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1. Scope of the Document

1.1 This Country Report has been produced by the Country Information and Policy Unit, Immigration and Nationality Directorate, Home Office, for use by Home Office officials involved in the asylum / human rights determination process. The Report provides general background information about the issues most commonly raised in asylum / human rights claims made in the United Kingdom. It is not a detailed or comprehensive survey.

1.2 The Report is compiled from a wide range of recognised sources and does not contain any Home Office opinion or policy. All information in the Report is attributed, throughout the text, to original source material, which has been made available to those working in the asylum / human rights determination process. The Report aims to provide only a brief summary of the source material quoted. For a more detailed account, the relevant source documents should be examined directly.

1.3 The information contained in this Country Report is, by its nature, limited to information that we have been able to identify from various well-recognised sources. The contents of this Report are not exhaustive and the absence of information under any particular heading does not imply that any analysis or judgement has been exercised to exclude that information, but simply that relevant information on the subject has not been identified from the sources that have been consulted. Equally, the information included in the Reports should not be taken to imply anything beyond what is actually stated.

1.4 The great majority of the source material is readily available in the public domain. Copies of other source documents, such as those provided by government offices, may be provided upon request.

1.5 All sources have been checked for currency, and as far as can be ascertained, contain information which remained relevant at the time this Report was issued. Some source documents have been included because they contain relevant information not available in more recent documents.

1.6 This Country Report and the accompanying source material are publicly disclosable. Where sources identified in this Report are available in electronic form the relevant link has been included. The date that the relevant link was accessed in preparing the report is also included. Paper copies of the source documents have been distributed to nominated officers within IND.

1.7 It is intended to revise this Report on a six-monthly basis while the country remains within the top 35 asylum producing countries in the United Kingdom. Information contained in Country Reports is inevitably overtaken by events that occur between the 6 monthly publications. Caseworkers are informed of such changes in country conditions by means of Country Information Bulletins.
2. Geography

2.1 The Republic of Uganda has a total area of 235,887 square kilometres, with an area of 20 percent covered by inland water and swamps. The rest is a mixture of tropical rainforest, savannah and mountains on the western borders. It is a land-locked equatorial country in East Africa bordered by Sudan to the north, the Democratic Republic of Congo (formerly Zaire) to the west, Kenya to the east and Rwanda, Tanzania and Lake Victoria to the south. The climate is tropical, with temperatures moderated by the altitude of the country, varying between 15 and 30 degrees centigrade. [1][p1112]

2.2 The latest census, conducted in January 1991, enumerated a population of 16,671,705, giving a density of 69 inhabitants per square kilometre. [1][p1112]

For further information on geography, refer to Europa World Yearbook [1]

3. Economy

3.1 In May 2000, the International Monetary Fund (IMF) observed that while Uganda remains one of the poorest countries in the world, the share of the population living in poverty declined to 44 percent in 1996/97 from 56 percent in 1992/93. The fund also noted that the percentage of children of primary school age who attended school increased from 56 percent in 1995/96 to 94 percent in 1998/99. [1][p1112]

3.2 Impressive progress has been made with economic reforms since 1986, albeit from a very low base. The Government has consistently promoted a free-market approach and many institutional barriers to profitable business have been removed. However, corruption has remained endemic and legal redress is a long and painful process. Public expenditure is under control and well allocated, although donors continue to monitor closely defence spending patterns. [168]

3.3 The East African Community pledges to work towards common action on the movement of labour and goods between Uganda, Kenya and Tanzania and the integration of transport, tourism and telecommunications. It has considerable economic potential as a regional bloc with a combined population of 80 million, a land area of 1.8 million square kilometres, common languages such as English and Kiswahili, and large amounts of natural resources, including minerals, water, energy, forestry and wildlife. [8]

3.4 In July 2003, the UN's World Food Programme (WFP) announced that food aid is urgently needed for over 1.6 million people in northern and eastern Uganda in the worst humanitarian crisis the country has seen for years. Those most in need were 820,000 displaced people in the north, 655,000 drought victims in Karamoja region, and 147,000 refugees from the Democratic Republic of Congo. [68cc]

3.5 Over one million people are currently displaced by the ongoing conflict with the rebel Lord's Resistance Army (LRA) in the north, not all of whom were accessible by humanitarian workers. Currently WFP was unable to reach about 150,000 displaced people around Katakwi in eastern Uganda. [68cc]
4. History

4.1 On 26 January 1986 the National Resistance Army (NRA) led by Yoweri Museveni took control of Kampala by force and dissolved the Military Council. On 29 January 1986, Museveni was sworn in as President. In February 1986, he announced the formation of a new cabinet, comprising of mainly NRA members and National Resistance Movement (NRM - the political wing of the NRA). The cabinet also included representatives of other political groups including the Democratic Party (DP), the Uganda People's Congress (UPC), the Uganda Freedom Movement (UFM), the Federal Democratic Movement (FEDEMO) and three members of the previous administration. A National Resistance Council (NRC) was formed to act in place of a legislature pending the introduction of a new constitution. [1] (p1112-1116)

4.2 All activity by political parties was banned in March 1986, although political parties were not proscribed. Museveni began implementation of his "Ten Point Plan" which the NRA had worked on from 1981 to 1986. During 1986 the Museveni Government developed a nation-wide system of resistance committees at local and district level; their responsibilities were to include the maintenance of security and the elimination of corruption. [39]

4.3 In January 1994 the Ugandan National Democratic Alliance (UNDA) and the Ugandan Federal Army (UFA) agreed to suspend their armed struggle under the provisions of a Government amnesty. [1] (p1116)

*For history prior to 1986 refer to Europa World Yearbook* [1] (p1116)

Elections - 1989

4.4 The first national election since 1980 was held in February 1989. The NRC, hitherto composed solely of Presidential nominees was expanded from 98 to 278 members, to include 210 elected representatives. Twenty ministerial posts were reserved for nominated members of the NRC and fifty were allocated to elected members. In October 1989 (despite opposition from the DP) the NRC approved draft legislation to prolong the Government's term of office by five years from January 1990 (when its mandate was due to expire). In March 1990 the NRM extended the national ban on political activity (imposed in March 1986) for a further 5 years. [1]

Elections - 1996

4.5 The country's first presidential election took place on 9 May 1996. Museveni won with 74.2 percent of the votes cast. International observers judged that the elections generally reflected the preference of the electorate. Legislative elections took place in June 1996. As with the CA elections, they were conducted on a non-party basis, but NRM supporters won a large majority of the seats. Multiparty supporters won seats in
the north. Voting took place in June 1996 for local councils. Further local elections were held in November 1997. [1]

Elections - 2001

4.6 70.3 percent of eligible voters turned out to vote on 12 March 2001. The election monitors from African countries said that the presidential elections were transparent, free and fair. The monitors also said they were impressed that the army and the police did not interfere in the polling exercise despite the fact that they were deployed. [49e] The chairman of the Electoral Commission, Haji Aziz Kasujja announced the final results on 14 March 2001. [68c]

5. State Structures

Constitution

5.1 Following the military coup in July 1985, the 1967 Constitution was suspended, and all legislative and executive powers were vested in a Military Council, whose Chairman was the Head of State. In January 1986 a further military coup established an executive Presidency, assisted by a Cabinet of Ministers and a legislative National Resistance Council (NRC). In September 1995 a Constituent Assembly enacted a Draft Constitution. The Constitution was promulgated on 8 October 1995. Under its terms, a national referendum was to take place in 2000. [2] (p16-17)

5.2 The referendum produced an overwhelming vote in favour of retaining the existing "no-party" system. A direct presidential election took place in May 1996, followed in June of that year by legislative elections to Parliament. This body, comprising 214 elected members and 62 nominated members, replaced the NRC. At the general election of June 2001 the number of nominated members was increased to 78. [2] (p1 & 17)

5.3 A draft Constitution was prepared by a constitutional commission appointed in 1989 and presented to the Government in December 1992. The draft was published in March 1993, and in the following month, the NRC passed legislation authorising the establishment of a Constituent Assembly, (CA). The newly elected members of the CA debated and amended the draft constitution and it was finally enacted in September 1995 and promulgated on 8 October 1995. [18]

5.4 The Constitution confers fundamental human rights and freedoms on every person in Uganda. This includes equal protection under the law, equality between men and women in all aspects of life and guarantees the enjoyment of individual rights without discrimination on the basis of sex, race, colour, ethnic origin, social standing or political opinion, and without interference with the rights of others. [18]

5.5 In addition to the protection for those accused of crimes, individual freedoms include freedom of speech, expression, and the press and other media; freedom of
thought, conscience and belief, including academic freedom; freedom to practice any religion and freedom of peaceful assembly, association and movement. [18]

5.6 The Government of Uganda set up a Constitutional Review Commission (CRC) in February 2001. The Commission has wide remit to consider including decentralisation; the relative powers of the executive, the judiciary and the legislative; the electoral system; the scope for federalism and the role of traditional leaders. The commission is due to report its findings within 18 months. [50h]

5.7 In May 2001 the CRC launched a programme to collect views from members of the public on the amendment of the 1995 Constitution of the Republic of Uganda. A statement made by the secretary of the CRC, Dr Higiro Semajege Friday said that the terms of reference of the commission will be, among other things, to examine the consistence and compatibility of the constitutional provisions relating to the sovereignty of the people, political systems, democracy and good governance. He also said that the purpose would be to make recommendations as to how best to ensure that the country is governed in accordance with the will of the people at all times. [31ae]

5.8 On 20 March 2002, Parliament passed the Anti-Terrorism Act, which authorises certain law enforcement officials to intercept communication in order to detect and prevent terrorist activities. [2] (p1&11)

5.9 In June 2002, President Museveni signed the Political Organisation Bill (POB). The POB provides that no party or organisation shall "open branches below national level". The resulting Act is the Political Parties and Organisation Act, which stipulates that parties and political organisations are also prohibited from holding "more than one national conference in a year". They are prohibited from holding public meetings except for the national conference, executive committee, seminars and conferences at the national level. Party leaders could be imprisoned for a number of years or made to pay fines if they contravene the Act. [28e]

5.10 In early July 2002, Ugandan opposition groups filed a petition against new restrictions on political parties. The chair of the Reform Agenda, Sam K Njuba, condemned the Act as being a violation of human rights. [69]

5.11 In February 2003, the Director of Information in the President's office said that the Freedom of Information Act, which will give access to information in state possession, will be in place by the end of 2003. A working committee, comprising officials from several ministries and headed by the Director of Information Dr Okullu Mura, was set up to identify what kind of information should be released and what should remain classified. [50m]

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Citizenship and Nationality

5.12 The 1995 Constitution of Uganda on Citizenship states that every person born in or outside Uganda and having one parent or grandparent who is a citizen of Uganda at the time of that person's birth, shall be a citizen of Uganda. A child of not more than 5
years of age found in Uganda, whose parents are not known, shall be presumed to be a citizen of Uganda. On application, a child under the age of eighteen years, neither of whose parents is a citizen of Uganda, and who is adopted, shall be registered as a citizen of Uganda. Citizenship can also be registered when an application is made after marriage to a Ugandan citizen, or someone who has voluntarily migrated to and has been living in Uganda for at least ten years. [59]

5.13 A person may be deprived of Ugandan citizenship, if acquired by registration, if they have voluntarily acquired citizenship of another country, voluntary service in the armed forces or security forces of a country hostile to or at war with Uganda, or had acquired citizenship by fraud, deceit or bribery. [59]

Political System

5.14 A referendum was held on 29 June 2000 on the future of politics in the country - whether to adopt Movement or Multiparty. [54a] The Movement System attracted 4.322 million votes accounting for 90.7 percent of the total, while the multi party drew only 442,823 votes registering 9.3 percent. [64b]

5.15 There were also 148,800 invalid votes cast, 3 percent of the ballot, which electoral officials attributed to a lack of civic education and illiteracy. [48]

5.16 In the approach to the presidential election of March 2001, a number of candidates announced their intentions to stand. The main candidates for the presidency were Karuhanga Chapaa, Muhammad Kibirige Mayanja, Francis Bwengye and Aggrey Awori. President Museveni, in power from 1986, won 70 percent of the vote in the presidential elections of 1996. [54a] Museveni found himself challenged by Kizza Besigye, his former physician and comrade in arms during the guerrilla war, which brought Museveni to power. Unlike most of the other candidates, who were mostly connected with discredited political parties, Besigye, a member of Museveni’s NRM presented a real challenge. [1] (p1116)

5.17 There were reports of pre-election violence and on 8 January 2001 three people were injured when armed men shot at a convoy of vehicles carrying Dr Besigye’s supporters. UPDF commanders, who were operating in the district, were accused of engaging political campaigns and threatening supporters of some presidential candidates. [31g] On 19 January 2001, surprise presidential candidate and Bakayimbira Dramactors director, Charles James Ssenkubuge released a press statement saying that he was quitting the race for presidency due to intimidation. He claimed that he had received anonymous phone calls of a threatening nature. [31i]

5.18 The presidential election was held on 12 March 2001. The poll had been scheduled for 7 March, but was delayed to allow the Electoral Commission time to check and amend the electoral register after it was found to contain about 2.5 million more voters than there were citizens eligible to vote. [1] (p1116-1117)

5.19 On 15 January 2001, police set up a team to fight election-related violence. On 11 January 2001 - the day before campaigning began - President Museveni’s campaign manager in Uganda’s central region was shot and killed after attending a strategy
meeting. On 20 February 2001, Ugandan security agents forcibly arrested a senior aide of Dr Besigye, Major Rabwoni Okwir. Just before boarding a flight to Adjumani in northern Uganda with Besigye's campaign team, Major Okwir was forcibly arrested by the Military Police at Entebbe Airport. A statement by Okwir on 21 February 2001 said that he had withdrawn from presidential candidate Dr Besigye’s Task Force.

5.20 He later claimed he had been intimidated with death threats to sign the press release withdrawing from the Task Force. Okwir was released from custody and taken to his home. According to the "Monitor" newspaper dated 28 February 2001 Okwir had left Uganda to go into exile in the United Kingdom.

