidence at their disposal necessary for the proceedings.

2. The provisions of paragraph 1 of this article shall not affect obligations concerning mutual judicial assistance embodied in any other treaty.

Article 12. In so far as the Geneva Conventions of 1949 for the protection of war victims\(^1\) or the Protocols Additional to those Conventions\(^2\) are applicable to a particular act of hostage-taking, and in so far as States Parties to this Convention are bound under those conventions to prosecute or hand over the hostage-taker, the present Convention shall not apply to an act of hostage-taking committed in the course of armed conflicts as defined in the Geneva Conventions of 1949 and the Protocols thereto, including armed conflicts mentioned in article 1, paragraph 4, of Additional Protocol I of 1977, in which peoples are fighting against colonial domination and alien occupation and against racist régimes in the exercise of their right of self-determination, as enshrined in the Charter of the United Nations and the Declaration on Principles of International Law concerning Friendly Relations and Co-operation among States in accordance with the Charter of the United Nations.

Article 13. This Convention shall not apply where the offence is committed within a single State, the hostage and the alleged offender are nationals of that State and the alleged offender is found in the territory of that State.

Article 14. Nothing in this Convention shall be construed as justifying the violation of the territorial integrity or political independence of a State in contravention of the Charter of the United Nations.

Article 15. The provisions of this Convention shall not affect the application of the Treaties on Asylum, in force at the date of the adoption of this Convention, as between the States which are parties to those Treaties; but a State Party to this Convention may not invoke those Treaties with respect to another State Party to this Convention which is not a party to those treaties.

Article 16. 1. Any dispute between two or more States Parties concerning the interpretation or application of this Convention which is not settled by negotiation shall, at the request of one of them, be submitted to arbitration. If within six months from the date of the request for arbitration the parties are unable to agree on the organization of the arbitration, any one of those parties may refer the dispute to the International Court of Justice by request in conformity with the Statute of the Court.

2. Each State may at the time of signature or ratification of this Convention or accession thereto declare that it does not consider itself bound by paragraph 1 of this article. The other States Parties shall not be bound by paragraph 1 of this article with respect to any State Party which has made such a reservation.

\(^2\) Ibid., vol. 1125, pp. 3 and 609.

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3. Any State Party which has made a reservation in accordance with paragraph 2 of this article may at any time withdraw that reservation by notification to the Secretary-General of the United Nations.

Article 17. 1. This Convention is open for signature by all States until 31 December 1980 at United Nations Headquarters in New York.

2. This Convention is subject to ratification. The instruments of ratification shall be deposited with the Secretary-General of the United Nations.

3. This Convention is open for accession by any State. The instruments of accession shall be deposited with the Secretary-General of the United Nations.

Article 18. 1. This Convention shall enter into force on the thirtieth day following the date of deposit of the twenty-second instrument of ratification or accession with the Secretary-General of the United Nations.

2. For each State ratifying or acceding to the Convention after the deposit of the twenty-second instrument of ratification or accession, the Convention shall enter into force on the thirtieth day after deposit by such State of its instrument of ratification or accession.

Article 19. 1. Any State Party may denounce this Convention by written notification to the Secretary-General of the United Nations.

2. Denunciation shall take effect one year following the date on which notification is received by the Secretary-General of the United Nations.

Article 20. The original of this Convention, of which the Arabic, Chinese, English, French, Russian and Spanish texts are equally authentic, shall be deposited with the Secretary-General of the United Nations, who shall send certified copies thereof to all States.

In witness whereof, the undersigned, being duly authorized thereto by their respective Governments, have signed this Convention, opened for signature at New York on 18 December 1979.