



United Nations Association for Development And Peace
Association des Nations Unies pour le Développement et la Paix



UNHRC-IND-REB_102020 | 23.10.2020

REBUTTAL

TO THE FALSE AND DEROGATIVE ALLEGATIONS MADE BY
THE UN HUMAN RIGHTS CHIEF, Ms. Michelle Bachelet,

in regards to India's **Foreign Contribution Regulation Act (FCRA)** norms, after targeting India's **Citizenship Amendment Act (CAA)** and **National Register of Citizens (NRC)**.

PREFACE: The UNHRC Chief needs to apologize for systematically targeting India at the behest of rouge states. We demand her resignation and an investigation into her personal finances. As the former President of Chile, the senior diplomat should have exercised restraint and diplomacy and should have first sought clarity from the government of India through the permanent representative in Geneva, before suspiciously jumping the gun.

THE SOVERIGNTY OF INDIA IS NEVER ABOUT A POLITICAL PARTY. THEREFORE, AS AN INDIAN CITIZEN, AND AS A RELIGIOUS MINORITY, I AM REBUTTING SUCH FALSE ALLEGATIONS MADE AGAINST MY COUNTRY.

The UN Human Rights chief, Michelle Bachelet, in her ill-informed and misguided statements, had mischievously reported that India was adversely targeting minorities and social activists and making arrests of voices of dissents under the **Unlawful Activities Prevention Act**. Concerned Indian citizens, the international community, and civil society at large, have taken objections to such pungent allegations, to a sovereign, and docile nation by the official.

In a Tweet on 20.10.2020, the UNHR had stated that:

"UN Human Rights Chief @mbachelet draws attention to three different laws that are being used to restrict foreign funding for NGOs and stifle civil society voices, and have led to arrests of #HumanRights activists."

MEA official spokesperson Anurag Srivastava remarked, "We have seen some comments by the UN High Commissioner for Human Rights on an issue relating to the Foreign



United Nations Association for Development And Peace
Association des Nations Unies pour le Développement et la Paix

Contribution Regulation Act (FCRA). India is a democratic polity based on the rule of law and an independent judiciary. The framing of laws is obviously a sovereign prerogative. Violations of law, however, cannot be condoned under the pretext of human rights. A more informed view of the matter was expected of a UN body."

Perhaps, Ms. Bachelet would be advised to occupy herself with the violation of Human Rights by China, a UNSC permanent member, in connivance with another UN body, the World Health Organization that has forever shaped the world in the negative, with the WUHAN VIRUS.

Or, perhaps, Ms. Bachelet could reopen the investigation of the Human Rights violation committed against Iraq, a sovereign state; again, by two UNSC permanent members, the US and the UK in direct violation of the ARSIWA (Responsibility of States for Internationally Wrongful Acts). That which it boldly pontificates, it violates.

Ms. Bachelet has stated that a number of UN human rights bodies and herself have accused India of having "vaguely worded laws" and "vaguely defined laws" are increasingly being used to stifle the voices of NGO advocacy.

Subtly, Ms. Bachelet appears to invoke the **Vagueness Doctrine** to debunk and to render the FCRA procedures as vague, opaque and unconstitutional.

Lets test the definition of the vagueness doctrine. Cornell Law.

- 1) In criminal law, a declaration that a law is invalid because it is not sufficiently clear. Laws are usually found void for vagueness if, after setting some requirement or punishment, the law does not specify what is required or what conduct is punishable. *(This point targets the FCRA)*
- 2) Under vagueness doctrine, a statute is also void for vagueness if a legislature's delegation of authority to judges and/or administrators is so extensive that it would lead to arbitrary prosecutions. *(This point targets the CAA, NRC and Unlawful Activities Prevention Act)*
- 3) In property law, a declaration that a deed or other instrument purporting to affect property rights is invalid because it lacks a sufficiently clear description of the property. *(This point targets the revoking of ARTICLE 370)*



United Nations Association for Development And Peace
Association des Nations Unies pour le Développement et la Paix

Well, lets talk about vague words within the United Nations Security Council and its agenda to stifle smaller nations.

THE IRAQ WAR: Vague Words

In the draft resolution submitted to the Security Council by the US and the UK ([S/2002/1198](#)), the verb in paragraph 12 was not "to secure" but "to restore". This was not agreeable to France and French diplomats requested that "to restore" be changed to "to secure". What difference does this make? If the Security Council said that it was going to meet in order, "to secure" peace, it meant that peace existed and needed to be secured, upheld. But if the Security Council declared that it was going to meet in order, "to restore" peace, it meant that peace needed to be restored, i.e. that it did not exist at the moment the resolution was adopted. Reference: Security Council in a letter dated 20 March 2003 ([S/2003/351](#))

The legality of the 2003 war in Iraq seemingly depended on one single word: if "to restore" had not been changed into "to secure", the Anglo-American legal argument would have been irreproachable. So: tens of thousands killed legally or illegally because of one single verb? Are "authorization[s] to use all necessary means" a play of words? Is the legality of the use of force under international law such a formal issue, devoid of any substantial and moral considerations? If the international legality of a war depends on just one word, how can we take international law seriously?

Is the UNHRC advocating for a REGIME CHANGE in India?

Are the United Nations or rogue UN diplomats with vested interests at the behest of certain member states attempting to overturn the present Indian government!

