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Dr U Ne Oo Ryde NSW 2112

Dated: 17th Nov 2017

Director Australian Federal Police c/o Coordinator OMC Locked Bag A3000 Sydney South NSW 1232

re: 5979971/AM, OFFSHORE DETENTION

Dear Director,

I thank you for your letter on 5th June 2017, informing me that the Australian Federal Police cannot take any further action as regards offshore detention.

In relation to the Commonwealth Government of Australia arrangements of offshore detention of asylum-seekers, I have submitted a communication on 30th June 2017 to the International Criminal Court (ICC) in accordance with the Article 15 of Rome Statute. My analysis indicates that the government's offshore detention arrangement tantamount to enslavement of asylum-seekers. As such, the Australian Government has been perpetrating the Crime Against Humanity of Enslavement of asylum-seekers at offshore. For your information, I enclosed my communication together with a reply letter from ICC.

As you may have notice, the ICC has not make any indication as to investigate (or not to investigate) on this matter. However, I am having no doubts that the people within Australian Government have now been involved in the crimes of enslavement. Whilst I am not a lawyer, I've already checked this issue against internationally known patterns of occurrence of such crimes. The purpose of this particular letter to Australian Federal Police is to inform your department that there had been an alleged Crime Against Humanity of Enslavement implicating the Commonwealth Government of Australia.

With regards to the crimes of enslavement, Australia is a signatory the Rome Statue of 1998. In addition, Australia is a state party to the 1926 Slavery Convention and also the 1956 Supplementary Convention on the Abolition of Slavery. The Articles 6 and 9 of the 1956 Convention states:

<u>Art.6:</u> (1.) The act of enslaving another person or of inducing another person to give himself or a person dependent upon him into slavery, or of attempting these acts, or being accessory thereto, or being a party to a conspiracy to accomplish any such acts, shall be a criminal offence under the laws of the States Parties to this Convention and persons convicted thereof shall be liable to punishment.

<u>Art.9:</u> No reservations may be made to this Convention.

Australia, therefore, has the treaty obligation to correct the infractions of the laws of enslavement of person(s). This alleged case in consideration has been that the Australian nationals are perpetrating the crime of enslavement in the Republic of Nauru and Papua New Guinea. Understandably, the local law enforcements such as Australian Federal Police or Australian Courts may not be able to directly take immediate actions on such offshore crimes. Also, it is unlikely the Australian Government will give the AFP any directives to

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investigate such crime.

However, according to Article 9 of the 1956 Convention, the contracting states must not allow the violation of Slavery Conventions and, therefore, it is inevitable that the prosecution for the perpetrators of crime must have to take place in one form or another. I therefore would like to request your department's kind assistance in informing all relevant Australian law enforcement agencies – should you feel it appropriate -- that there has been allegations against Commonwealth Government on the Crime Against Humanity of Enslavement.

Insofar as the large scale enslavement of persons, historically there had not been an occurrence in the last 60 years, especially in democratic societies. In addition, please also be aware that such a crime of enslavement cannot take place in isolation. In association with the crime of enslavement, there would be political corruptions, large scale embezzlement of government funds, obstruction of justice, deception and violence as means to controlling victims, and the willful negligence that led to death of victims (asylum-seekers). These subsequent crimes, once established, definitely are under the jurisdiction of local courts.

As it stands, the enclosed submission (30/6/17) to ICC can only serve to provide an overview of events taking place in Offshore Detention Centers. However, the ICC cannot prosecute the Commonwealth Government of Australia as a whole. Therefore, as an ordinary Australian citizen, I shall continue to raise this matter and -- without fear or favour -- will provide further information to ICC the list of perpetrators (alleged), co-perpetrators (alleged) and indirect co-perpetrators (alleged) within coming days and weeks. I appeal your department to keep alert on those (alleged) perpetrators of the crime of enslavement.

In closing, I thank you for your attention to this matter.

Yours respectfully and sincerely,



Copy:

- 1. The Office of Prosecutor, International Criminal Court.
- 2. The UN-Secreataray General, c/- Office of UNHCR, Canberra.
- 3. Attorney-General, Commonwealth Government of Australia.

Enclosures:

1. Communication to ICC and the reply letter.



Operations Monitoring Centre

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Our Reference: 5979971/AM

5 June 2017

Dr U Ne Oo



OFFSHORE DETENTION

Dear Dr Oo

I refer to your report to the Australian Federal Police (AFP) received 30 May 2017, in relation to detention facilities in Papua New Guinea and the Republic of Nauru. Your correspondence appears to express general concern about the detention of asylumseekers currently off-shore.

In order to prioritise and evaluate referrals, the AFP utilises a Case Categorisation and Prioritisation Model (CCPM). Your referral has been assessed and in line with the CCPM, the AFP has decided not to investigate this matter. The CCPM used by the AFP is available from our website www.afp.gov.au.

The AFP will take no further action in relation to the matter; however, the AFP has noted your correspondence.

Yours sincerely,

Mark Webster

Detective A/Superintendent Coordinator Regional Support

Sydney Office

Dr U Ne Oo, Ph. D. Ryde NSW 2112

Dated: 25th May 2017

Director Australian Federal Police c/o Coordinator OMC Locked Bag A3000 Sydney South NSW 1232

Dear Director,

I am U Ne Oo, a resident of Ryde NSW and a refugee supporting community activist. I am forwarding you a copy of communication to the Hon. Andrew Wilkie and Adam Brandt, regarding with Australian managed detention facilities in Papua New Guinea and Republic of Nauru.

I do acknowledge that the communication is a politically charged in its contexts. However, I particularly would like to draw your attention to the financial irregularities taken place between the Department of Immigration and Border Protection and the detention companies, being reported by Australian National Auditor's office last year. I am expressing my fear that our government politicians, the DIBP officials and the offshore detention companies may now be involved in corruptions and the defrauding of Commonwealth money.

Please note that, we -- the Australian general public -- do not have the capacity to investigate nor monitor such corruptions. Only you – the AFP – have the resources and capacity to do this. Being living in New South Wales, this situation given us – the general public -- no confort that once well known & respected public figures, such as Edie Obeid, Ian McDonald and, even former NSW Premier Barry O'Farrel did engaged in corrupt activities. I urge you – the AFP – to do your best in keep monitoring and collecting the evidence for the future use.

In addition, I enclosed you the "Report Card" on Turnbull Government's political scapegoating practice. I am totally against your department being used by the government's publicity and political posturings.

In closing, I thank you for your time.

Yours respectfully and sincerely,

(U Ne Oo)

Enclosures:

1. Syndicate of Corruption, Dated 22 September 2016.