5.21 Uganda’s external donors expressed concerns about reports by local election monitors of increasing violence and intimidation of voters, particularly by Government agents. In a statement issued on 20 February 2001 and signed by the Danish Ambassador Flemming Bjørk Pedersen, the Post-Referendum Support Group (PRSG) also called for the display of the voters’ register in public places. The donors urged the Government to uphold the law and ensure impartiality. PRSG members include Austria, Belgium, Canada, European Commission, Denmark, France, Germany, Ireland, Italy, Japan, Netherlands, Norway, Sweden, United Kingdom, USA and UNDP.

5.22 A Human Rights Watch (HRW) report on 4 March 2001 stated that the electoral playing field in Uganda was “definitely not level” and serious human rights concerns in the lead-up to Uganda’s presidential elections cast doubt on whether they could be free and fair. It said that the Government of President Museveni was “trying to win this election by bullying the opposition”, which had been threatened by violence, arrests and intimidation since campaigning started in January 2001.

5.23 The NGO Election Monitoring Group-Uganda (NEMGROUP-U) blamed the violence, which occurred on 3 March 2001 in Rukungiri town on the Presidential Protection Unit (PPU). The violence was the result of clashes between the PPU and supporters of Besigye at the instigation of the PPU. The monitors called for the Government to demilitarise the electoral process and immediately withdraw PPU soldiers from places like Rukungiri where the President is not present. The NEMGROUP-U also asked the electoral commission to enforce the provisions of section 12(1)(e) of the Electoral Commission Act 1997 which requires it to ensure that the electoral process is conducted under conditions of freedom and fairness.

5.24 The results of the presidential elections on 12 March 2001 were as follows:

<table>
<thead>
<tr>
<th>Candidate</th>
<th>Votes</th>
<th>percent</th>
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<tr>
<td>Lt. Gen Yoweri Kaguta MUSEVENI</td>
<td>5,123,360</td>
<td>69.3</td>
</tr>
<tr>
<td>Dr Kizza BESIGYE</td>
<td>2,250,795</td>
<td>27.8</td>
</tr>
<tr>
<td>Other Candidates</td>
<td>210,036</td>
<td>2.9</td>
</tr>
</tbody>
</table>
5.25 Following the elections two people were killed and six injured in two explosions in Kampala. One explosion was at Nakivubo Mews in central Kampala and the second took place on a taxi minibus 100km (60 miles) south west of Kampala. These explosions occurred as President Museveni’s supporters were on the streets of Kampala celebrating his victory. [69d] Two men were arrested in connection with the explosions. [60]

5.27 On 20 March 2001, defeated presidential candidate Dr Besigye was summoned to CID police headquarters to explain comments, which he had allegedly made with seditious intent. As a result, the Head of Military Intelligence, Lieutenant Colonel Noble Mayombo, imposed a travel ban. He said the move was necessary following the bomb blasts as they could be linked to politicians who were unhappy with the election results. A senior Government official said that the reason for the ban was that Besigye was going to South Africa to meet with Rwandan President Kagame who was due to arrive there on the same day. [69b]

5.26 Earlier in March 2001, Uganda declared Rwanda a hostile nation. This was instigated because Uganda feared that Rwanda was funding Dr Besigye’s bid for presidency. [69b]

5.27 Dr Besigye, who finished second in the presidential elections, challenged the results. He challenged both President Museveni and the Electoral Commission over the alleged irregularities and rigging of the final results. The hearing in the Supreme Court opened on 5 April 2001. The Supreme Court threw out Besigye’s petition 2 weeks later. The court’s five judges ruled by a majority of 3-2 that, although there had been irregularities in the poll, these had not substantially affected its outcome. [31s]

5.28 Legislative elections took place on 26 June 2001 to elect the new Ugandan parliament. The Members of Parliament elected would form the country's seventh parliament since Uganda gained independence in 1962. [69e] There were reports of election related violence marring the voting. The Post Referendum Support Group (PRSG) together with local election monitors concurred that although the atmosphere during the elections was calm and conducive for people to exercise their democratic choice, "there were widespread, worrying instances of election mal-administration, mal-practice and excessive violence". [56d]

5.29 President Museveni made wide-ranging changes in his new Cabinet and relinquished the portfolio of the Minister of Defence to Amama Mbabazi, which he had held for the last 15 years. The 64 strong Cabinet and junior ministers has 17 new entrants, eight ex-officio members and 16 women [56e] Among the women Dr Speciosa Wandira Kazibwe was appointed vice president. [65c] After the appointment of Dr Kazibwe, President Museveni said that some men did not like the appointment of a woman as vice president. But the President said that he did this so that she could be a role model for girls. [31q] However in May 2003 Dr Kazibwe resigned her political role in
order to pursue a PhD at Harvard School of Medicine in the United States. Her resignation lead to a mixed reaction from Ugandan Women’s Organisations. While many have welcomed the stand taken on such issues as domestic violence and independence from spouses, she has been as being “mere tokenism” by Jackie Asiime – Mwesige, co-ordinator of the Uganda Women’s Network. [68aa]

5.30 On 4 April 2002, a democracy advocacy group (NGO) called RESPOND Uganda was launched in Washington DC in the United States of America. Besigye’s former campaign manager, Anne Mugusha, hosted the launch. The group promised to work with democracy advocates across Africa. Colonel Besigye was highly praised at the launch. The Chairman Board of Directors is Joseph Angole who is an economic consultant with the International Finance Corporation. [31a]

5.31 On 17 August 2001 Col Dr Besigye reportedly beat a 24-hour surveillance by military intelligence personnel and fled to the United States of America. It was reported that since the March 2001 elections he had been under a travel ban and 24-hour surveillance by the Chieftaincy of Military Intelligence. [31u] It was also reported that Col Besigye had links with the ADF and that he had supplied 200 guns to the rebel organisation but this was denied. He said that the Government was trying to tarnish his name. [31b]

5.32 In an American radio interview, Besigye said that he left Uganda mainly because he 'felt that his security was quite compromised and in danger' but this was refuted by a presidential spokesman who claimed that this statement was not true. [69h] Besigye is currently in self-imposed exile [2] (p17). However, his wife, Mbarara Municipality MP Winnie Byanayima remains in Uganda and is currently 3rd Chairperson and Secretary for Political Strategy and Mobilisation of the Reform Agenda (see section on Reform Agenda). [31aa]

5.33 In May 2002, parliament adopted the highly contested Political Organisations Law, which retained current constitutional restrictions on political parties and added new ones. It outlawed most activities normally associated with political parties, such as opening and operating branch offices, and holding delegates’ conferences and rallies. Existing political parties would "legally cease to exist" if they failed to register within six months of the law's entry into force. This has been subject to a challenge by opposition MPs however. [35c]

5.34 President Museveni announced on 26 January 2003 that Uganda was not yet ready for a pluralist society. However, the Movement’s vice-chairman, Al Hajji Moses Kigongo, in early February 2003, said that the return to full operation of political parties would be addressed at an appropriate time. [50] On 18 February 2003, President Museveni was reported as saying that he has recommended Uganda open up to multi party politics. President Museveni, who had in the past been most critical of multi party politics, surprised Movement leaders when he passionately called for a return to political party competition. [31b]

5.35 In March 2003, a court in Uganda ruled as unconstitutional a law, which prevents political parties from carrying out their activities. Under the Political Organisations Act 2002 the court agreed that it effectively makes Uganda a one party state in favour of the
government-sponsored system of Government. According to the judgement the Movement is now treated as a political party that cannot enjoy preferential treatment. [69r]

5.36 In April 2003, the ruling Movement sought to lift the two-term limit, provided for in the Constitution, for a serving president. This was sharply criticised by the Local Government Minister. [69q] However, a couple of days later some 200 members of the NRM's top decision-making organ, the National Executive Committee reached the decision to remove the presidential term limit. Ugandan opposition leaders vowed to block the decision. [68a]

Reform Agenda

5.37 The Reform Agenda is an opposition pressure group founded by Besigye after his bid for presidency failed. However, security organisations claim that RA is more than a pressure group. [50a] In July 2002, the Reform Agenda (RA) elected Besigye as National Chairman in absentia. Deputy Chairman of the RA, Sam Njuba said that the group has reconstructed itself into a pro-reform, pro-democracy pressure group and resolved not to register under the newly passed Political Parties and Organisations Act. [31aa]

5.38 On 5 January 2003, Reform Agenda advised Besigye not to return to Uganda but to stay in exile. This followed a statement by President Museveni, the previous week that Besigye was free to return to Uganda. However, Njuba said that the Government would have to guarantee Besigye's freedom if it is serious about his return. [31e]

5.39 On 22 January 2003, a local daily newspaper quoted an official from RA as saying that about 50 of their activists had been arrested by security operatives. Security organisations accused all those arrested of being involved in armed rebellion. Busshenyi RDC Mr Barnabas Bamusede Bwambale said, in his personal opinion, there were genuine fears that the RA offers the political base and network from which the People's Redemption Army would draw inside support. The military establishment also made remarks that Besigye has links with the Lords Resistance Army (LRA). However, a RA Activist said that any talk linking them to the LRA is aimed at intimidating them into submission and a ploy by the Government to label them as a rebel group and consequently outlaw them. [50a]

5.40 On 28 January 2003, President Museveni agreed to talk to RA members. At an RA Press Conference on 27 January 2003, it was revealed that the RA were ready for such a meeting. [66g] In February 2003, the RA resolved that their exiled leader, Besigye, should lead their delegation and take part in the proposed talks with the President. Vice-chairperson, Njuba said that the RA gave certain conditions for the talks: there must be an agenda, Besigye has to lead the delegation, the meeting must also be with other opposition leaders and the RA prisoners were to be released first. [50i]

5.41 In February 2003, former Kampala mayor, Nasser Sebaggala said that Besigye should return from exile. Mr Sebaggala supported Besigye in the 2001 elections after he himself was not nominated. Sebaggala is currently pursuing a master's degree in politics and economics in the UK. He hopes to run for the position of mayor of Kampala.
in the 2005 elections. Following this he hopes to contest the 2006 presidential elections. [31f]

**Judiciary**

5.42 The Constitution provides for an independent judiciary. The President has extensive legal powers that influence the exercise of independence. The President nominates, for the approval of Parliament, members of the Judicial Service Commission, which makes recommendations on appointments to the High Court, the Court of Appeal and the Supreme Court. The lower courts remained understaffed and weak. [2] (p10-11)

5.43 The highest court in Uganda is the Supreme Court, followed by (in descending order) the Court of Appeal, which also functions as the Constitutional Court for cases of first instance involving constitutional issues. The High Court, the Chief Magistrate’s court, and local council (LC) level 3 (subcounty) courts, LC 2 level (parish), and LC level 1 (village) courts. LC court decisions could be appealed to magistrate’s courts; however, often there were no records made at the village level, and defendants were not aware of their right to appeal. A minimum of six justices may sit on the Supreme Court and the Court of Appeal or Constitutional Court. [2] (p10-11)

5.44 Bribery and corruption are widespread amongst officers of the lower courts and the LCs, have been described as the most corrupt apparatus of the state. There is also a military court system. [31ag]

5.45 All non-military trials were public. The average time in pre-trial detention is 2 to 3 years. The case backlog in the High Court continued to diminish; the number of criminal cases pending decreased from 149 in 2001 to 87 in 2002. Most courts rarely observed the constitutionally prescribed limits on pre-trial detention. The civilian judicial system contains procedural safeguards, including the granting of bail and the right of appeal to higher courts; however, an inadequate system of judicial administration and a lack of resources, resulting in a serious backlog of cases, have circumscribed the right to a fair trial for many years. [2] (p10-11) For example, a woman was released from custody by the High Court in June 1999 after having been imprisoned since 1991 without trial. She was accused of murdering her husband, but whenever she was scheduled to appear in court, no representative from the Prosecutor’s office ever appeared, so she was remanded on each occasion. [31ac]

5.46 Many defendants cannot afford legal representation. The Constitution requires that the Government provides counsel for defendants accused of capital offences, but there is rarely enough money to retain adequate representation. The Uganda Law Society (ULS) operates Legal Aid clinics in four regional offices. The Foundation for Human Rights Initiatives practice public-interest law from offices in Kampala. [2] (p10-11)

5.47 In July 2002, the Chief Registrar of the High Court announced that Chief Magistrates Courts would start handling cases of defilement and rape and shall have high powers to grant bail. It was agreed that the age of consent remains 18, but the sentence reduced to life imprisonment. The number of Chief Magistrates is to be increased from 29 to 59 in order to handle the backlog of cases in courts. [50ak]
Treason

5.48 The Constitution provides for bail in all but capital cases and cases of treason. If the case is presented to the court before the expiration of this period, the Constitution does not limit pre-trial detention. The Government continued to arrest people on treason charges. On 7 September 2002, security forces arrested and charged 14 opposition youths with treason in Gulu. The case was pending at the end of 2002. [2] (p9)

5.49 In the past, numerous human rights abuses were committed in connection with treason cases, including political detention, detention without charge, detention in unregistered and unofficial places of remand, and mistreatment, including torture. In May 2002, Dennis Murindwa, Besigye’s cousin who was charged with treason for the alleged recruitment of youths into rebel activity, was released when the court found he had been held beyond the mandatory 48 hours and then reportedly left the country. At the end of 2002, prison officials reported that there were more than 120 persons detained on charges of treason. During 2001, no former rebels in prison on treason charges were pardoned, but there were applications pending. [2] (p9-11)

5.50 Detainees included members of the Islamic Tabliq group, some of whom were released and then rearrested. [2] (p9-11) In July 2002, fifteen Tabliq Muslims were acquitted of treason by the High Court on 12 July 2002. On their release they were taken to a religious leader for counselling and then were allowed home. [31m]

Legal Rights/Detention

5.51 Members of the security forces at times arrested and detained citizens arbitrarily. Under to the Constitution, a suspect must be charged within 48 hours of arrest and be brought to trial or released on bail within 120 days (360 days for a capital offence). The Constitution also provides that detainees should be informed immediately of all the reasons for their detention; however, in practice the authorities did not enforce these procedural protections. Prolonged pre-trial detention remained a problem. Poor judicial administration, lack of resources, a large case backlog, and lengthy trial delays limited due process rights, including the right to a fair trial; however, some detainees received amnesty and were released. [2] (p9)

