The Holy See and the Convention on the Rights of the Child

Executive Summary

The Holy See and the Convention on the Rights of the Child: A Shadow Report provides a review of the Holy See’s activities regarding the implementation of the Convention on the Rights of the Child. Prepared for the Thirty-first Session of the Committee on the Rights of the Child, it focuses on the sexual abuse and exploitation of children and adolescents by members of the Catholic clergy and religious, and the concealment of this abuse by members of the leadership of the Catholic church. It shows that the Holy See had ultimate responsibility for oversight of these cases, that it knew the abuse was occurring, that it did not assist the children in question, and that it took steps, even issuing binding international legislation, to prevent information about these cases from becoming public. Clearly, these actions are in violation of the Convention on the Rights of the Child (the “Convention”), as is the Holy See’s failure to report this information to the Committee on the Rights of the Child.

The church hierarchy claims over 1 billion adherents, comprising one-sixth of the world’s population. Among these, the Holy See governs the conduct of over 4,500 bishops, 433,000 priests and deacons, and 855,000 religious sisters and brothers.1 It operates 120,000 healthcare institutions, and 230,000 educational facilities that serve 45 million children.2

Over 5,000 cases of child abuse by Catholic clergy have been reported in the media since 1995. The allegations include abuse that occurred as long ago as the 1940s, and new cases are reported nearly every day. Reports show that child abuse by Catholic clergy and religious spans the globe, with public accounts from Argentina, Australia, Brazil, Canada, Chile, China, Colombia, France, Ireland, Mexico, New Zealand, the Philippines, Poland, South Africa, the United Kingdom, the United States of America, and many others reported by the media. This scandal has even brought about eleven resignations from the ranks of the Catholic church’s senior leadership.

The Holy See’s compliance with the Convention is a serious concern for all people, as its influence stretches much farther than any other body that participates at this level at the United Nations. Consequently, its actions affect all the world’s children.

The Holy See and the Convention on the Rights of the Child

The Holy See was one of the first to accede to the Convention on the Rights of the Child3 in 1990, making it accountable to the world community for implementation of the Convention. By its accession, the Holy See accepted the responsibilities of the Convention, and agreed to implement its provisions to further the good of children throughout the world. Although signatories are not obliged to be fully in compliance with the Convention at the time of ratification, a party is expected to comply with the Convention’s obligations within a reasonable time after ratification. The Holy See has now had twelve years to comply.

It is now well established that there is a worldwide crisis of sexual abuse of children and adolescents by Roman Catholic clergy, including bishops, as well as male and female members of Catholic religious orders. At the same time, we have witnessed a cover-up of this abuse by authorities in the Catholic church including the abusers involved, their bishops, religious order superiors, and the highest officers in the Holy See. While voluminous press coverage of this problem in the United States of America is available, the abuse occurs in many countries.

• In Brazil, newspapers recently reported accounts of thirteen Catholic priests who sexually assaulted over forty children.4
• In May 2002, a Catholic leader in Hong Kong released information that three priests had been found guilty of child sexual abuse.5
• In the Philippines, the bishops’ conference estimates that 200 of the country’s priests could be guilty of sexual misconduct and abuse occurring over the last twenty years.6
• In Chile, at least five open cases of priests accused of sexually abusing minors were reported in early 2002.7
In January 2002, several religious orders in Ireland agreed to pay $110 million (USD) to people who, as children, had suffered physical and sexual abuse in schools and child care institutions run by the Catholic church.8

Since 1995, thirty priests in France have been convicted of sexual abuse; twenty-one similar cases were reported in Britain between 1995 and 1999, and between 1994 and 2001 in Germany; there were thirteen cases.9

The shadow report examines whether the Holy See has utilized its law, policies, and practice to uphold the Convention, or whether it has neglected its duties to protect and promote the rights of children throughout the world, thereby violating the Convention to which it acceded. It also considers whether the Holy See has interfered in other states’ compliance with the Convention by promoting disregard for civil laws designed to protect children, such as reporting child sexual abuse. Insofar as possible, this presentation responds to the assertions in the Holy See’s 1994 report, and addresses compliance with the Convention by appealing to the legislation of the Holy See and its dependent governing and executive bodies, examples of policy and practice of the Roman Catholic church, media sources, and independent research.

