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eaders and their followers IRAN (२३) Human Rights Violations against Shi'a Religious

SUMMARY

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of the Iranian political system such as velocate faquh or governmental policies, and the Since 1979 victims have included a broad range of political opposition from members of religious leaders and the state appear to have deepened, and information about human rights against members of these groups. In recent years, however, divisions between certain Shi'a many years little was known outside Iranian religious circues about human rights violations arrest and detention of their followers. This pattern has continued through the 1990s. been a pattern of restrictions placed on Shi a religious leaders opposed to fundamental tenets left-wing groups to monarchists, as well as ethnic and religious minorities. There has also Serious and widespread human rights violations continue in the Islamic Republic of Iran violations against them and their followers have reached a wider audience.

arrested in recent years, and more particularly since 1995, often apparently in an attempt to pressurize the leaders to change their views or stop their opposition. At least three senior including beatings, severe burns, electric shocks, sleep deprivation, confinement in very religious figures have also reportedly been placed under house arrest small spaces, threatened executions and threats to relatives. A few have been sentenced to detained are said to have been subjected to numerous methods of torture or ill-treatment prisoners of conscience still detained without trial, and the fate of some is unknown. Many, if not all, may be prison terms, sometimes accompanied by flogging, after apparently unfair trials. Others are Dozens, if not hundreds of followers of religious leaders, have reportedly been Some of those

abuses, and for compensation to be given to victims of torture or ill-treatment prompt and fair trials of political prisoners, for imparital investigations into allegations of has called for the immediate and unconditional release of prisoners of conscience, for reasons for the arrest and detention of such people, and their legal status. The organization torture and ill-treatment, for the prosecution of anyone found to have been responsible for On numerous occasions. Aninesis International has sought clarification of the

Covenant on Civil and Political Rights, to which it is a state party Continuing The framan Government has ignored these calls and human rights violations are These violations breach Iran's solemn obligations under the International

KEYWORDS: RELIGIOUS OFFICIALS - ISLAMICI / RELIGIOUS GROUPS - ISLAMICI / CENSORSHIPI / TRIALSI / TORTURE/ILL-TREATMENTI / HOUSE/TOWN ARRESTI / POSSIBLE POCI / FAMILIESI / PRISONERS OF CONSCIENCE / POLITICAL PRISONERS / ARBITRARY ARREST / INCOMMUNICADO DETENTION / DETENTION WITHOUT TRIAL ARMED CIVILIANS / AI AND GOVERNMENTS / PHOTOGRAPHS / CORPORAL PUNISHMENT / DEATH PENALTY / EXECUTION / INDEPENDENCE OF JUDICIARY / WOMEN / WRITERS / STUDENTS / EDITORS / BUSINESS PEOPLE / AGED / / SOLITARY CONFINEMENT / LONG-TERM IMPRISONMENT / ATTACKS / ILL-HEALTH /

action on this issue should consult the full document issued by Amnesty International in June 1997. Anyone wishing for further details or to take Violations against Shi'a Religious Leaders and their followers (Al Index: MDE/13/18/97) This report summarizes a 28-page document (11.283 words), IRAN Human Rights