5.52 Legal and human rights groups, including the UHRC, strongly criticised the excessive length of detention without trial, in many cases amounting to several years, for alleged offences under other laws, which both violated the constitutional rights of the detainees and substantially contributed to prison overcrowding. Pre-trial detainees comprised 70 percent of the prison population. The average time in pre-trial detention was between 2 and 3 years. An estimated 11,300 of the approximately 17,500 persons being held in the central prisons and in the local government-run prisons were pre-trial detainees. During 2002, the UHRC heard several cases brought by prisoners challenging the length of their detention. [2] (p9-10)
5.53 In 2002, a tough anti-terrorism law came into force. The Anti-Terrorism Act has a broad definition of terrorism, describing it as the "use of violence or threat of violence with intent to promote or achieve political, religious, economic and cultural or social ends in an unlawful manner." The law carried a mandatory death sentence for those found to be terrorists. It could threaten also the legitimate work of journalists who publish material considered "likely to promote terrorism." [35c]

Death Penalty

5.54 Defilement carried a maximum sentence of death; however, during 2003 no rapists were sentenced to death. [2] (p21)

5.55 The law establishes a court-martial appeals process; however, the sentence passed by a military court, which could include the death penalty, could be appealed only to the High Command. [2] (p11) In March 2003, the Ugandan army executed three soldiers in public after they were found guilty of murdering several civilians near the northern town of Kitgum. The Ugandan army has been known to execute its own soldiers. In 2002, two young soldiers were executed after being found guilty in a field court martial of murdering an Irish priest and his two Ugandan employees. [69p]

5.56 In August 2001 leading Human Rights campaigner Livingstone Sewanyana called for the abolition of the death penalty as part of the Government's ongoing constitutional review. [68o] In October 2001, the Director of Operations in the Uganda Prison Service, Mr Moses Kakungulu, proposed that the execution of convicts be privatised if the death penalty cannot be abolished. Kakungulu said the hanging of convicts brutalises the prison service whose role is simply to reform and rehabilitate offenders into good citizens. [50c]

5.57 Amnesty International condemned the execution of two UPDF officers carried out on 25 March 2002. They said that the executions were done without recourse to a fair and independent trial. Amnesty International also condemned the use of the death penalty as a form of punishment by the Ugandan army. The international human rights organisation stated that they were further alarmed by reports, which indicate that the Ugandan army might be considering this extreme type of measure to discipline soldiers. [72]

Torture

5.58 Although the Ugandan Constitution officially prohibits torture it is reported by the US State Department (report on Human Rights Practices) to be widespread with security forces torturing and beating suspects in unregistered detention facilities to force confessions. The Uganda Human Rights Commission (UHRC) Tribunal has confirmed several such allegations and ordered the Government to compensate the victims. In addition, there are reports of torture committed by security forces, particularly the VCCU, which took over the functions of the 2002 anti-violent crime operation code-named "Operation Wembley"; on occasion, the practice of torture resulted in death. In March of 2003, the Reform Agenda (RA), an opposition political
A pressure group called for a commission of inquiry into the alleged torture of political detainees. A commission appointed during the year found that security forces had not committed torture. [2] (p6-7)

5.59 A report from Human Rights Watch (State of Pain: Torture in Uganda) claims that since 2001 there has been an escalation of human rights violations by security and intelligence agencies. These forms of torture include beatings with hammers and sticks with protruding nails and electrocution. [10b] (p4) Forms of torture in use in Uganda include *kandoya* (tying hands and feet behind the victim) and suspension from the ceiling of victims tied *kandoya*, “Liverpool” water torture (forcing the victim to lie face up, mouth open, under a flowing water spigot), severe and repeated beatings with metal or wooden poles, cables, hammers and sticks with nails protruding, pistol-whipping, electrocution, male and female genital and body mutilation, death threats (through showing fresh graves, corpses and snakes), strangulation, restraint, isolation, and verbal abuse and humiliation. [10b] (p23) Some of these practices have resulted in the death of detainees in custody. An informal survey at Kigo Prison near Kampala, where “political” cases are held, indicated in June 2003 that 90 percent of detainees/prisoners had been tortured during their prior detention by state military and security agencies. [10b] (p4)

5.60 It should be noted however that not only have Ugandan Government officials dismissed the report but also the Uganda Human Rights Commission (UHRC) have accused the New York-based HRW of “repackaging old information” and “marketing it to the world as fresh findings on torture by state security agencies”. Jemera Rone, the American who researched the HRW report countered that “said the issue was not whether the cases were fresh or old. The whole thing is about torturing suspects which is still going on in Uganda.” [50ao]

5.61 UPDF spokesman Maj. Shaban Bantariza said in the same article from the Ugandan online newspaper ‘New Vision’, that the alleged torture victims cited in the (HRW) report were “not political opponents but criminals and terrorists”. Bantariza said Rashid Kawawa, one of the alleged torture victims in the HRW report, was arrested and charged in court with taking part in ADF rebel bombings in Kampala in 2001. He said another suspect, Ibrahim Lwere, was found with a gun and incriminating documents. [50ao]

5.62 The aforementioned HRW report (State of Pain: Torture in Uganda), says that Uganda set up a shadow sector of security operations to contend with armed rebel groups and crime but now, the security system serves to punish and deter political opposition by detaining and torturing supporters of the political opposition. [10b] (p19)

5.63 Forms of torture (cited in the HRW report) include male/female genital and body mutilation and the tying and suspending of victims from the ceiling. It states that victims are blindfolded and taken to unknown locations known as “safe houses” which it claims have become an established feature of the Ugandan system of detention. HRW says the “safe houses” provide Ugandan security and military forces with the opportunity for unseen torture and interrogation of suspects. [10b] (p23)

5.64 The aforementioned US State Department report states that following
widespread public outcry and an exchange of accusations, the Parliamentary Subcommittee on Defence and Internal Affairs presented a report exonerating security forces of torture charges; however, several members of the subcommittee disputed the validity of the report. On 16 July (2003), the UHRC acting chairperson Joel Omara testified before the Legal and Parliamentary Affairs Committee that several persons in Kigo Prison had been tortured by security organisations and that CMI personnel were being used to illegally arrest and torture persons to encourage them to pay their financial debts. [2] (p6-7)

5.65 In addition the US State Department report that during the year, there were credible reports that persons died as a result of torture by security forces. However the UHRC Tribunal awarded compensation to several persons who had been abused by police. [2] (p7)

**Internal Security**

5.66 In August 2001, the Uganda People's Defence Forces was estimated to number 50,000 to 60,000 men including paramilitary forces (a border defence unit of about 600 men, a police air wing of about 800 men, about 400 marines and local defence unit totalling about 15,000 men). Disruptive activity by rebel groups in northern and western Uganda, in conjunction with Uganda's military involvement in the Democratic Republic of the Congo from the middle of the 1998 resulted in higher levels of military expenditure during the 1990s. [1] (p4192)

5.67 The Internal Security Organisation (ISO) remained under the direct authority of the President. Although the ISO primarily was an intelligence-gathering body, its operatives occasionally detained civilians. The Chief of Military Intelligence (CMI), under UPDF control, detained civilians suspected of rebel and terrorist activity. The police were organised as a national force under the authority of the Ministry of Internal Affairs. All security forces were under government control and were responsive to the Government. [2] (p1)

5.68 For most of 2002, the UPDF continued to occupy the northeastern parts of the DRC, where it trained, equipped, and supported several rival rebel groups. The Ugandan involvement fuelled conflict among different communities. Members of the UPDF continued to be involved in highly profitable business in the northeastern DRC, such as the exploitation of timber, diamonds, and gold, as well as collecting fees for the "protection" of farms and trucks. [35b]

5.69 The Sun City Accord, a power-sharing agreement between the Congolese government and the Ugandan-backed Movement for the Liberation of Congo (MLC) concluded in April 2002, did not end the war in the northeastern DRC. [35b] In August 2002, the Governments of the DRC and Uganda reached an accord whereby Uganda agreed to withdraw its remaining troops, without condition, from the DRC and the two countries will normalise relations. [69] The Congolese Government laid down a deadline, in the agreement signed by both presidents on 6 September 2002, of the end of 2002 for the withdrawal of Ugandan troops from the DRC. [69k]
5.70 In February 2003, the Porter Commission recommended that President Museveni reprimands Army Commander Maj. Gen. James Kazini and other senior UPDF officers. [50s]

5.71 On 6 March 2003, violent clashes broke out between the Union of Congolese Patriots and the UPDF. This comes days after the signing of an agreement by both parties making a commitment to refrain from military activities to further deteriorate their relations. [42b] On 10 March 2003, the Special Representative of the United Nations Secretary-General for the DRC, Namanga Ngongi, dispatched a delegation to assess the situation following the clashes. [42a]

5.72 For years north-eastern Uganda has been insecure due to cattle rustling by armed Karamojong amongst themselves and against neighbouring tribes such as the Pokot (a tribe found in both Uganda and Kenya). Violence erupted in December 2002 when raiders from the Pokot tribe killed ten people in an attack on their Karamojong rivals and fled with 800 heads of cattle. Peter Lokeris, a government Minister in charge of the Karamoja region said the attackers from Pokot had fled towards Kenya pursued by the Ugandan army. [53]

5.73 The Government investigated some cases of abuse, and tried and punished some offenders. In May 1999 the Government launched a Judicial Commission of Inquiry into police corruption. The Commission probed a wide range of police abuses, including abuses committed by senior police officials. The inquiry resulted in the arrests of several police officers on charges of abuse, rape, extortion and robbery including a police officer accused of raping a 16 year old girl. In May 2001, the independent Judicial Commission of Inquiry submitted its report to the Minister of Internal Affairs. During the course of the investigation, the Commission uncovered incidents of killings, brutality, theft and robbery by police in general, and by the CID in particular. During 2002, four police officers interdicted in the 2001 inquiry were reinstated. Three others retired while the other was dismissed following a investigations by a police disciplinary committee. [2] (p4)

Security Forces

5.74 The Uganda People's Defence Force (UPDF) was the key security force. The Constitution provides for civilian control of the UPDF, with the President designated as Commander in Chief; a civilian served as Minister of Defence. During 2002, the Government withdrew a significant portion of the UPDF from the Democratic Republic of the Congo (DRC); however, security forces remained active in Bunia and border areas. [2] (p1)

5.75 The UPDF also increased its activities in the north in "Operation Iron Fist" against the Lord's Resistance Army (LRA) rebels and conducted operations destroying LRA sanctuaries in southern Sudan with the permission of the Sudanese Government. UPDF soldiers and members of Local Defence Units (LDU's), assigned to the Reserved Forces, assisted the police in rural areas. LDU's operated under the authority of the Ministry of Internal Affairs but lacked a legal mandate. [2] (p1-2)
5.76 It was reported, in May 2000, renewed fighting broke out between Uganda and Rwanda who were supposed allies in the fight against President Kabila’s Government. The two allies did not agree on strategy – Uganda accused Rwanda of wanting to install a ‘puppet regime’ in the DRC. By the middle of May 2000 the leaders of both countries met in an attempt to heal the rift. A communique issued at the end of the talks said that Uganda and Rwanda had pledged to forge ahead with their declaration, made on 8 May 2000, to demilitarise the town of Kisangani and remove troops from each other’s borders. [56a]

Prisons & Prison Conditions

5.77 Prison conditions are “harsh and life threatening” according the US State Department The country's prisons hold approximately three times their planned capacity with an estimated 17,500 inmates in the various prisons and police cells. It is however noted in this report that in Kampala the prisons provided medical care, running water, and sanitation. [2] (p7-8)

5.78 The central prison system continued to work with NGOs and the donor community to improve prison buildings, water and sanitation systems, food, and uniforms; however, progress was minimal during 2002. Although the law provides for access to prisoners by their families, ignorance of this right and fear of prison authorities often limited family visits. The Uganda Human Rights Commission (UHRC) reported that it received allegations that officers in charge of police cells sometimes demanded bribes to allow visits. [2] (p7-8)

5.79 The Government permitted full access to prisons by the ICRC and local NGOs, principally the Foundation for Human Rights Initiative (FHRI) and the Uganda Prisoners' Aid Foundation. The UHRC visited numerous prisons and reported on its findings publicly. Prison authorities required advance notification of visits, a process that often was subject to administrative delays. [2] (p7-8)

5.80 The Community Service Act signed in 2000, reduces prison congestion by allowing minor offenders to do community service instead of being imprisoned. Since the act was implemented in November 2001, 301 offenders have been sentenced to community service in the pilot districts of Mukono, Mpgi, Masaka, and Masindi. [2] (p7-8)

5.81 On 11 February 2003, the treatment of suspects detained in alleged torture chambers dominated debate in Parliament. Kashari MP John Kazoora informed the house that he had received reports of suspects being dumped in cages of snakes and crocodiles. [31x] On 20 February 2002, the New Vision newspaper reported that inmates at Kigo Prison narrated the alleged torture they went through at the hands of the military before they were taken to court. One inmate said he was forced to accept that he communicated with Kizza Besigye as he faced snakes in a place not known to him. [50ae]

5.82 In most prisons female prisoners were held in segregated wings with female
staff. According to human rights advocates, rape generally was not a problem, although female prisoners also suffered from severely substandard conditions. Due to a lack of space in juvenile facilities, juveniles were often kept in prisons with adults. The central prison system maintained one juvenile prison and four lower security remand homes. School facilities and health clinics in all five institutions were defunct; prisoners as young as 12 years old performed manual labour from dawn until dusk. Severe overcrowding was also a problem at juvenile detention facilities and in women's wings. The remand home in Kampala, designed for 45 inmates, held approximately 140 children. In penal institutions in Kampala, pre-trial detainees were kept separate from convicted prisoners; however, in the rest of the country, due to financial constraints, pre-trial detainees and convicted prisoners sometimes were held together. [2] (p7-8)

**Military Service**

5.83 It is noted in the US State Department report that there is no military conscription in Uganda. The Uganda People's Defence Forces (UPDF) is under full civilian control. The recruitment criteria is a minimum age of 18, recommended by the local council structure, medically fit and educationally literate. However, in practice some recruiters have allowed 17 year olds to enlist. LDUs may recruit children under the age of 18 with parental consent. [2] (p21) There have been several reports from concerned parents of forced recruitment. This may be due to the massive levels of recruitment since the start of the conflict with the DRC and also high levels of unemployment making the army a relatively attractive option for out of work youngsters. [14b]

5.84 There is no provision for conscientious objection. In 1991, under the National Resistance Army (NRA) Code of Conduct, applications from professional serving soldiers for discharge were made under an individual basis. Apparently, leaving the armed forces for professional serving soldiers may prove difficult. [17]

**Medical Services**

5.85 The 1993 Health Policy clearly set out consolidation and rehabilitation as the main strategies. This is being updated by the Government and has entered into negotiations with donors with a view to implementing a sector wide approach. The underlying theme is to increase access to a minimum essential package of health services. This allows for limited expansion of the health infrastructure. Services are currently being provided by a combination of public and private sources, with the public sector playing a key role. With decentralisation, the districts have taken on the responsibility for delivering district health services receiving block grants from the Ministry of Health. The role of the Ministry of Health is now focussed on providing technical support, supervision and monitoring, setting norms and standards, mobilising resource and donor co-ordination. The NGO sector also plays an important role. [19]

5.86 In September 2000, the town of Gulu in northern Uganda was struck by the Ebola virus (haemorrhagic fever) which left 149 dead out of 357 reported cases. The virus had spread to Mbarara, in south west Uganda, and Masindi, south of Gulu. The World...
Health Organisation (WHO) Country Representative for Uganda, Dr Walker, said that the mortality rate was low and credit should go to the national task force for putting up the idea of active searches for potential cases. In November 2000, Medecins sans Frontieres (MSF) sent a team to assist in containing the outbreak. At the end of November 2000 the number of Ebola cases began falling and WHO reported that the epidemic had been contained.

