Human Rights Council

Complaint Procedure Form

- You are kindly requested to submit your complaint in writing in one of the six official UN languages (Arabic, Chinese, English, French, Russian and Spanish) and to use these languages in any future correspondence;
- Anonymous complaints are not admissible;
- It is recommended that your complaint does not exceed eight pages, excluding enclosures.
- You are kindly requested not to use abusive or insulting language.

I. Information concerning the author (s) of the communication or the alleged victim (s)			
if other than the author			
Individual 🖂	Group of individuals	NGO	Other 🗌
Last name: Sturm			
First name(s): Jake			
Nationality: USA			
Address for correspondence on this complaint:			
Tel and fax: (please indicate country and area code)			
E-mail: saveshyloh@gmail.com (*please contact by email, if possible)			
Website: www.saveshyloh.com			

Submitting the complaint:

On the author's own behalf: On behalf of other persons: (Please specify:)

I am submitting this evidence to the U.N. Human Rights Council on behalf of my 2year-old daughter, Shyloh Sturm, whom German, Swiss and American doctors attempted to murder because she was born with brain cancer and was of Jewish ancestry. I am also submitting this evidence on behalf of the other children who are currently being tortured and murdered in hospitals in Germany, Switzerland, the USA, and throughout the Western world.

II. Information on the State concerned

Name of the State concerned and, as applicable, name of public authorities responsible for the alleged violation(s): Germany, Switzerland, and the USA.

III. Facts of the complaint and nature of the alleged violation(s)

The complaint procedure addresses consistent patterns of gross and reliably attested violations of all human rights and all fundamental freedoms occurring in any part of the world and under any circumstances.

Please detail, in chronological order, the facts and circumstances of the alleged violations including dates, places and alleged perpetrators and how you consider that the facts and circumstances described violate your rights or that of the concerned person(s).

German doctors hid our daughter Shyloh's metastasized brain cancer, epilepsy, cerebral palsy, and strokes from us so they would not have to diagnose and treat her. This was done by flagrantly falsifying all her medical records and reports with claims that she was "normal." When my daughter was two months old, doctors at the German hospital in Garmisch-Partenkirchen performed a lumbar puncture to murder her—a procedure contraindicated and usually fatal for a child with Shyloh's type of cancer. By some miracle, she survived. When Shyloh was three months old, German doctors at a second hospital, LMU in Munich, inserted a large needle into her brain without anaesthesia, again to murder her. Shyloh also survived this second murder attempt, and eventually recovered from her illnesses, due to her treatment with cannabis (we had prescriptions for THC from two family doctors).

When we left Germany and sought help for our daughter in Switzerland, the Swiss neurologists colluded with the German doctors, falsely claiming that our daughter was "normal" and calling her life-saving cannabis medicine "unnecessary" (just as the LMU doctors had done earlier). With the German doctors having falsified Shyloh's medical records and reports, it was impossible for us to prove that she was sick—which was the whole point of the falsification—despite her being on the verge of death, semi-comatose, and in constant, agonizing seizures. It became clear that doctors in Germany and Switzerland were attempting to charge us with neglect so they could cover up their colleagues' lies, kidnap Shyloh, and murder her by removing her from her medicine (she goes into severe seizures without it, and at that time she could only have survived for two days un-medicated).

Still desperate to save our daughter, we contacted specialist doctors in the USA. They also falsified Shyloh's medical reports to hide the crimes committed by their German colleagues. Thus, doctors in three countries conspired to use cannabis prohibition and records falsification to murder our daughter by taking her off the only medicine that was keeping her alive.

The full details of our case are summarized in our May 11, 2015 letter to Israeli President Rivlin (see attached). We are also including DVDs that contain conclusive evidence of the crimes detailed above. In addition, you will find: 1) copies of the other (unanswered) letters we sent to various high-level Israeli government officials; 2) copies of Shyloh's falsified medical records; 3) copies of Shyloh's falsified MRI and EEGs; and 4) a documentary "Shyloh's Story," which explains the evidence in her case and details how the current medical system secretly denies patients the right to medical care and the right to life—both gross violations of numerous UN treaties on human rights. Even a cursory review of our evidence will show that Shyloh's case is easily proven by an honest reading of her falsified MRI (which any doctor will see is not "normal"). Unfortunately, we cannot even get an honest reading from heads of state, so we are turning to you.