Statements of the Holy See
As stated in its report to the Committee in 1994, the Holy See has unequivocally affirmed the rights of the child through various documents and statements. From promoting the life, dignity, and rights of the child, to vocally defending and supporting the Convention, the Holy See has issued official statements, teachings and even a Charter of the Rights of the Family to affirm the rights and well-being of children.10 Since the scandal of clerical sexual abuse has become public, the Holy See has rightly put forth statements decrying the actions of these priests.11 However poignant and emotional, the statements themselves do not demonstrate the commitment required by States parties to the Convention. For evidence of full commitment and compliance with the Convention, one must look to the actions of the party and its processes designed to deal with the abuse.

Law of the Holy See
The Code of Canon Law (the “code”) provides the legal underpinning not only for the fundamental legislation of the Vatican City State,12 but it also spells out the constitutive and disciplinary scheme of the Roman Catholic church and is applicable to all members throughout the world. In this law, and by its own declaration, the Holy See governs the Catholic church.13 Canon law has several sections that illustrate recognition of some rights of the child and repugnance for sexual abuse of children by clergy and religious.

The code makes several assertions of basic rights that are applicable to the protection and defense of children. A few examples of these rights demonstrate that all subjects have the right under the law to express their needs to their local authorities, the bishops.14 The rights to privacy and to maintain one’s good reputation are also enumerated.15 The code also states clearly that Christians have the right to defend their rights (these and others) in a competent church forum, in accord with the law.16

The code provides a detailed judicial process to investigate, confirm or repudiate claims, and punish clergy sexual abuse of minors, which is defined as a criminal act.17 It even prescribes a penalty for negligence, which could be asserted in these cases when a superior has failed to investigate or punish instances of actionable offenses brought to his attention. Responsibility for handling cases of clerical sexual abuse of children usually lies first with the diocesan bishop, and ultimately with the Holy See.18

In 2001, the Holy See issued a little-publicized but important change in the law, in which the Holy See directs all the bishops of the world to inform one of its offices, the Congregation for the Doctrine of the Faith, if they receive an allegation of child sexual abuse by a cleric.19 This same law prohibits the bishops or other church authorities from taking any action beyond a preliminary investigation of the allegation without further direction from the Holy See’s delegate, and subjects all these cases to “the pontifical secret.”20

The church’s own laws have been consistently ignored, inadequately applied, or wrongly applied by its authorities in favor of its institutional image. In the following section, this report investigates how the Holy See has failed to enforce its legislation, failed to support its assertions in defense of children, and failed to implement the Convention.

Holy See and Church structures dealing with children
The Holy See, in its 1994 report, recognizes the “extensive network of institutions” on many levels through which it intervenes on behalf of children. It delineates structures at the level of the Holy See that operate on the international stage, including, for example, the Pontifical Council for the Family and the International Catholic Child Bureau.21 These are in addition to the governmental bodies (called “curial offices”) at the Holy See that can intervene in cases of clerical abuse of children.

The Holy See’s claims in this section of its report again illustrate its recognition that children, as vulnerable individuals in our society, need special protections and even special establishments or associations dedicated to their concerns. The Holy See joined several states in the following forceful statement after an international meeting sponsored by the Pontifical Council on the Family; “Every abuse against [children’s] dignity is a crime against humanity . . . we pledge to
respond.” The next section of this report examines whether the Holy See has lived up to its pledge.

Implementation of the Convention
The report shows that there are legal measures present for the Holy See to implement the rights recognized in the Convention. What is missing, however, is a utilization of these provisions in favor of the child. Allegations of abuse have been leveled against priests and bishops throughout the world.