5.87 In September 2001, the Government, with the assistance of the African Development Bank, established a support to health sector strategic plan project. A statement issued by the permanent secretary, Ministry of Health, Richard Muhinda, said the project is aimed at strengthening mental health services in Uganda and added that it will also serve to address primary health care in northern Uganda. In October 2001, a new hospital opened in Gulu. The new hospital promises to perform specialist services that will minimise travel for medical treatment outside Uganda.

5.88 In September 2002, the neo-natal tetanus elimination campaign was launched in Buyengo sub-country Jinja. During which over 700 women were immunised. The Minister of State for Health said that 144 and 177 children died in 2000 and 2001 respectively.

5.89 Uganda has one of the highest sickle cell prevalence rates in Africa although the exact numbers are not known. Health officials estimated, over 25,000 children in Uganda are born every year with the disease. According to experts on the disease most of the deaths could be avoided by simple interventions if the communities are sensitised. Chairperson of a new body, The Sickle Cell Association of Uganda, to be launched said the association would offer counselling and sensitisation to reduce the stigma among the sufferers.

5.90 According to Government figures Uganda has an estimated 5.3 million cases of malaria for a population of 21.1 million. According to Medecins sans Frontieres, in Bundi Bugyo hospital in the east of the country next to the border with Democratic Republic of Congo, 60 percent of hospital stays in the paediatric department are linked to malaria. Reducing malaria morbidity and mortality is one of Medecins sans Frontieres’s priority objectives.

HIV/AIDS

5.91 According to a report by the Joint United Nations Programme on HIV/AIDS (UNAIDS), issued in July 2002, Uganda’s HIV infection rate has declined from the 17th highest in the world to the 20th highest. In December 2000, Ugandan radio reported that HIV and AIDS in urban areas had dropped by 30 percent. Also in December 2000, the Bill Gates Foundation donated US$15.3m (over sh27b) to Uganda for the implementation of national population programmes focusing on adolescents and HIV/AIDS. A report in May 2001 stated that the Government of the United States of America was to introduce two new development programmes and a total of $50m to help fight the HIV/AIDS pandemic in Uganda.

5.92 According to an HIV/AIDS surveillance report released by the Ministry of Health in...
November 2002, 94,755 Ugandan children under the age of 15 years had died as a result of the disease. Statistics at the end of 2001 showed that out of 1,050,555 Ugandans living with HIV/AIDS, 105,055 were children under the age of 15 years.  

5.93 In June 2002, officials from the Ministry of Health and the United Nations children’s fund said they would be expanding the Prevention of Mother-to-Child HIV Transmission (PMTCT) project following successful pilot trials at six sites in four districts. Under the project, all mothers attending antenatal clinics would be counselled about the need to take HIV tests. Those who test HIV positive and their babies would receive free doses of the drugs, which reduce mother-to-child HIV transmission. They also receive counselling and support. In August 2002, the Government announced that they plan to provide free anti-retroviral treatment for more than 2,000 AIDS patients countrywide.

5.94 In February 2003, trial of a preventive HIV/AIDS vaccine began on human volunteers in Entebbe, by the Uganda Virus Research Institute (UVRI). However, response was slow - as reported in April 2003. The head of UVRI said the initial phase required 50 volunteers between the ages of 18 and 50 and only ten people had participated so far.

5.95 Anti-Retroviral Drugs (ARV’s) are available in Uganda, and the Government is to receive a further US$36 million under the Global Fund for HIV/AIDS to help fight the AIDS pandemic. According to the Minister of Health a total of 10,000 people (one-third of the ARV users in sub-Saharan Africa), are in Uganda. AIDS Healthcare, one of the United States’ specialised provider of HIV/AIDS medical care currently operate a completely free AIDS treatment clinic in Masaka.

5.96 Dr Stockley of “The Surgery, Kampala” has informed The Home Office that HIV treatment is readily available from any hospital and many private clinics in Uganda. There is considerable expertise within Uganda for HIV, as experts from USA and Britain, in particular the CDC and the MRC, are doing a lot of research in Uganda. Some Ugandan specialists also have internationally recognised experience.

5.97 Most ARV drugs are available such as Zalcitabine. “The latest most expensive drugs are unnecessary in treatment and we see no reason to use them as first line treatment. All my patients have responded to the cheap drugs and we see almost no side effects at all. Most of my European patients who come out on the expensive drugs feel ill most of the time and are usually delighted to switch to the cheaper drugs with fewer or no side effects” states Dr Stockley. Indian generic drugs are used in preference to the more costly western versions and even European doctors in Uganda use these Indian generics by choice in preference to heavily promoted brand names. Management of HIV is considered to be adequate and in many centres at least as good as in the U.K. The drugs are very readily available at relatively cheap prices. A plane ticket to U.K costs the same as 2 years treatment.

Mental Illness

5.98 In 2000 Uganda formulated a mental health policy based on advocacy,
promotion, prevention, treatment, and rehabilitation. This revised the previous policy formulated in 1996. [73]

5.99 Uganda treats mental health as part of the primary healthcare system but treatment for severe mental disorders is not available at the primary level, however such treatment is available at the 10 regional referral centres and the National Mental Referral Hospital. Uganda spends around 0.7 percent of the total health budget on mental health and there exists an essential drugs list (for therapeutic drugs), first formulated in 1993 and subsequently reviewed in 1996 and 2001. [73]

People with Disabilities

5.100 The Constitution provides that persons with disabilities have "a right to respect and human dignity" and requires that authorities take appropriate measures "to ensure that they realise their full mental and physical potential". However, despite this provision, there is no statutory requirement for Government services or facilities, such as accessibility to buildings for the disabled. Most buildings have one storey, but in larger towns with multi-storey buildings, there are often no elevators; even where they do exist, they are rarely reliable. [2] (p22)

5.101 There was a Minister of State for Disabled Persons and a Department for Disabled Persons within the Ministry of Gender, Labour, and Social Development; however, these institutions lacked sufficient funding to undertake or support any initiatives. Widespread discrimination by society and employers limits job and educational opportunities for those with physical disabilities. In 1998 the Government appointed a Minister of State for Disabled Persons. A Department for Disabled Persons also exists under the Ministry of Gender, Labour, and Social Development; however, these bodies and positions have little funding to undertake or support any initiatives. Five seats are reserved in Parliament for the disabled. [2] (p22)

5.102 The Children's Statute also requires children with disabilities to be treated and given necessary special facilities; however, in practice inadequate funding hampered its enforcement. [2] (p22)

Educational System

5.103 The Government continued the Universal Primary Education (UPE) program, which provided free education through the seventh grade; however, education was not compulsory. According to official statistics, there was a 95 percent enrolment rate; however, this figure was widely believed to be inflated as a result of both school dropouts and a tendency of some schools to inflate attendance figures for funding purposes. Since the implementation of UPE, primary school enrolment increased from 2.9 million in 1996 to 7.2 million in 2002. Education received the largest percentage of the budget. [2] (p20-21)

5.104 Girls and boys theoretically had equal access to education in the lower grades; however, the proportion of girls in higher school grades remained low because families traditionally favoured boys when making financially related educational decisions. Boys were also more likely to finish primary school and
perform better on the PLE. The Government continued several programs to promote a national plan for the education of girls; only 54 percent of adult women were literate compared with 74 percent of adult men. [2] (p20-21)

5.105 Political education and military science courses known as “Chaka Mchaka” were suspended prior to the June 2000 Referendum on political systems but resumed in August 2000. These courses are criticised as indoctrination in Movement political philosophy. There continued to be reports that techniques used in some of the courses included intimidation and physical and mental abuse. [2] (p20-21)

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6. Human Rights

6.A Human Rights Issues

Overview

6.1 The Ugandan political landscape in 2002 was characterised by continued conflict over the "movement" system, by which Uganda is governed. As a result, political and civil rights were violated, though on a somewhat lesser scale than during the violent election year 2001. Uganda was a major player in armed conflicts in the region, which continued during most of 2002. The occupation by the UPDF of the northeastern part of the DRC began to be scaled back in September 2002 and the UPDF fought a major military offensive against the rebel Lord's Resistance Army (LRA) in northern Uganda and southern Sudan. In both wars, civilians were victims of widespread abuse. [35b]

6.2 The Lord's Resistance Army (LRA), which has been waging a war in northern Uganda and committing gross human rights violations since 1989, had been supported by the Sudan government in retaliation for Uganda's support of the Sudanese rebels, the Sudan People's Liberation Movement/Army (SPLM/A). Under United States (U.S.) pressure the Sudan government cut off assistance to the LRA. [35b]

6.3 In March 2002, with the permission of the Sudan government, the UPDF launched a major offensive against the LRA in southern Sudan - "Operation Iron Fist." The initial plan to eliminate the LRA failed, as the LRA fled to mountains in southern Sudan and then crossed back into Uganda. These military operations had a horrendous impact on the civilian population in northern Uganda and southern Sudan. [35b]

6.4 The Government passed amnesty legislation in January 2000 to encourage anti-Government forces to lay down their weapons. Whilst it has had some success with the Allied Democratic Forces (ADF) rebels, only a handful of active LRA rebels have taken advantage of the Amnesty. [16b]
6.5 The Government at times did not respect freedom of speech and of the press, and restricted freedom of assembly and association. [2](p1 & 12)

6.6 There were some reports that security officials harassed and or detained Muslims. On 12 July 2002, 15 Tabliq Muslims who were acquitted of treason by the High Court were rearrested by the Joint Anti-Terrorism Task Force on allegations that they had made contact with ADF rebels. The suspects were remanded for further questioning. Muslims occupied positions of authority in local and central government; however, some Muslim leaders claimed that the number of positions did not reflect their percentage of the population. [2](p11 & 15)

Human Rights Monitoring

6.7 Numerous human rights groups operate in Uganda. Among them are The Foundation for Human Rights Initiative; a chapter of FIDA; the Prisoners’ Aid Foundation, which monitors prison conditions; the National Organisation of Civic Education and Election Monitoring, which deals with problems related to civil society and political rights; Human Rights Focus, based in the northern town of Gulu; the National Association of Women’s Organisations of Uganda (NAWOU), an umbrella group; the International Federation of Human Rights; and the Human Rights and Peace Centre, based at Makerere University. These groups operate without Government restriction and have investigated and published their findings on human rights cases. [2](p11, 18, 20)

6.8 The Government allowed visits by international human rights NGOs including Amnesty International and the International Committee for the Red Cross (ICRC). The Government also co-operated with the UNHCR. Government officials were generally co-operative and responsive to NGO views. They frequently attended conferences and seminars hosted by NGO’S on social problems. The Government also continued to co-operate with NGOs on legal and prison reforms. [2](P1 & 18)

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Uganda Human Rights Commission

6.9 The Constitution established the UHRC as a permanent independent body with quasi-judicial powers. Under the Constitution, the UHRC may subpoena information and order the release of detainees and the payment of compensation for abuses. The UHRC Tribunal has awarded compensation to several persons who had been abused by police. [2](p7-8)

Insurgency

6.10 Rebel attacks continued to be a problem for the Government. The main rebel group involved is the LRA, based in southern Sudan and operating in northern Uganda. The Government claim to have now defeated the ADF who were based in the
Rwenzori Mountains on the border with the DRC to the west. The ADF were most active in the late 1990s. [16b]

6.11 The LRA, under the leadership of Joseph Kony, is the longest running insurgent organisation, with links back to the resistance against Museveni in northern Uganda since 1986. The group practices a combination of spiritualism and black magic to intimidate its members and appears to have no political aims beyond opposition to Museveni. The LRA have conducted a brutal campaign of atrocities against the local Acholi population, in punishment for failure to support their cause. [16b]

Amnesties

6.12 In December 1999 Parliament passed a bill granting a general amnesty to all rebels who had been fighting to overthrow the Museveni Government and who were prepared to renounce rebellion. An Amnesty Act was passed in January 2000 with a date of commencement of 21 January 2000. The Act provided for an "amnesty for Ugandans involved in acts of a war-like nature in various parts of the country and for other connected purposes". The Act was to remain in force for 6 months and on expiry it may be extended by statutory instrument. [38]

6.13 The law is unconditional and open to all levels within the rebel movements. Despite formal notification the amnesty remains in force. [47b] The amnesty covers any Ugandan residing within or outside of the country. [68]