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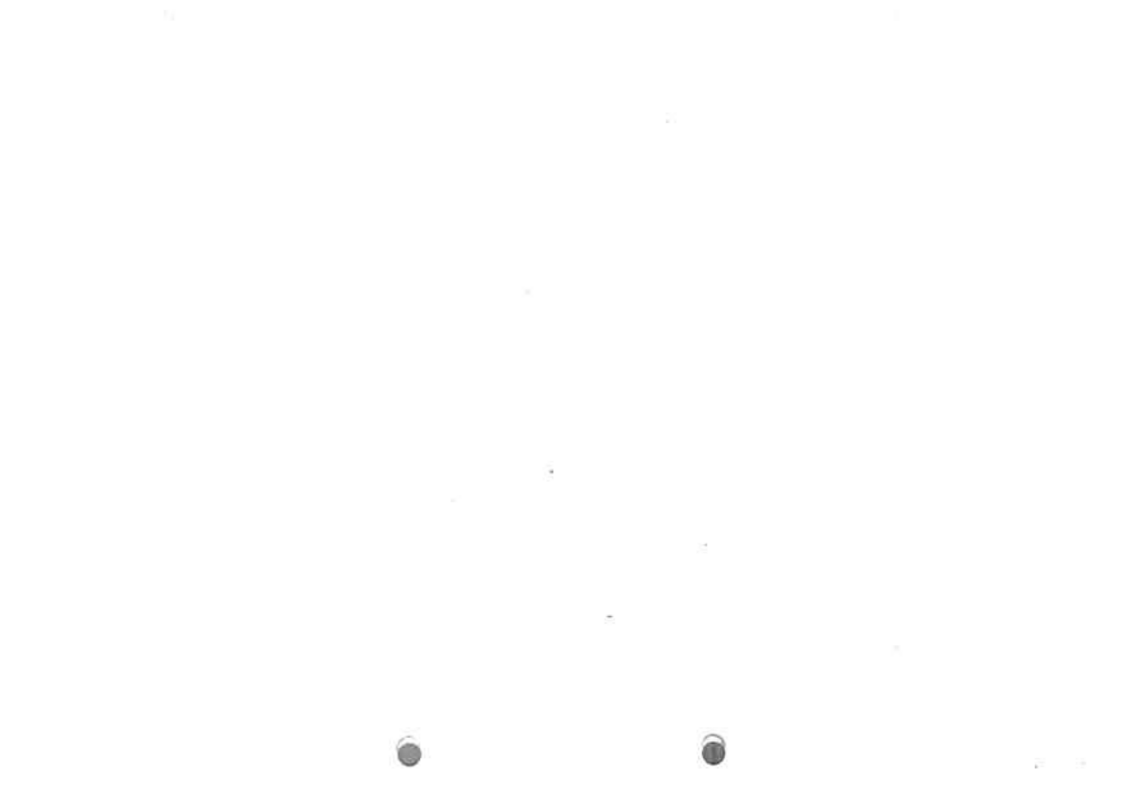
Leaders and their followers Human Rights Violations against Shi'a Religious



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RAN

Human Rights Violations against Shi'a Religious Leaders and their Followers

1. Introduction

fundamental tenets of the Iranian political system such as velayar-e faqih² or governmental policies, and the arrest and detention of their followers. This pattern has continued through information about human rights violations against them and their followers has reached a between certain Shi'a religious leaders and the state appear to have deepened. rights violations against members of these groups. the 1990s. For many years little was known outside Iranian religious circles about human There has also been a pattern of restrictions placed on Shi a religious leaders opposed to members of left-wing groups to monarchists, as well as ethnic and religious minorities. violations have continued. Victims have included a broad range of political opposition from Since the establishment of the Islamic Republic of Iran in 1979 serious human rights In recent years, however, divisions

unknown. Many, if not all, may be prisoners of conscience normal judicial framework. Others are still detained without trial, and the fate of some is accompanied by flogging, after unfair trials before special courts which operate outside the been tortured or ill-treated. A few have been sentenced to prison terms, sometimes figures are also reportedly held under house arrest. Some of those detained are said to have Dozens, if not hundreds of followers of religious leaders, have reportedly been arrested in recent years, and more particularly since 1995. At least three senior religious

Repression (Al Index MDE 13/02/95) and Iron. Dhabiballah Mahrama: Prisoner of Conseience (Al Haba to see Amnesty International documents such as Iron. Official Secrecy Hidea Continuing Index_NIDE (3/34/96) as well as the annual Amerita International Report. For details of the persecution of various religious inmorities such as Christians, Sumis and

[&]quot;Literally "Leadership of the learned man - ice section 2 below

recently 15. Abdolkarm Seriosh a university lecturer has been subject to attacks by Hezholloh result. At least 10 members of the Mediaterin group who are followers of Dr Ali Sharian, whose involvement of the religious establishment in the political system and to have suffered persecution as a member - Juring lectures, for his adviscation of the rounne of government on the basis of rationality early 1990s despite official denials. Others have been executed (see for example from Animesty International concerned at continuing political executions Al lines. MDE 13/WI 08/92) wittings challenged the traditional Shi a establishment are believed to have been in prison since the Figures in the Mr. a religious establishment are not the only ones to have challenged the

insufficient to allay Amnesty International's concerns International has brought to their attention, and their responses have been reflected in this responsible for abuses, and for compensation to be given to victims of torture or illallegations of torture and ill-treatment, for the prosecution of anyone found to have been prisoners of conscience, for prompt and fair trials of others, for impartial investigations into legal status. The organization has called for the immediate and unconditional release of framian Government of the reasons for the arrest and detention of such people, and their However, the information provided is usually of a very general nature, and is On numerous occasions. Amnesis International has sought clarification from the The authorities have responded to a number of the cases which Amnesty

