

Link from 2-2. ● Mad-UN ●

★The UN\_HRC didn't send legal notice!!!

No matter any bugs, they had to inform it to me.

Here are links★Proofs of Dead-UN★.

2-2 からのリンク ● 狂った国連 ●

★国連・人権理事会が規定された通知をせず!!!

たとえどんな不備が有ろうとも何らかの通知が必要。

それらのリンクは★ここ(死んだ国連の証拠)★。

なお根拠規定は英語版の通り。 日本語訳は省略する。

● Human Rights Council resolution 5/1 of 18 June 2007 ●

*"The Complaint Procedure of the Human Rights Council is the only universal complaint procedure addressing all human rights and all fundamental freedoms in all United Nations Member States." (1)*

*"86. "victims oriented" and "conducted in a timely manner"" (1)*

★*"106. The complaint procedure shall ensure that both the author of a communication and the State concerned are informed of the proceedings at the following key stages: (a)When communication is deemed inadmissible by the Working Group on Communications or when it is taken up for consideration by the Working Group on Situations; or when communication is kept pending by one of the Working Groups or by the Council;*

*(b)At the final outcome." (1)*

● Member state's obligations under the UN Charter ●

*“(Article 1)★The Purposes of the United Nations are: adjustment or settlement of international disputes or situations which might lead to a breach of the peace” (1)*

*“(Article 2)★All Members, in order to ensure to all of them the rights and benefits resulting from membership, shall fulfill in good faith the obligations assumed by them in accordance with the present Charter.” (1)*

*“(Article 14) ★it deems likely to impair the general welfare”  
★situations resulting from a violation of the provisions of the present Charter” (1)*

*“(Article 34)★might lead to international friction or give rise to a dispute*

*★likely to endanger the maintenance of international peace and security” (1)*

*“(Article 35)★Any Member of the United Nations may bring any dispute, or any situation of the nature referred to in Article 34, to the attention of the Security Council or of the General Assembly”(1)*

● International Covenant on Civil and Political Rights ●

*“Article 2*

*1 Each State Party to the present Covenant undertakes to respect and to ensure to all individuals within its territory and subject to its jurisdiction the rights recognized in the present Covenant, without distinction of any kind, such as race, color, sex, language, religion, political or other opinions, national or social origin, property, birth or another status.” (1)*

*"2 Where not already provided for by existing legislative or other measures, each State Party to the present Covenant undertakes to take the necessary steps, in accordance with its constitutional processes and with the provisions of the present Covenant, to adopt such laws or other measures as may be necessary to give effect to the rights recognized in the present Covenant." (1)*

*"3 ★Each State Party to the present Covenant undertakes:*  
*(a) To ensure that any person whose rights or freedoms as herein recognized are violated shall have an effective remedy, notwithstanding that the violation has been committed by persons acting in an official capacity;*  
*((b) To ensure that any person claiming such a remedy shall have his right thereto determined by competent judicial, administrative or legislative authorities, or by any other competent authority provided for by the legal system of the State, and to develop the possibilities of judicial remedy;*  
*(c) To ensure that the competent authorities shall enforce such remedies when granted." (1)*