6.14 In April 2001, more than 50 Allied Democratic Forces rebels were freed in the first application of the amnesty law. As reported in the 'New Vision' Ugandan newspaper on 22 August 2001 over 5,000 current and former rebels have appealed to the Ugandan Amnesty Commission to be allowed to return peacefully to their homes but the outcome is yet unknown. [68q] On 30 August 2001, the Amnesty Commission chief Justice Onega said that rebels convicted of treason were eligible for pardon under the amnesty initiative. Increasing numbers of LRA combatants have taken up the offer of amnesty over recent months. This may be as a result of increased information about the amnesty being made available in Northern Uganda. [68p]

6.15 Between July 2000 and January 2002, 1671 rebels had surrendered under the amnesty law and were issued with certificates by the Amnesty Commission. According to the Amnesty Commission over 700 other rebels based in Sudan had sent "signals" that they were willing to surrender under the law. [50p] According to the Government-owned newspaper, the New Vision, dated 16 July 2002, the First Deputy Prime Minister and the Minister of Internal Affairs said that during the last financial year the Amnesty Commission had granted amnesty to 5,000 people. They also expect to grant another 6,000 persons who have reported. [50ah]

6.16 In January 2003, the International Organisation of Migration (IOM) office in Kenya launched a programme to screen former LRA rebels who wish to apply for amnesty and return to Uganda. [68] As reported by the UN Integrated Regional Information Network on 28 January, a total of 358 Ugandans had registered with the IOM to take advantage of the amnesty. [68k]
Freedom of Speech and the Media

6.17 The Constitution provides for freedom of speech and of the press; however, the Government at times did not respect these rights in practice. On occasion people were arrested for criticising the Government. On 8 February 2002, police in Kampala questioned MP Michael Mabikke over seditious statements he allegedly made about President Museveni on 31 January 2002. He was released after 6 hours and was issued with a warning. [2] (p12-13)

6.18 Most public media generally were free and outspoken. There were many privately-owned publications and broadcasters. The New Vision, a government-owned daily newspaper with a circulation of 35,000, was of fairly high quality and sometimes included reports critical of the Government. The independent Monitor newspaper, with a daily circulation of approximately 30,000, was consistently critical of the Government. The East African, a Kenya-based weekly publication, which provided extensive reporting on the country, continued to circulate without government hindrance. [2] (p12-13)

6.19 A print media law and a broadcast media law require journalists to be licensed and to meet certain standards, such as holding a university degree in journalism or the equivalent. The law also provides for a Media Council that can suspend newspapers and deny access to state information; the Media Council was staffed but not operational during 2002. By the end of 2002, Government officials began to enforce the law. In November 2002, President Museveni ordered stations to stop interviewing "exiled political dissidents" who failed to renounce terrorist and subversive activity, specifically opposition leader Kizza Besigye. [2] (p12-13)

6.20 In February 2003 the Director for Information in the President's Office told journalists that the Freedom of Information Act, which intends giving access to information held in state possession, will be in place at the end of 2003. [50m]

6.21 Uncensored Internet access is widely available through three commercial service providers in the major cities, although its price was prohibitive for all but the most affluent non-institutional users. There are now over a dozen internet cafes in Kampala and other cities and several NGOs offer Internet access. [2] (p12-13)

6.22 At the end of 2002, there were at least 50 radio stations, mostly private, operating throughout the country. Monitor FM radio, belonging to the Monitor publications group, continued to operate throughout the raid and closure of the Monitor newspaper. In December 2002, the Secretary of the National Broadcasting Council, a governmental body, informed three radio stations that they must stop broadcasting from off-site locations. [2] (p12-13) In January 2003, Reporters sans frontiers protested at the Government's crackdown on live outside radio broadcasts of the views of ordinary Ugandans. The Ugandan Minister of Information Basoga Nsadhu said that the law only allowed stations to broadcast from their studios, not from outside them. [52]
6.23 The Government did not restrict academic freedom. There were two public and more than nine private universities. Students and faculty sponsored wide-ranging political debates in open forums. On 14 October 2002, Makerere University students organised a demonstration to protest the police raid on the Monitor newspaper. [2] (p12-13) Police spokesman vowed to stop the planned demonstration. [31r] However, the students cancelled it. [2] (p12-13)

Journalists

6.24 The Constitution provides for freedom of the press and the Government generally respects this right; however, there were instances where the Government infringed on these rights. Police at times harassed and detained journalists for several hours by holding them at police stations for several hours of questioning. The media are generally free and outspoken, and there are many privately owned publications and broadcasters. [2] (p12-13)

6.25 In October 2002, the police raided the independent Monitor newspaper. The police, who did not obtain a search warrant, confiscated computers, mobile phones, diskettes, and print materials. Two editors and a journalist were charged with publication of false information that was considered a threat to national security. [2] (p12-13) A reporter was arrested over a story he had written about a UPDF helicopter crashing while fighting LRA rebels in the Adilang Hills. [31o] On 10 October 2002, police sealed off the Monitor premises following the publication the story, preventing the publication of the newspaper. [31o] The Monitor subsequently was closed down but reopened 1 week later. [2] (p12-13)

6.26 The raid carried out on the premises of the Monitor newspaper was condemned by Amnesty International. Amnesty International were concerned that the raid represented the Government's continued infringement to press freedom since early 2002. [44]

6.27 On 6 February 2002, the Human Rights Network (HURINET) strongly condemned the beating of two journalists by military policemen. The two New Vision journalists had gone to witness an eviction exercise involving the Military Police. HURINET Coordinator described the beating as “unfortunate and a violation of the citizens’ human rights”. [31w]

6.28 A print media law and a broadcast media law require journalists to be licensed and to meet certain standards, such as holding a university degree in journalism or an equivalent. The law also provides for a Media Council that can suspend newspapers and deny access to state information; the Media Council was staffed but not operational during 2002. Government officials began to enforce the Media Law by the end of 2002. [2] (p12-13)

Freedom of Religion
6.29 The Constitution provides for freedom of religion, and the Government generally respects this right in practice; however, the Government imposed some restrictions. Government policy continues to contribute to the generally free practice of religion; however, local authorities ban some churches suspected of being cults and also some night time religious meetings for security reasons. Several members of religious groups suspected of being cults were arrested and detained for illegal assembly. [7] (p2)

6.30 “The generally amicable relationship among religions in society contributed to religious freedom. However, the backlash from the killing of more than 1,000 citizens in 2000 at the hands of a religious group (Movement for the Restoration of the Ten Commandments of God) resulted in negative public attitudes toward minority Christian groups that are viewed as cults.” [7] (p1)

Religious Groups

6.31 Christianity is the majority religion. Muslims account for approximately 16 percent of the population. A variety of other religions, including traditional indigenous religions, Hinduism, the Baha’i Faith, and Judaism, are practised freely and, combined, make up approximately 18 percent of the population. Muslims are mainly Sunni, although there also are Shi’a followers of the Aga Khan among the Asian community. Several branches of Hinduism are also represented among the Asian community. There are few atheists. [7] (p1)

6.32 In many areas, particularly in rural settings, some religions tend to be syncretistic. Deeply held traditional indigenous beliefs commonly are blended into established religious rites or observed alongside such rites, particularly in areas, which are predominantly Christian. [7] (p1)

6.33 There were reports that local government officials dispersed meetings of religious groups and, on occasion denied groups the right to assemble for security reasons. Religious groups and foreign missionaries, like other NGOs, had to register with the Government. The Government continued to refuse registration to the World Last Message Warning Church, due to continuing suspicions following the 2000 cult killings of more than 1,000 citizens in Kanungu. The Government appointed a Commission of Inquiry to investigate the killings; however, the Commission’s investigation was delayed due to lack of funds. [2] (p14-15)

6.34 There were no reports that the Government refused registration to any other religious organisations. [2] (p14)

6.35 Local authorities banned at least one religious group because it forbade members from seeking medical treatment. On 7 March 2002, Nebbi Resident District Commissioner (RDC) banned all activities by a religious group called the "Jurwo Ni Mungu," or "Believers in God," following reports that 10 members of the group had died after refusing to seek necessary medical treatment. On 13 March 2002, those arrested were charged with unlawful assembly and remanded to prison pending trial. On 13 March 2002, Otuga Regenaro, the group's leader, also was arrested for unlawful assembly; he remained in prison pending trial at the end of 2002. [7] (p4)
6.36 Prisoners are given the opportunity to pray on days appropriate to their faith. Muslim prisoners usually are released from work duties during the month of Ramadan. [7] (p3)

**Freedom of Assembly & Association**

6.37 The Constitution restricts freedom of assembly, particularly for political groups. Permits were not required for public meetings; however, groups were required to notify the police prior to such gatherings. Police denied permission to hold public rallies to several non-Movement groups during 2002; however, in practice many groups held rallies and large gatherings, only a few were declared illegal or disrupted by authorities. On 1 February 2002, opposition members Paul Ssemogerere of the Democratic Party (DP), Karuhanga Chapaa of the National Democrats Forum, Muhammed Kibirige Mayanja of the Justice Forum, and James Rwanyarare of the UPC, held a meeting in Kampala to discuss President Museveni’s remarks on political parties. There was no interference by the authorities. [2] (p14-15)

6.38 The Constitution forbids any activities, which interfere with the Movement system. The Government interpreted this provision to undermine political groups' interests. The Constitution bans political parties from holding national conventions, issuing platforms, endorsing candidates, or opening branch offices outside the capital, and on several occasions, police disrupted or intervened and dispersed opposition demonstrations and other events. On 6 June 2002, the President approved the Political Organisations Act (POA), which regulates political party activities. The POA permits political parties to establish their headquarters and operate in Kampala; however, the law does not allow parties to operate or campaign at the district level or below. On 2 July 2002, the opposition DP and lobbying group Reform Agenda filed a petition in the Constitutional Court to challenge the constitutionality of the POA. [2] (p14-15)

**Employment Rights**

6.39 The Constitution provides for the right of every person to join workers' associations or trade unions; however, at times the Government did not respect this right in practice. The Government continued to refuse registration to the Uganda Allied Teachers' Union. Employers often did not observe the requirement to recognise a union. The right to form unions extended to civil servants; however, many "essential" government employees were not permitted to form unions, including police, army, permanent secretaries in the ministries, heads of departments and state-owned enterprises, school principals, and other management-level officials. The Government failed to enforce the rights of some employees to join unions in newly privatised industries and factories. [2] (p23-25)

6.40 The Constitution provides the right to strike; however, the Government seldom defended this right and government policy required labour and management to make "every effort" to reconcile labour disputes before resorting to strike action. This directive presented unions with a complicated set of restrictions. [2] (p24)
6.41 The law prohibits forced or bonded labour, including by children; however, a lack of resources prevented the Government from enforcing this prohibition effectively in practice. There was strong evidence that prison officials hired out prisoners to work on private farms and construction sites, where often they were overworked. During 2002, there were reports that the UPDF used children to help find LRA landmines, camps, and arms caches. [2] (p25)

6.42 The law prohibits employers from hiring workers below the age of 18; however, child labour was common, especially in the informal sector. The Ministry of Gender, Labour, and Social Development enforced the law on child labour; however, financial constraints limited its enforcement. Demographics contributed to the problem of child labour; half of the population was under 15 years of age. Many children left school and went into agricultural or domestic work in order to help meet expenses or perform the work of absent or infirm parents, a situation common throughout the country. The problem was acute particularly among the large orphan population. [2] (p25)

6.43 The Government made efforts to decrease the incidence of child labour during 2002. On 13 August 2002, the Government signed an agreement with the International Labour Organisation (ILO) to continue the 1998 International Program for the Elimination of Child Labour (IPEC). Under the programme, approximately 2,600 children were identified and withdrawn from hazardous work and were provided with alternatives, such as returning to school or taking vocational training. [2] (p24-25)

6.44 In 2001, the Government ratified ILO Convention 182 on the Worst Forms of Child Labour and incorporated its provisions into the draft Employment Bill 2000 to comply with international standards; however, the law was not passed by the end of 2002. [2] (p23-25)

People Trafficking

6.45 The law prohibits trafficking in persons; however, there were reports that persons were trafficked to, from, or within the country. The Criminal Code prohibits slavery with penalties of up to 10 years' imprisonment and requires the CID to combat trafficking. The CID did not keep records on the magnitude of the trafficking problem and it was unknown if its efforts were effective. In urban areas, some children were involved in the commercial sex industry, particularly in border towns and in Kampala. There were no reports that government officials were complicit in the trafficking during 2002. [2] (p26)

6.46 Unlike in 2001, there were no reports that the country acted as a transit point for trafficking in persons. [2] (p26)

6.47 The LRA abducted civilians for training as guerrillas; most victims were children and young adults whom the LRA forced into virtual slavery as guards, labourers, soldiers, and sex slaves. On 5 March 2002, the Government and Sudan signed an
agreement in Khartoum for the Government of Sudan to stop supporting the LRA and permit the UPDF access in southern Sudan to pursue the LRA. The protocol was extended several times. [2] (p26)

Freedom of Movement

6.48 The Constitution provides for freedom of movement within the country, foreign travel, emigration, and repatriation; however, the Government at times limited them in practice. Some local officials reportedly demanded payment of fees for permission to change a place of residence. A married woman must obtain her husband's written permission on her passport application if children are travelling on her passport. [2] (p15)

Internal Relocation

6.49 The US State Department report that a significant increase in attacks by the LRA and Karamojong warriors has caused many ethnic Acholis and Iteso to leave their homes for urban centres, internally displaced persons (IDP) camps, and villages guarded by the UPDF and LDUs. [2] (p16)

6.50 The LRA conducted several attacks on IDP camps during the year. In early July of 2003, LRA rebels attacked the Oditel IDP camp in Katakwi stealing food, drugs, and other supplies meant for IDPs. On 27 July 2003, LRA rebels abducted 169 civilians and burned 580 grass-thatched huts during an attack on Achowa IDP camp. At the end of July 2003, LRA rebels abducted civilians (numbers unknown) while attacking an IDP camp in Obalanga Subcounty in Katakwi District. [2] (p16)

6.51 In the north, the US State Department report that security forces continue their policy of maintaining so-called protected villages with UPDF detachments nearby as a means of protecting civilians and denying support to the LRA. Despite substantial NGO and donor community assistance, conditions continue to worsen due to increased LRA activity. [2] (p16)