2. Background

of the Prophet Muhammad, but is expected to return one day to resume his leadership to have grown up in hiding and to have gone into occultation some 300 years after the death spiritual and political leaders of the community of Muslims. The twelfth Imam is believed following the toath of the Prophet Muhammad, there were 12 Imams who were the rightful The official state religion in Iran is Twelver Ja fan Shi a Islam. Its adherents believe that

political power, while religious authority remained with the itlema (clergy) and in particular separated in practice. begin to seek to emulate the new marga, and treat his larwas (Islamic legal edicts) as binding death of a marja, a new one is elected from among his followers. Other Shi'a Muslims then in the concept of the marja-ye taqtid, or source of emulation. Shi'a communities around the world upon themselves learned and holy man who has attained the level of mojtohed' in Islamic law In the absence of the Twelfth Imam, political and religious authority became At any one time, there are usually a number of maraji-ve taglid based in In Iran, there were a number of royal dynasties which wielded A marja must be a very Following the

authority of velacure trigin or the leadership of the learned man whereby overall political himself a marrieve higher developed in his writings the political concept of the absolute Islamue law and a market. The concept of vehicut-e high was enshined as part of the authority lies with the Leader, who must be a holy and prous man, as well as an expert in Grand Avatollah Ruhollah Khomeini, the founder of the Islamic Republic of Iran

THE COLUMN TWO IS NOT THE OWNER. "constitute of the analysis of Edward constraint of the level of galleria the ability to

appointment as Leader was ratified later in July 1989 in a referendum which also confirmed Ayatollah Khamenei's elected to the position of Leader by the 80-strong Assembly of Experts. The amendment a Hojjatoleslam at the time, but who was swiftly elevated to the rank of Ayatollah, was Grand Ayatollah Khomeini's death, the then President, Sayed Ali Khamenei, who was only as well as being a marja. Although this amendment had not been passed at the time of one suitable to succeed him who possessed the political qualities necessary to be the Leader to amend the Constitution to separate these two functions on the grounds that there was nouniting absolute religious and political authority in Iran in one person for the first time for Khomem became the first valr-ye faqih or Leader of the Islamic Republic of Iran, thereby Constitution of the Islamic Republic of Iran adopted in 1979, and Grand Ayatollah Shortly before his death in 1989. Grand Ayatollah Khomeini issued a directive

senior religious figure in Iran or in Shi'a Islam, whose rulings would be binding on all sensor franian religious figures (and at times of Shi'a leaders outside fran) as being the most in the religious hierarchy who regarded him as lacking religious credentials at the time of did nothing to heal these divisions. Although now the current Leader with supreme political appointment of Ayatoliah Sayed Ali Khamenei as Grand Ayatoliah Khomeini's successor It is within this context that the human rights violations against religious leaders and their others, including other marjas his appointment. Since then he has on several occasions sought the endorsement of all other authority. Avaiollah Khamenei did not meet with the approval of several more senior figures followers described below have occurred This has led to divisions between certain sectors of the religious hierarchy in Iran. The war with Iraq and human rights violations by the authorities, have also met with opposition laque or in the way it was implemented. Other government policies, including the eight-year Not all other senior religious figures necessarily agreed with the concept of velayates Such support has not been forthcoming from all quarters

visual courage, and adequate capacity and administrative ability for Leadership. The scholarship and piety required for giving rulings and acting as marga. b) Political and social The original Constitution defined the occassary qualifications for the position of Leader as

[&]quot;In this amendment, while the requirement of being a marya was dropped, the political powers of the Leader were greatly enhanced. They include defining the general policies of the state through the Assembly for Determination of Engencies of the State (Magmasse Tashkhuse Maslaharse state and regulation of their relations, and resolving problems unresolvable by conventional means super-yours of the proper execution of policies, resolving differences between the three branches of the

