

would provide them with meaningful opportunity before their removal to show that they may be persecuted, tortured, or otherwise harmed; and

(ii) ensuring that the Government of Ghana would provide such individuals with legal immigration status, should they wish to remain in Ghana, and would be treated humanely; and

(3) other information, including—

(A) an assessment from the Secretary of State of the likelihood that United States security assistance (as defined in section 502B(d) of the Foreign Assistance Act of 1961 (22 U.S.C. 2304(d))) provided to Ghana could be used in support of activities by government officials related to the rendition, trafficking, detention, or imprisonment of people who are not citizens of Ghana but have been removed to Ghana by the United States Government;

(B) any analysis conducted by the United States Government of the conditions to be faced in Ghana by people who are not citizens of Ghana but have been removed to Ghana by the United States Government, prior to the rendition, removal, trafficking, detention, or imprisonment of such individuals to Ghana;

(C) an assessment from the Secretary of State of the conditions in any detention centers or prisons in Ghana that may hold people who are not citizens of Ghana but have been removed to Ghana by the United States Government, including an assessment of allegations of torture and other gross violations of human rights;

(D) a description of any actions that the United States Government is taking to ensure that the Government of Ghana returns people who are not citizens of Ghana but have been removed to Ghana by the United States Government, in compliance with United States court orders regarding their return to the United States;

(E) a description of any actions that the United States Government is taking to address the risk of detention, torture, or forced disappearances of people who are not citizens of Ghana but have been removed to Ghana by the United States Government, or efforts to facilitate the detention, torture, or forced disappearances of such people;

(F) a description of any actions the United States Government is taking to protect people who are not citizens of Ghana but are within the United States' jurisdiction or effective control from unlawful rendering, trafficking, or other means of removal to Ghana;

(G) all information regarding any agreement or financial transaction between the United States Government and the Government of Ghana related to the rendition, removal, trafficking, detention, or imprisonment of individuals who are not citizens of Ghana but have been removed to Ghana by the United States Government;

(H) all information regarding any individuals sent to Ghana by the United States Government in 2025 and 2026;

(I) a description of any actions that the United States Government is taking to facilitate the release or return of people who are not citizens of Ghana but have been wrongfully removed to Ghana by the United States Government;

(J) all information regarding any assurances the United States Government sought or received regarding the treatment of people who are not citizens of Ghana but have been removed to Ghana by the United States Government, prior to the rendition, removal, or trafficking of such individuals to Ghana;

(K) all information regarding assurances the United States Government sought or received regarding the further rendition, trafficking, removal, or transfer of people who

are not citizens of Ghana, but have been removed to Ghana by the United States Government to countries that are not Ghana, including the human rights conditions for such individuals in those countries; and

(L) a summary of all meetings in 2025 and 2026 between Government of Ghana officials and Washington-based officials of the United States Government.

SENATE RESOLUTION 633—REQUESTING INFORMATION ON THE REPUBLIC OF HONDURAS'S HUMAN RIGHTS PRACTICES PURSUANT TO SECTION 502B(C) OF THE FOREIGN ASSISTANCE ACT OF 1961

Mr. KAINE submitted the following resolution; which was referred to the Committee on Foreign Relations:

S. RES. 633

*Resolved,*

SECTION 1. REQUEST FOR INFORMATION ON HONDURAS'S HUMAN RIGHTS PRACTICES.

(a) STATEMENT REQUESTED.—The Senate requests that the Secretary of State, not later than 30 days after the date of the adoption of this resolution, submit to the Committee on Foreign Relations of the Senate and the Committee on Foreign Affairs of the House of Representatives, pursuant to section 502B(c) of the Foreign Assistance Act of 1961 (22 U.S.C. 2304(c)), a statement regarding Honduras's human rights practices that has been prepared in collaboration with the Assistant Secretary of State for Democracy, Human Rights, and Labor and the Office of the Legal Adviser at the Department of State.