6.52 According to the U.N. Office of the Co-ordinator for Humanitarian Affairs, there were over 1.2 million IDPs as a result of this violence. At year's end, the number of IDPs per affected district were: Gulu, 416,254; Kitgum, 233,883; Pader, 229,115; Lira, 48,963; Katakwi, 159,533; Soroti, 92,321; Kumi, 19,006; and Kaberamaido, 35,039. The Government failed to provide adequate security to the protected villages or IDP camps, which were the targets of large-scale rebel attacks. [2] (p16)

Refugees

6.53 There were no laws that provide for the granting of asylum or refugee status in accordance with the provisions of the 1951 UN Convention Relating to the Status of Refugees and its 1967 Protocol; however, the Government granted such status in practice. The Government co-operated with the Office of the UN High Commissioner for Refugees (UNHCR) and with other humanitarian organisations in assisting
refugees. The Government continued to provide first asylum as well as land for temporary resettlement to citizens from neighbouring countries and extended this practice to significant numbers of refugees during 2002. [2] (p16-17)

**6.54** As a result of regional conflict, Uganda hosted close to two hundred thousand refugees at the beginning of 2002, coming principally from Sudan, Rwanda, and the DRC. The Ugandan government estimated in 2002 that as many as fifty thousand refugees lived in Kampala. These refugees suffered from a variety of protection problems, stemming partly from the government's preference that refugees reside in camps. Some refugees, including victims of torture, suffered from a lack of medical assistance on the part of UNHCR and its local subcontractor. Other refugees faced insecurity at the hands of agents linked to their original persecutors. [35b]

**6.55** In July 2003, the Office of the UN High Commissioner for Refugees (UNHCR) and the governments of Rwanda and Uganda signed a tripartite agreement on the voluntary repatriation of thousands of Rwandan refugees living in Uganda. It is estimated that 2.5 million people fled Rwanda during and after the 1994 genocide that claimed the lives of at least 800,000 Rwandans, mostly Tutsis and politically moderate Hutus. Up to 26,000 Rwandans are presently reported to be in refugee camps mostly in western Uganda. [68dd] It is the intention of the government of Uganda to repatriate 25,600 Rwandan refugees following this agreement. [68ee]

**6.B Human Rights Specific Groups**

**Ethnic Groups**

**6.56** The Constitution prohibits discrimination based on factors of ethnicity; however, the Government did not enforce the law effectively in matters of locally or culturally accepted discrimination against certain ethnic groups. Race was not a factor in national politics. The continued instability in the north led to violations of the rights of some Acholi, an ethnic group, which comprises a significant part of the population. Most violations of Acholi rights resulted from LRA actions. [2] (p19)

**6.57** There are over 20 ethnic groups of which Baganda, Banyankole and Basoga are the largest. Approximately 99 percent of the population is of African origin, and 1 percent European or Asian. [8]

**6.58** There is a major ethnic division between Bantu groups who live mainly in the south, and Nilotic groups who live mainly in the north. The main Bantu groups which make up about two thirds of the population are the Ganda, (Baganda, the largest tribe with 16 percent of the population), Soga (8 percent), Nyoro, Nkole (Banyankole 8 percent), Toro, Chiga (Kiga), Gisu, Gwere and Nyole (Banyuri). The West Nile tribes have only 6 percent of the population and are divided into the Lugbara, Alur and Madi tribes plus the smaller Kakwa. This smaller ethnic group ruled the country from 1971 - 1979. [16a]
6.59 There are distinct tensions between ethnic groups in Uganda, particularly between the north and the south, and this is one element used to explain the relative wealth and development in the south as opposed to the poverty and lack of resources in the northern districts. Membership of a marginalised Ugandan ethnic group does not automatically imply exclusion or discrimination. [3]

6.60 The principle Nilotic groups are the Acholi, Langi, Karamojong, Teso, Madi and Kakwa. In the early years of independence there was an important community of about 70,000 Asians of Indian and Pakistani origin and about 10,000 Europeans. However, since the expulsion of "non citizens" (as they were described by the Amin Government) in 1972, both these groups have fallen to negligible sizes. The most widely spoken indigenous language is Luganda (the language of Baganda) although English and Swahili are widely used as common languages. [11]

Acholi

6.61 The Acholi account for around 4.6 percent of Uganda's population. They live primarily in the districts of Gulu and Kitgum, in northern Uganda where communications are poor and villages isolated. [11]

6.62 There is no credible evidence to suggest that the Government persecutes the Acholi people or that UPDF personnel routinely target Acholi people as being rebels or rebel sympathisers. There are Acholi living in Kampala, a multi-ethnic city, and in all areas of Uganda. All citizens, including Acholi, are free to reside anywhere they wish and there is no formal obligation to register with the local authorities. All citizens, including Acholi, are entitled to vote. [14a] There are a number of Acholi MPs, some of whom are outspoken critics of the Government, such as Norbert Mao (MP for Gulu Municipality) and Ronald Reagan Okumu (sic) (MP for Aswa District). [37]

6.63 There is no evidence to suggest that the Acholi are systematically denied access to education or medical services although attacks by the LRA on schools and hospitals, for example, can interrupt the delivery of such services. Nor is there evidence to suggest that the Acholi are singled out for questioning about terrorism. In Acholiland it is obvious that investigations into acts of terrorism by the security forces will naturally involve interviewing Acholi, but it should be noted that the Acholi are predominantly the victims of LRA terrorism. [47a]

6.64 A full examination of the conflict in northern Uganda and the position of the Acholi is contained in "The Bending of the Spears", which is attached as source. The continued instability in the north led to violations of the rights of some Acholi. Most 'violations' of Acholi rights resulted from LRA actions. [51]

Karamojong

6.65 The Karamojong descended from a group of people referred to as the Nilotes. They migrated from an area near the Nile Valley in Southern Sudan and Ethiopia. A
portion of these groups settled on the high, dry plateau of Karamoja. Karamoja lies mostly in the northeastern region of Uganda and nearly straddles Uganda's border with Kenya. They built a culture revolving around the herding of cattle and the raiding of cattle from neighbours has been part of the Karamojong culture for centuries. [6]

6.66 During 2002, raids by armed Karamojong raiders in Katakwi, Kotido, and Kapchorwa districts in the northeast resulted in more than 50 deaths. The raids reportedly exacerbated ethnic tensions in the northeast. In December 2001, the Government began a disarmament program for the Karamojong raiders, which caused confrontations between the Karamojong and the UPDF in its efforts to enforce the program. The Government continued its disarmament program for the Karamojong to stop the raids and killings. Unlike 2001, there were no reports that the Karamojong raiders killed relief workers in road ambushes. The Karamojong ethnic group in the northeast has a cultural practice of claiming unmarried women as wives by raping them; however, no cases of this practice were reported in 2002. An undetermined number of women were victims of abduction and rape by rebel forces [2]

6.67 In January 2003, President Museveni directed the UPDF to flush out all armed Karamojong based in the northeast who were found grazing their cattle in the neighbouring districts. [66h]

6.68 In January 2003, Peter Lokeris, Karamoja Development Minister stated that more than 100 people had starved to death, in December 2002, in a famine in the Karamoja region. This followed a drought in 2002, which resulted in a failed harvest. The UN World Food Programme (WFP), who was distributing food in the region, said that it had been overwhelmed by the situation. [48] In February 2003, the UN WFP said it would start delivering food worth US$1.8 million to the region where now some 300 people have reportedly died from hunger-related diseases. [68m]

Women

6.69 Domestic violence against women, including rape, remained common. According to the 2001 Law and Advocacy for Women Projects Report on Domestic Violence, wife beating ranked highest among the Acholi people at an estimated 80 percent. The Bakiga ranked second with 75 percent. There were no laws that specifically protect women from battery or spousal rape, although there was a general law concerning assault. Law enforcement officials, reflecting general public opinion, continued to view wife-beating as a husband's prerogative and rarely intervened in cases of domestic violence. Women remained more likely to sue for divorce than to file assault charges against their husbands. [2] (p19)

6.70 Traditional and widespread societal discrimination against women continued, especially in rural areas. Many customary laws discriminate against women in the areas of adoption, marriage, divorce, and inheritance. In most areas, women could not own or inherit property, nor retain custody of their children under local customary law. Divorce law requires women to meet stricter evidentiary standards than were required for men in order to prove adultery. Polygyny was legal under both
customary and Islamic law, and a wife had no legal status to prevent her husband from marrying another woman. In some ethnic groups, men also could "inherit" the widows of their deceased brothers. [2] (p19)

6.71 There were active women's rights groups, including FIDA, Action for Development, the National Association of Women Judges (NAWJ), Akina Mama Wa Afrika, the Forum for Women in Democracy, and NAWOU, which promoted greater awareness of the rights of women and children. Women as Partners for Peace sponsored a forum to discuss democracy and conflict resolution. FIDA continued with its program on proposed reforms of outdated and discriminatory laws. [2] (p20)

6.72 Uganda became a signatory of the Committee for the Elimination of Discrimination Against Women in July 1980. In their first annual report on 31 May 1995 (14th Session) covering Uganda many issues were raised. Among these one of the issues raised concerned the fact that women did not enjoy the right to extend their citizenship to their children born outside the country unlike male citizens. The Committee also wanted to know why it was that 49 percent of households were headed by a single woman. [27] In October 2000, the Committee reviewed the progress in advancement of women's issues. It was noted then that the human rights of women and girls were being increasingly respected although obstacles to their advancement were numerous. [46]

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Children

6.73 The Government demonstrated a commitment to improving children's welfare. Education received the largest percentage of the budget. During 2002, the Government did not enforce effectively the 1996 Children's Statute, which outlines broad protections for children. Government efforts to enforce the statute's provisions were hampered by the large proportion of the population that was below 18 years of age (50 percent of the country's population was under 15), staffing and fiscal constraints on the judiciary, and cultural norms. The law stipulates parents' responsibilities and provides extensive protection for children in a wide variety of areas, including financial support, foster care placement, adoption, determination of parentage, and treatment of children charged with offences. [2] (p20)

6.74 The law prohibits children from taking part in any activity that was likely to injure the child's health, education, mental, physical, or moral development; however, the Government often did not enforce these prohibitions. The Children's Statute also requires children with disabilities to be treated and given necessary special facilities; however, inadequate funding often hampered the enforcement of this provision. In August 2002 the Ministry of Gender reported that knowledge on the rights of children of the 1996 Children's Statute was poor in most parts of the country, particularly in rural communities. [2] (p20)

6.75 The Government continued the Universal Primary Education (UPE) program, which provided free education up to the seventh grade; however, education was not compulsory. According to official statistics, there was a 95 percent enrolment rate; however, this figure widely was believed to be inflated as a result of both school dropouts and a tendency of some schools to inflate attendance figures for funding
purposes. Since the implementation of UPE, primary school enrolment increased from 2.9 million in 1996 to 7.2 million during 2002. [2] (p20)

6.76 Girls and boys theoretically had equal access to education in the lower grades; however, the proportion of girls in higher school grades remained low because families traditionally favoured boys when making financially related educational decisions. Boys were more likely to finish primary school and perform better on the PLE. The Government continued several programs to promote a national plan for the education of girls. Only 54 percent of adult women were literate compared with 74 percent of adult men. [2] (p20)

6.77 Child abuse remained a serious problem, particularly the rape of young girls or defilement. Defilement applied to all cases of sexual contact outside of marriage involving girls younger than 18 years of age, regardless of consent or the age of the perpetrator. The perpetrators of rape often were family members, neighbours, or teachers; however, only a small fraction of these cases was reported. In August 2002 the district of Mbarara's Department of Education established a hotline for the public to report defilement cases by teachers. Many cases frequently were reported in newspapers; a payment to the girl's parents often settled such cases. During 2002, there were 5,554 reported cases of defilement, of which 3,178 were investigated. Defilement carried a maximum sentence of death; however, no court sentenced rapists to death during 2002. [2] (p20)

6.78 Since the outbreak of hostilities in northern Uganda, the LRA have abducted Ugandan children, trained them in southern Sudan and forced them to fight in the front lines. Abductions continued in 2002, albeit on a lesser scale than in previous years. As protection, parents in affected areas sent their children to towns, where they stayed overnight in hospitals, schools or other places under poor conditions. Despite the return of the LRA to northern Uganda in May 2002, few child soldiers managed to escape their captors. The LRA did release some one hundred sick and elderly people including children with their mothers in June 2002. [35b]

6.79 In the current military campaign against the LRA (Operation Iron Fist), there have been reports of the UPDF recruitment of children in northern Uganda to fight the LRA in southern Sudan. Paradoxically, "protected villages", set up in response to the on-going abductions by the LRA, have often served as recruiting grounds for child soldiers and "wives" (often cases of early marriage, defilement and rape). In a joint statement to the Security Council on Operation Iron Fist, Uganda and Sudan agreed that they would "spare no efforts in order to safeguard and maintain the safety of innocent civilians and the repatriation of abducted children, through the co-ordination and assistance of the concerned international humanitarian organisations. But as the conflict has dragged on, Uganda admitted that its forces were unable to protect civilians in south Sudan and children have been killed rather than rescued during UPDF attacks on the LRA. [23]

6.80 In February 2003, the international NGO, Action Against Hunger in Pabbo said that the deteriorating humanitarian situation in northern Uganda is placing children under the age of five years at a high risk of mortality. The WFP who were distributing food in the region said that the humanitarian situation was getting worse. [68] WFP said
that over 31 per cent of children under the age of five years were suffering from acute malnutrition in Anaka camp in Gulu district. [686]

6.81 There were an estimated 2 million orphaned children (children missing either or both parents). This large number of orphans resulted from previous civil wars, the internal displacement of persons, and HIV/AIDS. [2] (p21)

6.82 The LRA abducted many children and used them as guards, labourers, soldiers, or as sex slaves. Most LRA fighters were themselves abducted children who were coerced into becoming rebels. [2] (p21)

6.83 The Government has banned the activities of migrant witchdoctors after numerous cases of alleged child sacrifice and abuse, which the police are apparently unwilling to investigate. There were increased allegations and some confirmed reports of ritual killings of children during 2002. On 17 June 2002, police in Luwero arrested four persons in connection with a ritual murder of a girl whose body was discovered in a shallow grave near a shrine in Nakikoota Village. Investigations in the case were pending at the end of 2002. [2] (p21)