3. The Special Court for the Clergy

other cities as necessary clergy." The courts were to be set up in Tehran, Mashhad, Tabriz and Shiraz, and later in both in terms of the ugly acts they commit and the effect they have on the reputation of the incompatible with the status of the clergy, and all crimes committed by 'pseudo-clergy counter-revolution, newspapers on 7 July 1987. He stated that the court would "investigate crimes such as court were described by Hojjatolesiam Fallahian in a press interview published in several the Prosecutor for the Special Court for the Clergy. The functions and scope of the new which appointed Ali Razini as Judge (Hakem-c Shar) and Hojjatoleslam Ali Fallahian as basis of a letter from Grand Ayatollah Khomeini dated 25 Khordad 1366 (15 June 1987). The Special Court for the Clergy (I kndgah-e vizhe-ye Rouhaniyat) was established on the corruption fornwatton, unlawful acts, accusations which are

Court for the Clergy. Hojjatoleslam val-moslemin Mohammadi-Reyshahn, the then Prosecutor of the Special 1990, accompanied by a note dated 6 August 1990 from the Secretariat of the Leader to Courts for the Clergy [the Regulations] were published in the Official Gazette of 7 October relating to the new court. Following the issuance of this letter, work began on drafting legislation The note stated The Regulations governing the Prosecutors' Offices and Special

eminent Leader - is sent to you to take the necessary action. jurisdiction and procedural regulations - which has been sanctioned by the Offices and Special Court for the Clergy, together with the scope of their Leader prescribed the following hertom of the text of the laws A copy of the Law concerning the organization of the Prosecutors The eminent

manufaction of the religious waters in Iran The word clergy is being used here to translate the Farsi word "Rouhaniyat" or the

then the designated successor to Grand Avaiodiah Khomemit. He was said to have been formerly "Some sources suggested at the time that despite official demals, the Court was established in tide to us. Melidi Hashemi, a cleric and the brother of a sin-in-law of Crand Asiatollah Montuzeri. cushan assing to the framan leadership at the time. He was arrested and made a televised confession to Resolution — He was believed to have been involved in leaking news of frantan-ITS contacts in 1980 reductibecame known as the fran-Courta scandal in the United States), which was highly 1000 in a place in August 1987, was one of the first to take place before the new Special Court for the countries of crimes including murder kidnapping and sale-daging foreign relations. His irral which death and executed amented with the World Liberation Movement reportedly involved in "exporting the Islamic He was accused of being at citation with their and corruption earth was sentenced to

approved. May the Almighty grant you success. 14 Mordad 1366 Prosecutors' Offices and Special Court for the Clergy are hereby (5 August 1990) In the name of the Almighty The [procedures stipulated] for the

violation of international standards for fair trial operated from June 1987 until October 1990 before becoming established in law. in Majles, an indication of the power the Leader has to pass legislation. is stated. It is clear from the above, therefore, that this law was never considered by the Iran's parliament, are published in the Official Gazette, the date of approval in the Majles When laws which have been considered in the Islamic Consultative Assembly (Mayles). This court also

the Leader (Article 11). The competence of the Court is defined in Article 13 as: of the court (Hakem-e Shar') (Article 10). Other judges are appointed with the consent of Leader, who also appoints the Chief Prosecutor (Article 3) and the Judge of the First Branch Under Article 1 of the Regulations, the court is under the supreme supervision of the

- a) all general offences committed by ciencs
- b) all acts which are incompatible with the status of the clergy
- c) all local disputes which can undermine public security when one of the parties to the dispute is a clenc
- d) all affairs which the eminent Leader has assigned the special courts to deal with

prosecute cases relating to the clergy over which it has been decided they have no Chief Prosecutor decides that the Special Court for the Clergy is more suitable (Article 14) and civil cases against clerics should usually be tried in criminal or civil courts, unless the Leader who has absolute authority, can choose to assign any case to the courts. Criminal The last clause means that theoretically, the corr petence of the court is unlimited, as the jurisdiction, without special permission. However, non-clergy may also be tried before the Article 15 then states that other prosecutors' offices are not allowed to investigate and of clerics also charged before the court court, under Article 31 which allows the prosecution of partners, accomplices and associates

among other things, the responsibility for Under Article 26, the Prosecutors' Offices of the Special Court for the Clergy have.