Between 1993 and June 2002, eleven bishops around the world resigned amid allegations of sexual abuse, or cover-ups of abuse. These resignations come from Austria, Australia, Canada, Ireland, Poland, the United Kingdom, and the United States of America. There is no reporting available of bishops who have followed the Holy See’s laws regarding these cases. Rather, there is another instance of abusive priests being moved between parishes, of some being sent for psychological evaluation and treatment only to be returned to situations where they abused children again, and of diocesan bishops entering into monetary settlements on conditions of secrecy.

Given the evidence of a longstanding problem of clergy and religious sexual abuse around the world, it is troubling that the Holy See omitted any mention of the crisis in its 1994 report to the Committee. There is no indication that the church authorities have utilized the provisions of secular or ecclesiastical law, nor that the Holy See encouraged compliance with its own law or with the Convention even though officials of the Holy See were acutely aware of the problem. The only conclusion to be drawn is that the Holy See has been at least willfully ignorant, if not culpably negligent, in regard to sexual abuse of children by its representatives, preferring instead to maintain an institutional silence at the peril of those very children they purport to protect under the aegis of their mission, law and the provisions of the Convention on the Rights of the Child.

The Holy See is in clear violation of Article 19 of the Convention. This article requires States parties to “take all appropriate legislative, administrative, social, and educational measures to protect the child from sexual abuse [from] any person who has care of the child.” The Holy See has further compounded the problem by failing to report to civil authorities instances of child abuse by its clergy and religious, and by failing to follow up on future activities of the abusers. This activity compounds the difficulties for other States parties attempting to implement the Convention, when the Holy See overtly contravenes civil law and policy designed to protect children and punish those who would harm them. The examples in this report, as well as those included in the annexes provide incontrovertible substantiation for this claim.

The Catholic church is internationally recognized as a major health care provider. The Holy See claims that under its umbrella, Catholic organizations and agencies operate roughly 120,000 healthcare institutions throughout the world. Through these institutions, great strides have been made for children’s health; nonetheless, the Holy See has also put children’s health at grave risk due to sexual abuse.

The sexual abuse of a child is undoubtedly harmful to that child and distorts the child’s normal psychological development. It often results in serious short- and long-term negative effects on the child, his or her family, and community. The leaders of the Catholic church have perpetuated the risk to children by allowing men who have abused children and those who have been credibly accused of abusing children, to continue to work, sometimes placing them as chaplains in these very healthcare institutions which should be dedicated to improving children’s lives, and which should have protections in place to prevent child abusers from working there.

In its failure to provide adequate protections for children in these institutions, and in its negligence in removing abusive priests from the priesthood, the Holy See has failed to uphold the provisions of these articles of the Convention that ensure the right of every child to a standard of living adequate for the child’s physical, mental, spiritual, moral and social development.

Recommendations
The report offers recommendations for action to various bodies involved or concerned with the Convention on the Rights of the Child, and with the Holy See’s fulfillment of its obligations under the Convention. Recommendations are offered to the Holy See itself, to the UN Committee on the Rights of the Child, to UNICEF, to other UN Member States, and to interested NGOs.

Conclusion
The shadow report presents a sketch of the problem of child sexual abuse by Catholic clergy and religious throughout the world. It shows the ways in which the law of the party, the Holy See, addresses the issue of child abuse by clergy—condemning the act, but at the same time failing to follow through on punishing abusers, and now even obstructing the justice system in other territories by mandating institutional secrecy about the issue. While media reporting of this abuse is uneven throughout the world, there can be no doubt that this is truly a global crisis, and with the mobility of peoples every state should be concerned that abusers will present themselves as religious leaders in their midst. We urge the Committee to take up the serious task of calling the Holy See to account for perpetrating and perpetuating this crisis.
The full report is available from Catholics for a Free Choice.

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Catholics for a Free Choice (CFFC) is a non-governmental organization with special consultative status with the Economic and Social Council (ECOSOC) of the United Nations. Catholics for a Free Choice shapes and advances reproductive ethics that are based on justice, reflect a commitment to women's well-being, and respect and affirm the moral capacity of women and men to make sound decisions about their lives. Through discourse, education and advocacy, CFFC works in the United States and internationally to infuse these values into public policy, community life, feminist analysis, and Catholic social thinking and teaching.

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