1- Steps taken by or on behalf of the alleged victim(s) to exhaust domestic remedies– please provide details on the procedures which have been pursued, including recourse to the courts and other public authorities as well as national human rights institutions^{*}, the claims made, at which times, and what the outcome was:

We contacted major human rights lawyers in Switzerland, Germany, and Spain. In all three countries, we were told there was nothing that could be done through the courts to protect our daughter from the doctors. We also contacted the press, human rights organizations, and the Israeli government (we are of Jewish ancestry). None was willing or able to help us protect our daughter.

2- If domestic remedies have not been exhausted on grounds that their application would be ineffective or unreasonably prolonged, please explain the reasons in detail:

We could not go to the German police because of the falsified medical records and reports claiming that Shyloh's cannabis medicine was unnecessary (they would have charged us with abuse, seized our daughter, and turned her over to the doctors to be murdered). We could not go to American authorities because cannabis, her medicine, is federally illegal in the USA as part of an eugenics program to murder the disabled (including infants born with cancer, such as Shyloh) by withholding the only medicine that keeps such patients alive.

The fact that Shyloh had five untreatable medical conditions (metastasized brain cancer, stroke, brain injury, cerebral palsy, and epilepsy), and was successfully treated *only* with cannabis (and no other medicines or interventions), proves conclusively that cannabis has extremely powerful medicinal benefits. Before 1937, when the USA launched its cannabis prohibition campaign worldwide, Shyloh's conditions were already known to be treatable by cannabis (as thoroughly documented in Western medical literature from the 19th and 20th centuries); at the same time, people suffering from these illnesses were also listed as "undesirable members of society" at the 1912 American Eugenics Conference (which was the foundation of the current American hospital system, morphing into the German concentration camp system). Clearly, Shyloh's case exposes an epic violation of human rights within the Western medical system.

^{*} National human rights institutions, established and operating under the Principles Relating to the Status of National Institutions (the Paris Principles), in particular in regard to quasi-judicial competence, may serve as effective means of addressing individual human rights violations.

V. Submission of communication to other human rights bodies

1- Have you already submitted the same matter to a special procedure, a treaty body or other United Nations or similar regional complaint procedures in the field of human rights?

We have submitted our evidence to Israeli Prime Minister Netanyahu, Israeli President Rivilin, Israeli Ambassador to Netherlands Haim Divon, Israeli Ambassador to Germany Yakov Hadas-Handelsman, and Israeli MP Tamar Zandberg.

2- If so, detail which procedure has been, or is being pursued, which claims have been made, at which times, and the current status of the complaint before this body:

Initially, the Israeli Prime Minister's Office confirmed that they received our March 4, 2015 letter about this issue (which was sent to Prime Minister Netanyahu by DHL Express); they also acknowledged that our daughter was, indeed, sick. They told us they were forwarding our evidence to the Ministry of Foreign Affairs for "consideration." Shortly after this, Israeli Minister of Foreign Affairs Lieberman mysteriously and shockingly resigned from his post, reneging on his agreement to be part of PM Netanyahu's coalition, and pulling his party from the negotiations. Since then, all members of the Israeli government whom we have contacted, including Prime Minister Netanyahu himself, have refused to respond to our emails in any way or to investigate Shyloh's case.

For this reason, we have no recourse but to approach the U.N. Human Rights Council for justice for Shyloh and the other children.

VI. Request for confidentiality

In case the communication complies with the admissibility criteria set forth in Council resolution 5/1, kindly note that it will be transmitted to the State concerned so as to obtain the views of the latter on the allegations of violations.

Please state whether you would like your identity or any specific information contained in the complaint to be kept confidential.

Request for confidentiality (*Please tick as appropriate*): Yes

Please indicate which information you would like to be kept confidential

Date: 25 May, 2015

Signature:

N.B. The blanks under the various sections of this form indicate where your responses are required. You should take as much space as you need to set out your responses. Your complaint should not exceed eights pages.

No 🖂

Please provide copies (not original) of supporting documents (kindly note that these documents will not be returned) in one of the six UN official languages.

- Decisions of domestic courts and authorities on the claim made (a copy of the relevant national legislation is also helpful): [see the falsified medical records and reports]

- Complaints sent to any other procedure mentioned in section ${\bf V}$ (and any decisions taken under that procedure): X

- Any other evidence or supporting documents deemed necessary: X

VIII. Where to send your communications?

Office of the United Nations High Commissioner for Human Rights Human Rights Council Branch-Complaint Procedure Unit OHCHR- Palais Wilson United Nations Office at Geneva CH-1211 Geneva 10, Switzerland Fax: (+41 22) 917 90 11 E-mail: <u>CP@ohchr.org</u> Website: http://www.ohchr.org/EN/HRBodies/HRC/Pages/HRCIndex.aspx