- prosecuting those accused
- issuing search and arrest warrants
- issuing charge sheets
- carrying out the rulings (ahkam) of the court

enforcement in relation to cases before the Special Court for the Clergy According to Articles 21-23, the police are required to undertake the necessary law However, Article

in the courthouse, and its own security forces who carry out arrests and interrogate prisoners, who are responsible directly to the Leader outside the ordinary law enforcement This may explain reports that the Special Court for the Clergy has its own prisons, usually individuals to carry out investigation and execute the verdicts and sentences of the court 25 supulates that the Prosecutors' Office is authorized to take independent action to employ

prisoners of conscience the Special Court for the Clergy of periods of over 18 months of people who may be out in practice, as Amnesty International has received reports of detention without trial by violation of the most basic international human rights standards. It also appears to be borne recourse to safeguards such as habeas corpus or amparo, or similar mechanisms, in clear without trial of prisoners of conscience and political prisoners, without allowing them the clergy") could not be challenged by the defendant, or be subject to any kind of judicial cause corruption, such as violation of the honour and integrity of the [political] system and in circumstances defined in Article 35 (including broadly defined categories such as Furthermore, Article 34 states that '[w]rits and warrants issued are final after receiving the approval of the prosecutor and shall be conveyed to the defendant immediately" counter-revolutionary crimes." and "instances where the freedom of the accused may This raises the prospect of possible long-term pre-inal detention or detention This would appear to imply that a detention warrant, which may be issued

ciergy and the Islamic Revolution shall be considered as a crime." The application of this elerical community, acts which by norm and convention cause damage to the integrity of the religious law is either punishable or otherwise necessitates corrective and reformative article would appear to allow peaceful political opposition to the government by clencs being considered as a crime as "any act or failure to carry out an act which according to the law or the tenets of Offences which may be dealt with by the court are very broadly defined in Article A note appended clarifies this further, stating that "For the members of the

instances when a detention warrant may be issued - counter-revolutionary crimes - are not defined as crimes which might be considered as counter-resolutionary appear to be covered by Articles 183 to sadi in the Penal Code, which would appear to give a wide scope to the possible detention of suspects \$12. of the Penal Code deal with critises against the internal and external security of the country attive to come fear or disturb public security ISS of the Penal Code which refer to the crime of muhareheb theing at entires with God) and ifsail filprinciplients of private terms for crimes when the defendant its not considered to be a mohareh is a corruption on earth) which includes attempts to overthrow the Government by force and use of everal of these articles and eight others about the section dealing with To ziror punishments specify "Although Article 15 specifically mentions: counter-revolutionary crimes," as one of the it is trequently punished by execution. Articles 498 to

Clergy may be appealed. Article 44 states that the verdicts are definite and binding unless It is not clear to what extent verdicts and sentences from the Special Court for the

- the judge in the case realizes he committed an error
- the Chief Prosecutor determines that the verdict is contrary to "laws (qavanin) and
- the presiding judge did not have the competence to deal with the case

sentence, in violation of international standards for fair trial have no right to appeal to a higher tribunal for a review of his or her conviction and extremely limited scope for review of verdicts by this court, and the defendant appears to an Appeal Court for the Special Court for the Clergy. Therefore, there appears to be an Courts, this Law does not mention the Special Court for the Clergy, nor does it designate imprisonment for longer than six months issued by General, Revolutionary or Military was introduced, which allows appeal against sentences of death, corporal punishment, or account of one of the three possibilities above. Although in 1993 a new Law on Appeals number of times for the same offence until a verdict is reached which is not challenged on courts in Iran, this could, in some cases, lead to a defendant being tried an unspecified (unless, presumably, this judge realises that he committed an error). In common with other instance, if the dispute continues, the decision of the Chief Judge shall be final and binding sent to the First Branch of the court for a re-trial by a different judge. In at least the first and second instances, if a verdict is found to be wrong, the case may be In the second