(b) ELEMENTS.—The statement submitted pursuant to subsection (a) should include—

(1) all available credible information concerning alleged violations of internationally recognized human rights by the Government of Honduras, including—

(A) arbitrary and unlawful arrest, detention, imprisonment, torture and cruel or inhumane treatment, including of people who are not citizens of Honduras but have been removed to Honduras by the United States Government;

(B) violations of due process rights, including a description of any opportunity provided to people who are not citizens of Honduras but have been removed to Honduras by the United States Government to demonstrate that they have been wrongfully arrested, detained, or imprisoned;

(C) enforced disappearances and arbitrary or unlawful killings, including extrajudicial killings, including of people who are not citizens of Honduras but have been removed to Honduras by the United States Government;

(D) trafficking in persons, including forced or slave labor, including of people who are not citizens of Honduras but have been removed to Honduras by the United States Government; and

(E) treatment of and legal rights and status provided by the Government of Honduras to people in Honduras who are not citizens of Honduras but have been removed to Honduras by the United States Government;

(2) a description of the steps the United States Government has taken—

(A) to promote respect for and observance of human rights as part of the Government of Honduras's activities;

(B) to discourage any practices that are inimical to internationally recognized human rights;

(C) to publicly or privately call attention to, and disassociate the United States and

any security assistance provided for the Government of Honduras from, any practices described in subparagraph (B); and

(D) to assess, prior to removal, how the Government of Honduras would treat people who are not citizens of Honduras but have been removed to Honduras by the United States Government, including—

(i) conducting individualized assessments of such individuals to determine whether the Government of Honduras may send that person to their country of origin or last residence, and if so, whether the Government of Honduras would provide them with meaningful opportunity before their removal to show that they may be persecuted, tortured, or otherwise harmed; and

(ii) ensuring that the Government of Honduras would provide such individuals with legal immigration status, should they wish to remain in Honduras, and would be treated humanely; and

(3) other information, including—

(A) an assessment from the Secretary of State of the likelihood that United States security assistance (as defined in section 502B(d) of the Foreign Assistance Act of 1961 (22 U.S.C. 2304(d))) provided to Honduras could be used in support of activities by government officials related to the rendition, trafficking, detention, or imprisonment of people who are not citizens of Honduras but have been removed to Honduras by the United States Government;

(B) any analysis conducted by the United States Government of the conditions to be faced in Honduras by people who are not citizens of Honduras but have been removed to Honduras by the United States Government, prior to the rendition, removal, trafficking, detention, or imprisonment of such individuals to Honduras;

(C) an assessment from the Secretary of State of the conditions in any detention centers or prisons in Honduras that may hold people who are not citizens of Honduras but have been removed to Honduras by the United States Government, including an assessment of allegations of torture and other gross violations of human rights;

(D) a description of any actions that the United States Government is taking to ensure that the Government of Honduras returns people who are not citizens of Honduras but have been removed to Honduras by the United States Government, in compliance with United States court orders regarding their return to the United States;

(E) a description of any actions that the United States Government is taking to address the risk of detention, torture, or forced disappearances of people who are not citizens of Honduras but have been removed to Honduras by the United States Government, or efforts to facilitate the detention, torture, or forced disappearances of such people;

(F) a description of any actions the United States Government is taking to protect people who are not citizens of Honduras but are within the United States' jurisdiction or effective control from unlawful rendering, trafficking, or other means of removal to Honduras;

(G) all information regarding any agreement or financial transaction between the United States Government and the Government of Honduras related to the rendition, removal, trafficking, detention, or imprisonment of individuals who are not citizens of Honduras but have been removed to Honduras by the United States Government;

(H) all information regarding any individuals sent to Honduras by the United States Government in 2025 and 2026;

(I) a description of any actions that the United States Government is taking to facilitate the release or return of people who are not citizens of Honduras but have been

wrongfully removed to Honduras by the United States Government;

(J) all information regarding any assurances the United States Government sought or received regarding the treatment of people who are not citizens of Honduras but have been removed to Honduras by the United States Government, prior to the rendition, removal, or trafficking of such individuals to Honduras;

(K) all information regarding assurances the United States Government sought or received regarding the further rendition, trafficking, removal, or transfer of people who are not citizens of Honduras, but have been removed to Honduras by the United States Government to countries that are not Honduras, including the human rights conditions for such individuals in those countries; and

(L) a summary of all meetings in 2025 and 2026 between Government of Honduras officials and Washington-based officials of the United States Government.

