

GENITAL MUTILATION OF CHILDREN IS TORTURE

PETITION TO U.S. ATTORNEY GENERAL ERIC HOLDER, JR.

Federal Law establishes Female Genital Mutilation as a crime (PL 104-208), which was enacted on September 30, 1996 and the criminal provisions became effective on March 30, 1997. The 14th Amendment states "nor deny to any person within its jurisdiction the equal protection of the laws", which extends the criminal sanctions under PL 104-208 to male children. This reality has yet to be acknowledged by the Congress. **It is requested that you enforce this act to assure this protection to male children, under the 14th Amendment.** <http://mgmbill.org/usfgmlaw.htm>

Judge J. Flaherty rendered the Court's OPINION: "...Forceable extraction of living body tissue causes revulsion to the judicial mind." http://www.violence.de/prescott/letters/McFall_v_Shimp.pdf
It is requested that you enforce Judge Flaherty's OPINION as the law of the land.

It is requested that you DECLARE that the Genital Mutilation of Children Is Torture and violates the Universal Declaration of Human Rights and other International Covenants.
http://www.montagunocircpetition.org/montagu_resolution.pg

Circumcision of HIV-infected men did not reduce HIV transmission to female partners over 24 months; longer-term effects could not be assessed. Condom use after male circumcision is essential for HIV prevention. Wawer, et al. (2009) Lancet, 18 July.
[http://www.thelancet.com/journals/lancet/article/PIIS0140-6736\(09\)60998-3/fulltext](http://www.thelancet.com/journals/lancet/article/PIIS0140-6736(09)60998-3/fulltext)

Judge J. Flaherty (1978). In The Court of Common Pleas of Allegheny County, Pennsylvania. Civil Division. McFall v Shimp. *The Truth Seeker*. 1989. May/June
http://www.violence.de/prescott/letters/McFall_v_Shimp.pdf

OPINION: "The question posed by the Plaintiff, is that, in order to save the life of one of its members by the only means available, may society infringe upon ones absolute right to his "bodily security."..."For a law to compel the Defendant to submit to an intrusion of his body would change every concept and principle upon which our society is founded. To do so would defeat the sanctity of the individual and would impose a rule which would know no limits and one could not imagine where the line would be drawn"..."Forceable extraction of living body tissue causes revulsion to the judicial mind. Such would raise the spectre of the swastika and the Inquisition, reminiscent of the horrors this portends. "An Order will be entered denying the request for a preliminary injunction."

Commentary

Perinatal and postnatal circumcision (forceable extraction of living tissue) from healthy newborns that benefits others "causes revulsion to the judicial mind"; and to the moral mind (jwp)

Compulsory Motherhood (abortion denied: slavery & involuntary servitude) is as onerous as compulsory abortion and both acts violate the 1st (**Religious Freedom**); 4th (**Secure In Their Persons**); 9th (**Certain Rights—Retained by The People**); (10th, **Rights Reserved to the States—Or By The People**); 13th (**Neither slavery nor Involuntary Servitude**); and 14th (**All Persons Born... Are Citizens**) Amendments to the U.S. Constitution. Support the "Bodily Sovereignty" Amendment To The U.S. Constitution by Barbara Honegger (Over) (jwp).