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Child Care Arrangements

6.84 According to the Ministry of Gender, Labour and Social Development in Uganda there are no state owned orphanages in Uganda, and neither does the state sponsor any such institutions. According to the Ministry, the Government has no long or medium term plans to establish child care facilities. [47c]

Female Genital Mutilation (FGM)

6.85 There was no law against the practice of FGM, but the Government and women's groups working with the UN Population Fund continued to carry out programs to combat the practice through education. These programs received strong government support and some support from local leaders. The programs emphasised close co-operation with traditional authority figures and peer counselling. During 2002, significant press attention to these ongoing efforts brought public attention to the problem. [2] (p20)

6.86 FGM was practised by the Sabiny tribe, located in the rural Kapchorwa District, and the Pokot tribe (also known as the Upe), which inhabited the northeastern border with Kenya. There are approximately 10,000 Sabiny and 20,000 Upe who live in the country. Among the Sabiny, initiation ceremonies involving FGM are carried out every 2 years. During 2002, initiation ceremonies took place in Kapchorwa. The NGO REACH recorded a total of 586 women who underwent FGM. These figures were down from the 621 reported in 2000. [2] (p20) Kapchorwa LC5 chairman Nelson Chelimo commended the NGOs in the region for backing the campaign against the practice. [50u]
6.87 Sabei Elders Association chairman, William Cheborion said that 75 per cent of the Sabiny are now opposed to the practice. He went on to say that the number of people supporting FGM is now very small. Cheborion said that their target for elimination of the practice is 2006. [31v]

Homosexuals

6.88 Under the Ugandan Penal Code homosexuality is illegal for men. Homosexual acts between women are not mentioned. The maximum penalty for homosexuals in Uganda is life imprisonment. [57] Section 140 of the Penal Code criminalises "carnal knowledge against the order of nature" with a maximum penalty of life imprisonment. Section 141 prohibits "attempts at carnal knowledge" with a maximum penalty of 7 years' imprisonment. Section 143 punishes acts of, procurement of, or attempts to procure acts of "gross indecency" between men in public or private with up to 5 years' imprisonment. [45]

6.89 In September 1999, President Museveni called for the arrest of homosexuals for carrying out "abominable acts". This comment followed the wedding of two gay men. [57]

6.90 In March 2002, while accepting an award for his Government's successful campaign against HIV/AIDS, President Museveni said "we don't have homosexuals in Uganda so this is mainly heterosexual transmission". [21] In December 2002, the Bishop of Mukono Diocese cautioned Christians against homosexual organisations that want to join the church in the pretext of funding them. [50]

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Rebel Groups

The Lord's Resistance Army (LRA)

6.91 The Lord's Resistance Army, which has been fighting the Ugandan Government for nearly 18 years, has become known for its brutality. The Ugandan Refugee Law Project (RLP) has produced a report on the LRA after interviewing 900 people from northern Uganda, including many former fighters, to try to discover just what it and its mysterious leader, Joseph Kony, stand for. [5] (p13)

6.92 The seeds of this 18-year conflict were sown in the defeat in 1986 of Presidents Milton Obote and Tito Okello by forces loyal to Uganda's current leader, Yoweri Museveni. The remnants of the defeated forces fled north, to their home areas - fearful that the new government would carry out attacks in retribution for government massacres in the Luwero triangle under the previous regimes. [5] (p13)

6.93 The defeated fighter reformed and eventually rallied to a spiritualist - Alice Lakewenya, in the hour of their despair. She was in turn defeated in 1987 and other rebels failed to capitalise leaving a power vacuum in northern Uganda that Joseph Kony filled with the Lord's Resistance Army. [5] (p13-14)
6.94 The leader of the LRA Joseph Kony is himself is shrouded in a veil of secrecy: on the one hand he is presented as a disorganised criminal who can be quickly and easily crushed, and on the other he is portrayed as an invincible messenger of God which no bullets can penetrate. A BBC reporter confirmed what RLP found in the field: "Little is known about the rebel leader– and it is clear that this is exactly how he likes it. He has created an aura of fear and mysticism around himself which is an image difficult to dispel". Given this confusion, numerous labels have been used to describe Kony and the LRA: 'lunatic', 'irrational', 'inexplicable', ‘terrorist bandits’ and ‘thugs’. [5] (p14-15)

6.95 These caricatures have had important practical implications, making it hard to know what strategies would be most effective in ending the war. [5] (p14-15)

6.96 In addition, there is an important spiritual dimension to the LRA, although the group is not a cult. Kony uses his spiritual and biblical revelations to manipulate people much like a cult leader, but does not appear to brainwash them heavily: most LRA members end up believing in his spiritual power, but they are not mesmerised by his presence. Kony has a multi-layered spiritual vision, but Kony also uses this spiritualism to maintain control, starting with his overall vision of liberation and destruction and continuing with individual spirits that ‘guide’ specific military tactics. [5] (p14-15)

6.97 Andrew Harding of the BBC, states that “the LRA has so successfully terrorised the population that it only needs to carry out the occasional massacre to keep hundreds of thousands of civilians on the run”. [69v]

6.98 The US State department believes that abducted children are used as guards, labourers, soldiers, or as sex slaves. It is noted that the majority of LRA fighters were “abducted children coerced into becoming rebels”. [2] (p13) The Refugee Law Project report states that Joseph Kony ‘s recruitment methods “are as simple as they are bloody”. The RLP believes that between 20,000 and 25,000 children have been abducted and that these child soldiers are used as expendable troops. They are frequently not even given guns to fight with. [5](p19)

6.99 Furthermore it is reported that these child soldiers are often forced to kill their own parents so they have no way back. In the LRA only around 200 core combatants are fully armed with weapons allegedly supplied by the Sudanese government and other sources. [5](p19)

6.100 Former LRA fighters interviewed by the RLP maintain that Kony’s aim is to cleanse the Acholi people. [5] (p14-15)

6.101 Kony uses biblical references to explain why it is necessary to kill his own people, since they have - in his view - failed to support his cause, "If the Acholi don't support us, they must be finished," he told one abductee. The RLP also point to “practical reasons” for the war to continue, noting that Kony and his senior commanders live well, taking the pick of the girls they capture as wives. [5] (p14-15)

6.102 President Museveni wishes to use military means to end this conflict. But many church and traditional leaders believe that only talking can halt the LRA’s
murderous campaign. Kony and his senior commanders believe that if they surrendered the government would kill them. [5 (p15)]

6.103 Andrew Harding of the BBC, believes that “the LRA has no obvious territorial or political goals”. [69v] The RLP reports that in addition to the spiritual dimension, there is considerable debate within the discourse on the war as to whether or not the LRA has a political agenda. Having a political agenda is seen by many of those commenting on the war as a precondition for conducting negotiations with Kony, and his apparent lack of a clear political program has generated considerable confusion. [5 (p14)]

6.104 This lack of clarity was reflected on the ground: some respondents in the conflict zone expressed the belief that he has no political agenda, while others said that Kony may have an agenda but that it was not yet articulated. Indeed, many interviewees were profoundly confused about the fact that Kony claimed to be fighting for them, yet was killing and abducting them at the same time. As one northern politician said, Now the LRA say that their agenda is democracy, multi-partyism, land, etc. “They even claim they are upset by rigged elections! Ha! They are just jumping on the bandwagon, any bandwagon that comes”. [5 (p14-15)]

6.105 The US State Department reports that LRA attacks increased during 2003. It states that “There were numerous LRA attacks on villages, IDP camps, and refugee camps in which persons were killed, injured, raped, or abducted. During the year, LRA attacks resulted in the deaths of approximately 750 persons, including children, numerous injuries, and the destruction of homes and property. While new incidents of mutilation were not reported, the LRA committed numerous atrocities”. See the full report for details of individual incidents (to numerous to list here) and activities. [2 (P5)]

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Allied Democratic Forces (ADF)

6.106 The ADF is led by a Muslim, Jamir Mukulu and operates in western Uganda. Historically it has used Democratic Republic of Congo (DRC) territory for its bases. However, the ADF was initially severely crippled by the establishment of Laurent Kabila's Government in the DRC in May 1997 and by its subsequent provision to the UPDF of access to rebel bases in the DRC. [4]

6.107 It was reported that The United Arab Emirates was the ADF’s main arms supplier. Iran, another Islamic State, was also supplying arms to the ADF via an Islamic foundation based in South Africa. In western Uganda, the ADF conducted an abusive campaign in the Rwenzori mountain region, where they brutalised and killed civilians and looted. Hundreds of civilians were killed in ADF raids and ambushes on unprotected civilian homes throughout 1999. Some of those killed by the ADF were mutilated, sometimes by beheading. [35]

6.108 Civilians, both adults and children, had been abducted during ADF raids to serve as porters or for forced recruitment into the rebel army. International aid agencies, including the World Food Program, Medecins sans Frontieres and Action Aid were
repeatedly forced to suspend their life-sustaining humanitarian activities in western Uganda due to security threats. As a result of this the local population suffered from shortages of food, medicine and shelter. There were repeated outbreaks of cholera caused by poor sanitation and overcrowded living conditions in displaced persons camps. [35]

6.109 In July 1999, The Monitor newspaper estimated that 1500 of 2000 ADF rebels had been killed, leaving only 500 in hiding in the Rwenzori mountains and in August 1999 they allegedly wrote to the UPDF Commander in the region asking for peace talks, saying they were tired of fighting. The UPDF had guaranteed their negotiators' safety but remained sceptical as to the real intentions of the group. [31af] On 17 May 2000 UPDF forces in the DRC captured Ali Bwambale Mulima the secretary general of the ADF along with three other rebels. Mulima was later reported as saying ADF rebels were criminals begging for forgiveness. [31c]

6.110 In mid-June 2000 the UPDF were reported to have killed 12 ADF rebels and rescued 13 civilians during the clashes on the DRC border. [50a] Also in mid-June 2000 three suspected ADF co-ordinators in Masindi district, north west of the country, were arrested. [49c] In August 2001 the UPDF rescued 15 child soldiers who had been serving under the ADF. The children had been rescued in separate mop-up operations on the western slopes of the Rwenzori Mountains. [68g]

6.111 In a message delivered on 5 February 2001, by former ADF rebel, Zarome Bwambale to Zedekiya Karokora, District Commissioner of Kasese, he stated that at least 30 rebels said they wanted clearance in order to surrender. They also wanted to be reassured that their lives were safe. [31y] According to a Reuters' news report on 2 April 2001, 53 rebels from the ADF were freed in the first application of the Amnesty Law, which was enacted more than one year ago. [65a] In February 2002, as a result of intensified UPDF operations in the Rwenzori region 20 ADF rebels and seven others, including two commanders, were captured. [50o]

6.112 As reported in May 2002 in the New Vision newspaper, since the Amnesty Law came into force over 500 ADF rebels had surrendered in Kasese. Their former Chief of Staff Chris Tushabe Benz surrendered two years ago and is now a UPDF Major. [50ab]

6.113 According to the New Vision newspaper, in November 2002 at least 43 ADF rebels were killed by the UPDF in the Ituri forest in the DRC. [28a]

West Nile Bank Front (WNBF)

6.114 The now largely defunct WNBF was mainly concerned with destabilising northern Uganda from bases in Sudan, but had linked up with Interahamwe and anti-RCD rebels around the Bunia area. The Front resumed attacks during 1998 in the northwestern region bordering Sudan and the Democratic Republic of Congo. [13] In September 1998, The Monitor newspaper in Kampala reported that the WNBF were active and had abducted c.220 people since August 1998 and killed several others in the Arua area. [31ab] The majority of those taken in subsequent raids over a week-
long period later escaped and returned to their homes. In November 1998 WNBF rebels killed and decapitated a Muslim religious leader in Arua, reportedly in retaliation for his son’s defection from the WNBF ranks. [13] It was reported in June 2001 that the group commander Juma Oris had died in March 2001 and had already been buried. He had suffered a stroke in 1999. [56b]

Uganda National Rescue Front (UNRF II)

6.115 The United National Rescue Front II operates from Sudanese bases and were also supported by the Government of Sudan. In mid-January 1999 the UNRF (II) killed 7 people and abducted 56 civilians, mostly school children, in an attack in Arua district. It was reported that the UNRF II have split into two factions, the original led by Juma Oris and the breakaway group by Ali Bamuzes. There were no credible reports that UNRF II was responsible for the death of civilians during 2000. [31ab]

6.116 On 19 April 2002, approximately 1,350 UNRF-II rebels based in Southern Sudan returned to the country with their families to negotiate resettlement terms under the Amnesty Program. [2] In May 2002, the Government of Uganda sent a nine-member team led by the First Deputy Prime Minister and Minister of Internal Affairs to talk peace with the UNRFII rebels in Yumbe District. [50aa] After four days of talks the two sides agreed to formalise a cease-fire agreement. [28f] The peace process started in 1998. On 15 June 2002, the Government of Uganda and the UNRF signed a formal cease-fire agreement. [68x]

6.117 In September 2002, Nasur Ezaga, the elderly former chairman of the UNRF returned to Uganda after having spent the last 13 years in exile in Sudan. He said that his return was testimony that the government of Uganda was interested and serious about the peace process. [28b]

6.118 On 24 December 2002, a peace deal was signed between the Government and the UNRF rebels after over five years of negotiations between the two sides. In the peace deal about 700 of the rebels would be integrated into the Ugandan army while the remainder will be given resettlement packages. The UNRF rebels had not been a serious destabilising threat in recent years. [69a]

6.119 There were no credible reports that UNRF II was responsible for the death of civilians during 2001. UNRF II has been inactive for years and is returning to the country under the amnesty programme. [2]

National Army/Union for the Liberation of Uganda (NALU/NULU)

6.120 NALU was an ADF- affiliated group. They have claimed responsibility for terrorist attacks that resulted in fatalities. [12] They were based in western Uganda, the home area of its leader, Amon Bazira, who was killed in mysterious circumstances in Kenya in 1993. [32] Its aims were unclear and most of its operations were aimed against the local peasant population. It faded from view in 1994 and was thought defunct, most
of the members having been absorbed into the ADF. However, they re-emerged in 1997 under the leadership of Jafari K Salimu and issued both a manifesto dedicated to overthrowing the Government and an invitation to President Museveni to meet them. It is still unclear whether the President ever received the invitation. [30]