Court for the Clergy, so that they are covered by the State Employment Bill. The Deputy Majles on 1 January 1997 of a bill to regulate the employment of officials of the Special Further illustration of the extraordinary nature of this court is given by a debate in the provided for as an independent organization (emphasis added), by a special budget expenditures of the Prosecutor for the Special Court for the Clergy shall be foreseen and normal judicial framework. Article 45 of the Re. as stipulate that "[a]ll costs and Minister of Justice in charge of legal and parliamentary affairs is quoted in the official minutes as saying All the indications are that this court operates as a separate institution outside the

of the ambiguity surrounding the employment conditions of some of their personnel on the orders of the late Imam are still continuing their work. However, in view the government has submitted to the esteemed Majles a bill in this connection. The to the judiciary (emphasis added) but nonetheless constitutes an entity which has personnel working for this part of the organization, which of course is not affiliated nut enjoy a clear employment status heen established on the orders of the late Imam The Prosecutors' Offices and Special Court for the Clergy, which were established and still continues its work, do

provide the right for people to be tried by ordinary courts using established judicial The extraordinary nature of this court violates international human rights standards which

Clergy can, in common with other courts in Iran, sentence people to cruel punishments such lawyer of their choice, further violating human rights standards. The Special Court for the people tried before the Special Court for the Clergy are rarely, if ever, granted access to a as flogging, or death guarantees stipulating that all defendants should have the right to a lawyer, in practice also appears to be no requirement for the representative to be a legally qualified lawyer " chosen from among "a number of competent clergymen" designated by the court Defendants before the Special Court for the Clergy are also limited to representation there are persistent reports that, despite legislation and constitutional

4. Violations against leaders and their followers

opposed to government policies and their followers, although for many years, detailed the country. For example, Amnesty International has not been permitted to visit Iran for fact of the framian authorities to allow independent human rights monitors urhindered access to exacerbated by the secrecy surrounding many of the procedures in use, as well as the refusal information about these violations was difficult to obtain. There have been persistent reports of human rights violations against religious leaders does not have access on the Islamic Republic of Iran was denied access to ween 1991 and 1996 and currently finding, irial observation, or government talks since 1979 The UN Special Representative The scarcity of information was

(including cruel punishments such as flogging) articles perceived to support these leaders have been closed down, and on occasions their taken against institutions such as schools or charitable organizations run by these leaders. without trial and unfair trials of their relatives and followers, and torture and ill-treatment for example closure and confiscation editors have been arrested and tried Violations reported include the house arrest of senior religious leaders; detention In some cases, newspapers which have printed There has also been a pattern of actions

Herry Country and the Cleans has concerns about proviourns for access to lawvers, including for defendants before the ec lim 4 when while of political detainers, (Al Index. MDE 13/15/92)

4.1 House arrest of Shi'a religious leaders

against oil installations, by Arab opposition groups, which he cultural rights for the Arab population of Iran. Revolutionary Guards, and a series of bomb attacks, mostly following clashes between his supporters and members of the Republic of Iran, he supported certain political, economic and their religious leader. Iran, he was viewed by many of the Arab population there as 1980s. An ethnic Arab from Khuzestan province in Southwest Mohammad Taber Al Shubayr Khaghani, who died in the late have been placed under house arrest in connection with his One of the first prominent Shi a religious leaders believed to the government was Grand Ayatollah After the establishment of the Islamic In July 1979.



Grand Ayatollah Kazen Shariatmadari

question as to whether Grand Avatollah Khaghani was still in Qom said. Grand Ayatollah Shariatmadan, in an interview published in January 1980, replying to a officials are reported to have said that he was there for "talks with religious leaders" According to other sources, he was placed under "unofficial house arrest". For example, Revolutionary Guards. strongly denounced, Grand Ayatollah Khaghani's house in Khorramsiyahr was attacked by He was taken away and eventually arrived in Qom. Government

once, but was unsuccessful, but I will try to see him soon, because he is not going to be allowed out. He wants to keep quie; so they will not hurt him. But what will happen to him. (ind only knows" " Yes, he is here, and he is not allowed visitors. He is my friend. I tried to see him

arrest. With many followers among the Azen population of northwest Iran, he had been an contradicted the concept of the "national sovereignty of the people", also expressed in the December 1979, which created the post of vali-ye faquh, apparently claiming that it Avatollah Sharatmadari had opposed Article 110 of the Iranian Constitution, passed in important figure in the religious opposition during the period under the former Shah. Grand participate in the political running of the country L'oustitution Grand Ayatollah Kazem Shariatmadari himself was also later placed under house He was also reported to have repeatedly stated that the clergy should not

apparently on account of his objections to the Constitution house in Qom was attacked reportedly by supporters of Grand Ayatollah Khomeini, were reportedly killed In December 1979, unrest broke out in Tabriz after Grand Avatollah Shanaimadan's The unrest continued until January 1980. It was at about this time At least two of his supporters

The Middle East Jamain 1 80.