The 1991 Gulf war was a legal and military success and the Security Council's authorization to use force seemed to open a new era of international cooperation and effectiveness of international law. However, the very same authorization that served to liberate Kuwait in 1991 was also used to try to justify regime change in Iraq in 2003. Inasmuch the same manner, is the UNHRC, in connivance with a sovereign enemy now targeting India for a change in its regime?



United Nations Association for Development And Peace
Association des Nations Unies pour le Développement et la Paix

This is the second time the UNHRC has interfered in India's sovereignty, and the previous attempt to label India as a land of pogrom and ethnic cleansing, was in March 2020.

The UNHRC had filed an intervention application in the Supreme Court of India in respect to the 2019 Citizenship Amendment Act. The plea, filed on behalf of High Commissioner Michelle Bachelet Jeria sought to intervene as an amicus curiae (third party) in the matter by virtue of mandate to protect and promote human rights and to conduct necessary advocacy in that regard. The MeA had responded " "We strongly believe that no foreign party has any locus standi on issues pertaining to India's sovereignty,"

As an Indian citizen, I appeal to the Government of India to call for action against the UNHRC commissioner, and her removal from office.

PERSONAL NOTE:

I'm a Christian minority, and an Anglo Indian at that. I've been on NGO boards and have never had our FCRA revoked. In the last week, I've spoken to senior and responsible officials at the MEA and the MHA, and sought clarity into the matter. After my briefing to concerned Civil Society Organizations and activists, we are convinced that the government has the national security of India as its highest interest, and is willing to handhold any NGO that needs help. I am privy to a number of NGOs that have not complied to the FCRA polices and then worked with the department to remedy the violations, resulting in their FCRA approvals reinstated. I personally intervened in a prominent Catholic diocese that was in violation and the gracious department followed the procedures, asked the dioceses to make the appropriate rectifications, and their FCRA was reinstated. Officers at the FCRA departments are human beings with families and such allegations that are made public, demoralizes the officers and their families.

That being stated, I would urge the MEA and the government of India to act on the offensive against the infiltration of foreign bodies that are trying to malign the reputation of India, through false allegations stemming from revoking of the FCRA for international organizations like GreenPeace International and Amnesty International.

According to the Montevideo convention, Population, Territory, Government and Sovereignty is what defines a sovereign state. In **international relations** its four basic credentials are Nationalism, Territorial Integrity, Sovereignty and Legal Equality. India has proven to be faithful in all measures of sovereignty and international relations, and must



United Nations Association for Development And Peace
Association des Nations Unies pour le Développement et la Paix

stand against internal and external forces that paint India with a communal brush, using the ink made in China and distributed in Geneva.

India was always a tolerant nation, and we are a nation that was always provoked by external forces, and sometimes internal. It takes each one of us to make a nation successful. A nation is not successful by mere dollar value or GDP value, but by how the government treats its people and by how the people respond to their government. Nation building must allow the participation of civil society, and develop democratic state institutions that promote welfare.

Foreign Policy in Nation building promotes the virtues of strong central security forces, democratic governance, a free-market economy, a free press, and an active civil society. Therefore, when India protects its borders, it is in fact protecting the integrity of its borders. India is protecting every Indian-Muslim, Christian, Hindu, Sikh and all other religious groups. Look what has happened to Europe with terror infiltration. Europe has been infiltrated so much, that parts of Europe look like an Arabic state.

Proverbs 14:34 says "Righteousness exalts a nation."

As true Indians, our pride and honour for India does not come after India becomes great; India must become great because of your pride and honour in it.

JAI HIND!

Dr. (Mr.) Dominic F DIXON

ABOUT THE DR. DOMINIC F DIXON

BRIEF: Over fifteen years of international experience in Social Justice, international law, Humanitarian & Diplomatic Practice, with expertise in advocacy, international relations, activism in governmental advisory for foreign and public policy; in sectors of the United Nations, International Organizations & Civil Society Organizations. Proficiency in drafting of resolutions, organizational constitutions, reporting, case studies and research. Qualified in Core Diplomatic Practice under the United Nations in Vienna & Geneva, Justice at Harvard and Ethics at Oxford. Interviewed in over 36 countries for advocacy on matters of justice & peace in national and international law. Currently accredited under the United Nations at Vienna, Geneva & New York.



United Nations Association for Development And Peace
Association des Nations Unies pour le Développement et la Paix

HIGHLIGHTS

- Honoured by Pope Francis with an official citation for authorship on Ethics.
- Petitioned and successfully shut down the UN research centre in India (CIFAL BANGALORE), that was the official UN research body, UNITAR, while uncovering corruption and irregularities. I was a Director at the organization, stationed in Vienna (UNOV).
- Worldwide recognition for authoring a research paper titled 'Kleptocracy – Exploitation of Nations', uncovering billions of dollars of embezzlement by world leaders and bureaucracies. I was bullied by UNITAR not to publish my findings, and was forced to mention about the corruption in India. I fought tooth and nail and got the report published.
- Worked with the United States department of Justice to acquit and subsequently expunge a twenty-three year old false allegation case.
- Worked with the Canadian Minister for Citizenship and Immigration to reinstate a twenty-year old deportation order with the Authorization to Return to Canada.
- Interviewed in over 36 countries & over 100 Provinces for Advocacy.
- Foreign policy and advocacy delegate to twenty-five countries.
- Authored a research paper on Pornography and how it adversely changes the brain function, and five books on Psychology.

For detailed information, please log on to <https://dominicedixon.net>

E-mail: director.un@unadap.org

Phone: +91-90363-77777/ +1-917-727-7927