6.121 NALU/NULU had threatened further atrocities against both Ugandans and nationals of western countries that have supported President Museveni. NALU repeatedly claimed responsibility for bomb attacks that occurred in or around Kampala since 1997 in which at least fifty-five people lost their lives. [65b] During UPDF’s operations in the Rwenzori region in February 2002, when 20 ADF rebels were killed by UPDF operations, 12 former fighters of NALU reported to the UPDF. [50o]

CAMP

6.122 The Citizens Army for Multiparty Politics (CAMP) was originally led by Brigadier Smith Opon Acak, (who had been Obote’s army chief of staff). He was shot by the UPDF in July 1999 when they raided his camp near the town of Lira in northern Uganda. Of the 43 others present, 4 were captured and the others escaped. [66f]

6.123 There were no credible reports that CAMP were responsible for the death of civilians during 2001. They have been inactive for years and are returning to the country under the amnesty program. [2]

Unknown Group

6.124 A new group of Kenyan refugees opposed to the Kenyan Government has been operating in the Nakivale refugee camp in Uganda, led by Kenyan Lt. Raphael Osumba. Name or aims are not known. [66c]

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6.C Human Rights - Other Issues

Treatment of failed asylum seekers

6.125 The Ugandan Department of Immigration confirmed that only failed asylum seekers who had previously committed a crime in Uganda, and are on their wanted list, would be arrested on arrival in the country. Someone would not be imprisoned simply for being returned to Uganda as a failed asylum seeker. [14c]

Treatment of Non-Governmental Organisations (NGOs)

6.126 NGOs were required to register with the NGO Board, which included representation from the Ministry of Internal Affairs as well as other ministries. The Government approved most NGO registrations; however, in September 2002 the Minister of State for Internal Affairs stated that the Government had deregistered 25 NGOs in the public interest, none of which were Human Rights groups. At least one of the groups, Caring for Orphans, Widows, and Elderly Association (COWE) challenged its deregistration; on 14 October 2002, COWE was reinstated. [2]
A number of domestic and international human rights groups generally operated without government restriction, investigating and publishing their findings on human rights cases. Government officials generally were responsive to their views. Active domestic groups included the FHRI; FIDA-U; Human Rights Focus; the National Association of Women’s Organisations of Uganda (NAWOU); the International Federation of Human Rights; and the Human Rights and Peace Centre of Makerere University. The Prisoners’ Aid Foundation monitored prison conditions. The National Organisation for Civic Education and Election Monitoring dealt with problems related to civil society and political rights. HURINET, a Human Rights Network, and an umbrella organisation for 9 Human Rights organisations also continued to be active. The local NGO Uganda Debt Network addressed corruption.

Government officials frequently attended conferences and seminars hosted by NGOs on social problems and continued to co-operate with NGOs on legal and prison reforms. The Uganda National NGO Forum was a consortium of local and international NGOs involved in advocacy. On 8 August 2002, the organisation launched the NGO Code of Conduct that provides for the self-discipline, regulation, and mechanism of restraint for NGOs.

According to a Human Rights Watch report dated 2 October 2001, Uganda's parliament is due to consider a new draft law proposed by the Government that aims to increase state control over the country's NGOs. The new law would also stiffen the penalties for operating without official sanction, thus raising the possibility that legitimate NGO activities may be criminalised.

Internally Displaced Persons (IDPs)

Internal displacement in Uganda has been caused by separate armed conflicts in northern and western areas as well as violent looting and cattle raids in the east of the country since the middle of the 1990s. Conflicts have affected about a quarter of the country's 45 districts, and unrelenting attacks since June 2002 by the LRA troops in Kitgum, Pader and Gulu have displaced 50,000 additional people in northern Uganda only, according to official estimates. According to the U.N. Office of the Coordinator for Humanitarian Affairs, there were over 1.2 million IDPs as a result of this violence. At year’s end, the number of IDPs per affected district were: Gulu, 416,254; Kitgum, 233,883; Pader, 229,115; Lira, 48,963; Katakwi, 159,533; Soroti, 92,321; Kumi, 19,006; and Kaberamaido, 35,039.

According to a humanitarian worker in the northern town of Gulu, all roads linking the northern districts of Gulu, Kitgum, Pader, Lira and Pakwac became unsafe due to increased rebel activity and limited the movement of relief workers. In June 2002, the Ugandan media reported that residents were fleeing camps set up by the army for internally displaced people in Gulu District. In July 2002, the Government of Uganda launched an appeal requesting over US $21.5 million to help civilian victims of the increased attacks by the LRA. The UN Office for the Co-ordination of
Humanitarian Affairs (OHCA) and other UN agencies in the region are supporting the Government appeal. [68n]

6.132 In November 2002, the United Nations Development Programme (UNDP) announced that they would be launching a fundraising drive for US $70 million for humanitarian assistance in Uganda. Most of the money would go towards the displaced people in the north of the country. [28c]
Annexes

Chronology of Major Events

Pre-Amin
1958 - Uganda given internal self-government.
1962 - Uganda becomes independent with Milton Obote as Prime Minister and with Buganda enjoying considerable autonomy.
1963 - Uganda becomes a republic with Mutesa as president.
1966 - Milton Obote ends Buganda's autonomy.
1967 - New constitution vests considerable power in the president and divides Buganda into four districts.

The Idi Amin years
1971 - Milton Obote toppled in coup led by Idi Amin.
1972 - Amin orders Asians who were not Ugandan citizens - around 60,000 people - to leave the country.
1972-73 - Uganda engages in border clashes with Tanzania.
1976 - Idi Amin declares himself president for life and claims parts of Kenya.
1978 - Uganda invades Tanzania with a view to annexing Kagera region.
1979 - Tanzania invades Uganda, unifying the various anti-Amin forces under the Uganda National Liberation Front and forcing Amin to flee the country; Yusufu Lule installed as president, but is quickly replaced by Godfrey Binaisa.
1980 - Binaisa overthrown by the army.
Milton Obote becomes president after elections.
1985 - Obote deposed in military coup and is replaced by Tito Okello.
1986 - National Resistance Army rebels take Kampala and install Yoweri Museveni as president.

Museveni - Beginnings of recovery
1993 - Museveni restores the traditional kings, including the king of Buganda, but without giving them political power.
1995 - New constitution legalises political parties but maintains the ban on political activity.
1996 - Museveni returned to office in Uganda's first direct presidential election.
1997 - Ugandan troops help depose Mobutu Sese Seko of Zaire, who is replaced by Laurent Kabila.
1998 - Ugandan troops intervene in the Democratic republic of Congo on the side of rebels seeking to overthrow Kabila.
2000 - Ugandans vote to reject multiparty politics in favour of continuing Museveni's "no-party" system.
2001 January - East African Community (EAC) inaugurated in Arusha, Tanzania, reviving an idea which collapsed in 1977, and which lays the groundwork for a common East African passport, flag, economic and ultimately monetary integration. Members are Tanzania, Uganda and Kenya.
2001 March - Uganda classifies Rwanda, its former ally in the civil war in DR Congo, as a hostile nation because of fighting the previous year between the two countries'
armies in DR Congo.
Museveni wins another term in office, beating his rival Kizza Besigye by 69 percent to 28 percent.

Recent History
2002 March - Sudan, Uganda sign agreement aimed at containing Ugandan rebel group, Lord's Resistance Army (LRA), active along common border. LRA wants to run Uganda along lines of biblical Ten Commandments. Led by "prophet" Joseph Kony they have kidnapped thousands of children and displaced many civilians.
2002 October - Army evacuates more than 400,000 civilians caught up in fight against LRA, which continues its brutal attacks on villages.
2002 December - Peace deal signed with Uganda National Rescue Front (UNRF) rebels after more than five years of negotiations.
2003 March - Government's decision-making body recommends lifting 17-year ban on political party activity, subject to public referendum.
2003 May - Uganda pulls out last of its troops from eastern DR Congo. Tens of thousands of DR Congo civilians seek asylum in Uganda.
2003 August - Former dictator Idi Amin dies in hospital in Jeddah, Saudi Arabia. Up to 400,000 people were killed during his dictatorship.
2004 February - LRA rebels slaughter at least 200 people at a camp for displaced persons in the north. President Museveni blames poor military co-ordination.
Annex B

Political Organisations

Political parties were ordered to suspend active operations, although not formally banned, in March 1986.

Main parties

National Resistance Movement (NRM)
Founded in 1981 as the political wing of the guerrilla National Resistance Army in opposition to the Obote (UPC) Government. The NRM assumed power in 1986 and is the dominant force with the present Government. Leader: Yoweri Kaguta Museveni. Chairman: Dr Samson Kisekka.

Democratic Party (DP)
Founded in 1954 and led by Paul Ssemogerere. Main opposition party to UPC Government in early 1980’s. Under Museveni’s NRM-dominated Government the DP has gravitated towards an UPC alliance. The UYD (Uganda Young Democrats) is the youth wing.

Uganda Patriotic Movement (UPM)
Secretary General: Jaberi Ssali

Uganda People’s Congress (UPC)
Formed following independence in 1960, led by Milton Obote (in exile in Zambia). The UPC was the ruling party from 1962 until 1971 and from 1980 until 1985. UPC members are represented within the present Government. National Leader: Dr James Rwanyarare.

Other parties include:

Conservative Party (CP)
Founded in 1979. Leader: Jehoash Mayanja-Nkangi

Bazzukulu ba Buganda (Grandchildren of Buganda)
Bagandan separatist movement.

Buganda Youth Movement
Formed in 1994 and seeks autonomy for Buganda. Leader: Stanley Kato.

Movement for New Democracy in Uganda
Formed in 1994 to campaign for a multi-party political system. Based in Zambia. Leader: Dan Okello-Ogwang.
National Freedom Party
Formed in 1995 by Herman Ssemuju, an eccentric not generally considered to be a serious political figure. The NFP has no agenda, no resources and a negligible following.

Nationalist Liberal Party (NLP)

Uganda Democratic Alliance (UDA)
Formed in 1987 as a grouping of anti-Government elements. Leader: Apollo Kironde.

Uganda Islamic Revolutionary Party (UIRP)
Formed in 1993 to promote Ugandan Muslim rights. Chair: Idris Muwonge

Uganda National Unity Movement

Uganda People’s Democratic Movement (UPDM)
Formed in 1986 by disparate anti-Museveni forces active mainly in the north and northeast of the country: signed a peace agreement with the Government in 1990. Chair: Eric Otema Allimadi; Sec. Gen: Emmanuel Oteng

Forum for Multi-Party Democracy
General Secretary: Jesse Mashate.

Uganda Independence Revolutionary Movement

Uganda Progressive Union (UPU)
Leader: Alfred Banya.

Rebel Movements:

Lord's Resistance Army (LRA)
Led by Joseph Kony, a rebel guerrilla group claiming to be fighting a "holy war" against the Government.

Allied Democratic Forces (ADF)
Led by Jamir Mukulu, the group operates in western Uganda.

West Nile Bank Front (WNBF)
Operated in far north-western Uganda. The WNBF's agenda is unclear. WNBF now largely defunct.
Uganda Freedom Front/Army
Launched in London in February 1999 by Herman Ssemuju, disgraced and exiled eccentric lawyer/politician and former leader of the National Freedom Party. Specific aims as yet unclear.

UNRFII
An offshoot of WNBF with similar hazy objectives. Not active since 2000.
Annex C

Prominent People

ALI Brig. Moses
Currently Minister of Internal Affairs and Second Prime Minister. Charged with plotting terrorist action in April 1990. Acquitted of these charges but found guilty in January 1991 of illegally possessing ammunition. He was appointed Minister if the Interior after a cabinet reshuffle in which he swapped jobs with Rugomayo.

AMIN DADA Idi

AMIN Taban
Son of Idi. Currently commanding a unit of Ugandan rebels deployed in eastern DRC and recently named Chief of Staff of the ADF.

APIRA Josephine
London-based spokeswoman of the LRA.

BINAISA Godfrey
Successor to Lule as President of NEC from June 1979 - May 1980.

KAYIIRA Andrew
Minister of Energy and leader of UFM, charged with treason in October 1986 (charges withdrawn Feb 1987), murdered in March 1987 by unknown assailants.

LULE Dr Yusuf
President of NEC from April - June 1979.

MUSEVENI Yoweri
President of NRM Government from 1986 to present.

MUSOKE Kintu
Succeeded Adyebo as Prime Minister in November 1994.

MUTESA II
Kabaka (King) of Buganda, first president of Republic of Uganda.

OBOTE Milton

OKELLO Basilio

OKELLO Lt.Gen.Tito

ORIS Juma
Leader of West Nile Bank Front (WNBF) and former Minister of Foreign Affairs under Amin Government. Juma Oris died in March 2001. He had previously suffered a stroke in 1999.

SALEH Salim
Maj. Gen. - younger half-brother of President Museveni. He was appointed Army Commander in 1989 but was soon relieved of his position allegedly due to corruption apart from other reasons. He was then appointed to the job of Commander of the Reserve forces and went into private business. Since then he has built up a considerable business empire, including banking, property, air transport and cargo handling and a security firm among others. In 1996 he was re-appointed by President Museveni and he played a significant role in Uganda's involvement in the Democratic Republic of Congo. Saleh became involved in the 1998 Uganda Commercial Bank privatisation scandal and was forced, by Museveni, to resign. In 2001, the Porter Commission (a judicial commission set up to consider the allegations made by the UN panel into the illegal exploitation of the DRC's natural resources) exonerated Saleh of any wrongdoing over allegations that he was involved in the DRC plunder.

SSEMOGERERE Paul
Chairman of DP - won 23.7 percent of votes in May 1996 elections.

SSEMUJU Herman
"President General" of the National Freedom Party (NFP). Generally considered not to be a serious political figure. Had to withdraw from 1996 Presidential election through lack of support. Often claims to have foiled assassination attempts. Now President of new rebel group, the UFF/A.

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### Glossary

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