Avatollah's son-in-law, was also tried in the same case and sentenced to eight months Qotbzadeh, a former Foreign Minister, was implicated pregnant daughter and two sons-in-law) of having been aware of a coup plot in which Sadeq In 1982 he acknowledged on television treportedly after the arrest of relatives including his that Grand Avatoliah Shamatmadari was reported to have been placed under house arrest 's Ahmad Abbasi, the Grand

were later executed." the night in a remote place were prevented from holding a public funeral and he was buried secretly in the middle of imprisonment and ten years' house arrest. Sadeq Qotbzadeh, and up to 70 army officers. Grand Ayatollah Shariatmadan died in June 1986. His supporters

following to Grand Avatollah Khomeini These events led Grand Ayatollah Mohammad Reza Golpaygani to write the



Grand Ayatollah Sayed Hassan Tabutaha'i-Qomi

personally provide recompense ... for the insults which have hady) in an institutible place ceremonies and paying of respects and the covert burial [of his events of the hursal, which has occurred without the required (ind. I deem it necessary to express my intense regret over the and Ayasollah Sharsatmadars ... is in the hands of Almighty the true arhitration of [the quartel] between Your Excellency heen directed at him and his position as marja-ye taqlid "14 I expect now that you will

house being invaded by angry hezhollahis" continuation of the war with frag which reportedly led to his the concept of velayat-c faqth and in 1985 opposed the Sayed Hassan Tabataba'i-Qomi is also reportedly critical of been placed under "unofficial" house arrest. Grand Ayatollah At least three other Grand Ayatollahs have reportedly He is also said to

Second Contemporary Actives to hac 1980

See Singers International Report 1983

spaced by Shangson Mouve to be seemanson in the fedams, Republic of han in The stability Earl Journal Vol. 41. No.2, p. 1965

the tomorphot countries and bread of the Islams, Propagation Organization, who in August 1995 Oceration known to come our attacks against people of manufacture deemed as unblantic or against With mode his start start The rose of the fittam (Khonem) the testing of the stranged of the Members of a grass-roots of game from known as Hezholloh, and stood shout Austrethe comment of the west isothers mithing of a pophishing bouse, which had If recovery support from Acadellah Alamad Januari, a member of thank the reprintment countries when



Grand Ayatoliah Sayed Mohammad Sadeq Rouhani

heart disease under house arrest in Mashhad for more than 13 years, where he Grand Avatollah Shariaimadan and is reported to have remains. He is said to be denied access to medical treatment for have criticised the authorities' behaviour over the burial of been held

the Leader, non-appointment of members of the Assembly of could not be abused: allowing the investigation of misconduct by advocated limiting the power of the Leader so that the position Constitution was about to be amended, he wrote a letter that number of open letters. For example in 1989 when the has also been held under house arrest in Qom for more than 12 to certain government policies, about which he has written a He is also opposed to the concept of velayat-e faqih and Grand Ayatoliah Sayed Mohammed Sadeq Rouhani

killings of some. He also complained that he had been held in such rites, including arrests and imprisonment of large numbers of people, and the exile, beatings, and reported mourning period of Ashura¹⁵, and human rights violations against those who participated Rafsanjani, in which he criticized restrictions on traditional religious rites during the authorities in mid-1995 after he wrote an open letter to President Ali Akbar Hashemi be given the right to criticise and protest. Most recently, he came under pressure from the Experts to prevent their being manipulated by the Leader; and advocating that the people

insults which he said had been directed against high-ranking controlled media religious figures and which had been broadcast by the state-

the declared successor to Grand Avatollah Khomeini, was support Grand Avatollah Khomeini's laiwa against Salman which began in 1988 openly critical of the mass executions of political prisoners Hashemi (see above) he was replaced as successor, and told by Grand Ayatollah Khomeini Following this opposition, and his links to Mehdi Grand Ayatollah Hossein Ali Montazeri, at one time There are also reports that he did not



