Click here to download Indict John Yoo for War Crimes flier (front).

Take Torture Off the Table: Close Guantanamo NOW

The cruel, Inhumane, and degrading treatment. - torture -- inflicted on disfranchised subjects, from Pelican Bay in California to Bagam, Afghanitan wast not only end; the presumption of American immunity to international wast to the regulated. Dismantling of U.S. torture camps can't walt. And that is up to us.

While Obama dallies, Congress threatens to institutionalize the indiscriminate application of criminal laws and the wanton treatment of suspected criminals a Guantannae. Last month the U.S. House of Representatives passed a bill and Guantannae. Last month the U.S. House of Representatives passed a bill the U.S. mainland or any foreign country, reports Sputinik News. Armesty International U.S. Security with Human Rights Coordinator Elizabeth Beavers urges a presidential veto, and speaks to election season allence on the Issue. "It is unfortunate that they [candidate] old at talk about 1 because the decisions that the future president will make will have implications for generations to considerations."

What happens when you don't deal with the crime of indefinite detention? 800 years of Habeas Corpus law, the right to know why you are being held captive by the State, cornes undone. We withers no savior from the Democratic Party. It's up to people living in the United States to mobilize against agents of denial and neglets.

Indict John Yoo For War Crimes



Despite a worldwide outcry, UC has yet to respond to charges of ethical misconduct against professor Yoo. Feigned helplessness to do so has been supplanted by promotion of a lawyer whose career hallmark is his stifl in Bush's Justice Department providing legal-sounding excuses so that torture could be used under color of presidential power, can not be a role model for students. John Yoo should be in prison, awaiting trial for war crimes and crimes against humanify!

Culpability for the legacy of ruined lives and damaged minds at the hands of CIA interrogators extends to apologists for what California Law Review calls 'Tlawed and eccentric historical theory [that] came to underpin the government's conduct of war and foreign policy."

It is our responsibility to call out criminal and enabler alike.

worldcantwait.net firejohnyoo.net warcriminalswatch.org

Click here to download Indict John Yoo for War Crimes filer (back).

Why we stand against torture

Today we represent the views and the hearts of many more tens of millions of people who know that torture is a war crime, and a crime against humarity. International and UN law both prohibit torture, under any and all circumstances, without exception.

John Yoo, a key player in the criminal enterprise of the Bush-now-Obama Regime, codified specific torture tactics used on wrongfully captured human beings, many of whom were sold to the U.S. government by bounty hunters.

Real people became victims of Yoo's misapprehension of presidential power. Yoo's rulings for the "Justice" Department caused immeasurable suffering: thousands have been subjected to torture, tens of thousands incarcerated, tens of millions spied upon, and over 600,000 deaths have been attributed to the 2003 invasion of Iraq (Yoo argued in his legal opinion that the president was not bound by the War Crimes Act).

The Torture Memos: Giving the green light for torture

After capturing alleged high-ranking al Qaida members, the CIA requested legal advice from the Bush administration as to what was allowable during interrogation to see how far they could go in torturing prisoners without the fear of being prosecuted. Alberto Gorzales directed the Office of Legal Countil (QCL) to provide an answer. All other contents of the County of Appeals.

The OLC Interrogation of al Qaeda Operative document is the first known one to utilize 'koo's definition that says physical pain 'must be equivalent in intensity to the pain accompanying serious physical injury such as organ failure, impairment of bodily function, or even death."

It went on to state that even if an act is 'cruet, inhuman, or degrading,' it does not necessarily inflict the level of pain that federal legal standards prohibit, and thus does not subject an interrogation criminal prosecution. If rufter asserted that a defense of 'necessity or criminal prosecution. If rufter asserted that a defense of 'necessity or save the green light for the use of torture and the Clatter proceeded to use torture in its interrogations, including extensive use of waterboarding.

Join us in challenging Torture Professor John Yoo, author of the now infamous Torture Memos. Take some of the flyers we are handing out here and spread the word that if we are even to return to a rule of law, that recognizes and protects the human rights that we value, we must hold the War criminats in our milds accountable.

Viewing the Boalt Hall Museum of Torture

The display in front of you here itemizes 10 "techniques" approved for use. Take the time to check these out and consider what kind of mind came up with these ideas.

Let Yoo know that people of conscience insist on speaking up and speaking out, and that his crimes will be known everywhere he goes.

Let judges who accept a torturer as a colleague see orange jump suits everywhere they go. $\label{eq:constraint}$

And let Boalt Hall administrators know that there is a movement of people living in this country who will not allow torture judges, torture professors, criture lawyers, torture expressions and vice-presidents, et al. to waitz back into comfortable civilian lives as if their hands aren't covered in blood.

"A disturbing recent trend in American academia is the awarding of prestigious positions and honors to those whose conduct has been truly prephensible," wrote Danny Colliagn, Stanford Says No to War. "Most notably, the senior political officials of the previous administration have been embraced with open arms by the nations top universities. These are the same individuals who were responsible for instituting a lawless torture regime, implementing a dragnet domestic surveillance apparatus, and starting two aggressive wars in Afghanistan and Iraq."

What you can de

If you refuse to accept the U.S. Torture State and you won't stand for torture in your name . . .

If you do not think that the lives and purported "safety" of Americans is more valuable than the lives of others

If you look at the brutal destruction of lives of thousands — the detainees who've been disappeared, renditioned, tortured, and murdered — and you insist that war criminals must face justice . . .

And if you know that many Americans still do not really know or understand what the torture state has done in their names — and you're willing to go public with the truth, to resist the lies with your actions, to help open their eyes and shake their consciences awake...

Join us today in witness of the Torture Professor who provided the legal cover to the Bush administration for its crimes, the crimes that continue to be done in cur names. The world really can't wait to stop the crimes of our government.