**SENATE RESOLUTION 634—REQUESTING INFORMATION ON THE REPUBLIC OF EQUATORIAL GUINEA'S HUMAN RIGHTS PRACTICES PURSUANT TO SECTION 502B(c) OF THE FOREIGN ASSISTANCE ACT OF 1961**

Mr. KAINÉ submitted the following resolution; which was referred to the Committee on Foreign Relations:

S. RES. 634

*Resolved,*

**SECTION 1. REQUEST FOR INFORMATION ON EQUATORIAL GUINEA'S HUMAN RIGHTS PRACTICES.**

(a) STATEMENT REQUESTED.—The Senate requests that the Secretary of State, not later than 30 days after the date of the adoption of this resolution, submit to the Committee on Foreign Relations of the Senate and the Committee on Foreign Affairs of the House of Representatives, pursuant to section 502B(c) of the Foreign Assistance Act of 1961 (22 U.S.C. 2304(c)), a statement regarding Equatorial Guinea's human rights practices that has been prepared in collaboration with the Assistant Secretary of State for Democracy, Human Rights, and Labor and the Office of the Legal Adviser at the Department of State.

(b) ELEMENTS.—The statement submitted pursuant to subsection (a) should include—

(1) all available credible information concerning alleged violations of internationally recognized human rights by the Government of Equatorial Guinea, including—

(A) arbitrary and unlawful arrest, detention, imprisonment, torture and cruel or inhumane treatment, including of people who are not citizens of Equatorial Guinea but have been removed to Equatorial Guinea by the United States Government;

(B) violations of due process rights, including a description of any opportunity provided to people who are not citizens of Equatorial Guinea but have been removed to Equatorial Guinea by the United States Government to demonstrate that they have been wrongfully arrested, detained, or imprisoned;

(C) enforced disappearances and arbitrary or unlawful killings, including extrajudicial killings, including of people who are not citizens of Equatorial Guinea but have been removed to Equatorial Guinea by the United States Government;

(D) trafficking in persons, including forced or slave labor, including of people who are not citizens of Equatorial Guinea but have been removed to Equatorial Guinea by the United States Government; and

(E) treatment of and legal rights and status provided by the Government of Equatorial Guinea to people in Equatorial Guinea who are not citizens of Equatorial Guinea but have been removed to Equatorial Guinea by the United States Government;

(2) a description of the steps the United States Government has taken—

(A) to promote respect for and observance of human rights as part of the Government of Equatorial Guinea's activities;

(B) to discourage any practices that are inimical to internationally recognized human rights;

(C) to publicly or privately call attention to, and disassociate the United States and any security assistance provided for the Government of Equatorial Guinea from, any practices described in subparagraph (B); and

(D) to assess, prior to removal, how the Government of Equatorial Guinea would treat people who are not citizens of Equatorial Guinea but have been removed to Equatorial Guinea by the United States Government, including—

(i) conducting individualized assessments of such individuals to determine whether the Government of Equatorial Guinea may send that person to their country of origin or last residence, and if so, whether the Government of Equatorial Guinea would provide them with meaningful opportunity before their removal to show that they may be persecuted, tortured, or otherwise harmed; and

(ii) ensuring that the Government of Equatorial Guinea would provide such individuals with legal immigration status, should they wish to remain in Equatorial Guinea, and would be treated humanely; and

(3) other information, including—

(A) an assessment from the Secretary of State of the likelihood that United States security assistance (as defined in section 502B(d) of the Foreign Assistance Act of 1961 (22 U.S.C. 2304(d))) provided to Equatorial Guinea could be used in support of activities by government officials related to the rendition, trafficking, detention, or imprisonment of people who are not citizens of Equatorial Guinea but have been removed to Equatorial Guinea by the United States Government;

(B) any analysis conducted by the United States Government of the conditions to be faced in Equatorial Guinea by people who are not citizens of Equatorial Guinea but have been removed to Equatorial Guinea by the United States Government, prior to the rendition, removal, trafficking, detention, or imprisonment of such individuals to Equatorial Guinea;

(C) an assessment from the Secretary of State of the conditions in any detention centers or prisons in Equatorial Guinea that may hold people who are not citizens of Equatorial Guinea but have been removed to Equatorial Guinea by the United States Government, including an assessment of allegations of torture and other gross violations of human rights;

(D) a description of any actions that the United States Government is taking to ensure that the Government of Equatorial Guinea returns people who are not citizens of Equatorial Guinea but have been removed to Equatorial Guinea by the United States Government, in compliance with United States court orders regarding their return to the United States;

(E) a description of any actions that the United States Government is taking to address the risk of detention, torture, or forced disappearances of people who are not citizens of Equatorial Guinea but have been removed to Equatorial Guinea by the United States Government, or efforts to facilitate the detention, torture, or forced disappearances of such people;

(F) a description of any actions the United States Government is taking to protect people who are not citizens of Equatorial Guinea but are within the United States' jurisdiction or effective control from unlawful rendering, trafficking, or other means of removal to Equatorial Guinea;

(G) all information regarding any agreement or financial transaction between the United States Government and the Government of Equatorial Guinea related to the rendition, removal, trafficking, detention, or imprisonment of individuals who are not citizens of Equatorial Guinea but have been removed to Equatorial Guinea by the United States Government;

(H) all information regarding any individuals sent to Equatorial Guinea by the United States Government in 2025 and 2026;

(I) a description of any actions that the United States Government is taking to facilitate the release or return of people who are not citizens of Equatorial Guinea but have been wrongfully removed to Equatorial Guinea by the United States Government;

(J) all information regarding any assurances the United States Government sought or received regarding the treatment of people who are not citizens of Equatorial Guinea but have been removed to Equatorial Guinea by the United States Government, prior to the rendition, removal, or trafficking of such individuals to Equatorial Guinea;

(K) all information regarding assurances the United States Government sought or received regarding the further rendition, trafficking, removal, or transfer of people who are not citizens of Equatorial Guinea, but have been removed to Equatorial Guinea by the United States Government to countries that are not Equatorial Guinea, including the human rights conditions for such individuals in those countries; and

(L) a summary of all meetings in 2025 and 2026 between Government of Equatorial Guinea officials and Washington-based officials of the United States Government.

**SENATE RESOLUTION 635—REQUESTING INFORMATION ON THE REPUBLIC OF KOSOVO'S HUMAN RIGHTS PRACTICES PURSUANT TO SECTION 502B(c) OF THE FOREIGN ASSISTANCE ACT OF 1961**

Mr. KAINÉ submitted the following resolution; which was referred to the Committee on Foreign Relations:

S. RES. 635

*Resolved,*

**SECTION 1. REQUEST FOR INFORMATION ON KOSOVO'S HUMAN RIGHTS PRACTICES.**

(a) STATEMENT REQUESTED.—The Senate requests that the Secretary of State, not later than 30 days after the date of the adoption of this resolution, submit to the Committee on Foreign Relations of the Senate and the Committee on Foreign Affairs of the House of Representatives, pursuant to section 502B(c) of the Foreign Assistance Act of 1961 (22 U.S.C. 2304(c)), a statement regarding Kosovo's human rights practices that has been prepared in collaboration with the Assistant Secretary of State for Democracy, Human Rights, and Labor and the Office of the Legal Adviser at the Department of State.

(b) ELEMENTS.—The statement submitted pursuant to subsection (a) should include—

(1) all available credible information concerning alleged violations of internationally recognized human rights by the Government of Kosovo, including—

(A) arbitrary and unlawful arrest, detention, imprisonment, torture and cruel or inhumane treatment, including of people who