Grand Ayatollah Hossein All Montazeri

to clean his house of those who "pretend to be Muslims while they are not" Since then

they carry will their duty published a back some deemed minimal. The authorities are not known to have taken any action against Hezhollah members believed to have carried out acts of violence The comments followed the firebombing of a publishing house, which had

The entering a state and the

although it is not clear if he is currently so restricted there have been repeated reports that he has been held under "unofficial" house arrest.

under no restriction in the Islamic Republic of Iran Montagerif and the ffive others In response, the Iranian Embassy in London stated that "His Holiness (Grand Ayatollah released if held solely for the non-violent expression of their conscientiously held beliefs for any measures taken against them. It urged that they be immediately and unconditionally sought clarification of the legal situation of all of those concerned and the precise reasons detained or subject to house arrest or similar physical restrictions Avatolish Khamener, the Leader of the Islamic Republic (see below) and that they remained been arrested in the wake of a critical statement Grand Ayatollah Montazeri made against reports that Grand Ayatollah Montazeri and about five of his associates and relatives had In February 1993. Amnesty International wrote to the Iranian authorities following like other framum citizens, are completely free and live Amnesty International

and Grand Avatollah Montazeri were also subject to similar restrictions arrest for more than 10 years, and about other reports that Grand Ayatoliah Tabataba'i Qomi authorities about Grand Ayatollah Rouhani's statement that he had been held under house In August 1995, Amnesty International sought clarification from the Iranian

ulcer. Amnesty International had received no response to any of these concerns at the time Rouham has been refused permission to see a doctor to provide treatment for a stomach of writing in April 1997 Amnesty International has further expressed concern at reports that Grand Ayatollah

4.2 Arrests and torture of Ayatollah Mahdavi-Damaghani

Ayatollah Mahdavi-Damaghani is reported to have been arrested several times, apparently have said following his release that when he was arrested, he was taken to a room by the following the death of Grand Avatoliah Abdullah Shirazi in Mashhad. He is reported to for opposition to the authorities. The first time was said to have been in the mid-1980s securing forces where he was punched and kicked by about 12 people before being released

with several other people, one of whom is reported to have been named Hojjatolesiam val He was reportedly arrested again in the early 1990s, and held for some time, along

4.3 Detention of Grand Ayatoliah Ya'sub al-Din Rastgari

to have denied this in an open letter written after his release. in about 1994 and sentenced to one year's imprisonment, possibly on charges of having performed a public prayer without the requisite permission from the authorities. He is said Ayatollah Shariatmadari and opposition to the government. He was also reportedly arrested and-a-half years' imprisonment, apparently on charges relating to support for Grand late Grand Ayatollah Shariatmadari shortly after the latter's death, and sentenced to twoarrests. However, he was reportedly arrested after holding a mourning ceremony for the Special Court for the Clergy. Grand Ayatollah Ya'sub al-Din Rastgan has been arrested several times apparently in connection with activities related to his opposition to government policies governmental interference with the religious institutions in Qom, and of the functions of the Ayatollah Shariatmadari. Grand Ayatollah Rastgari is said to have been critical Grand Ayatollah Ya'sub al-Din Rastgari', in his 70s, was close to the late Grand Amnesty International has been unable to obtain details of all his

in Tawhid and Evin Prisons in Tehran until about July 1996, when he reportedly received seized at the time of his arrest. He was held in incommunicado detention reportedly mainly forces came to his house in Qom. Grand Ayatollah Rastgari was arrested again in late February 1996, when security Some of his possessions were also said to have been

hospital in Tehran, where he received treatment for ailments said unconfirmed reports suggested that he was transferred to a a family visit for the first time. At about the same time, lasting only a few minutes, in which he had no access to a lawyer was sentenced to three years' imprisonment after a summary trial Unconfirmed reports suggested that in about August 1996 he and was not allowed to defend himself. have resulted from, or to be exacerbated by, torture.

and activities against the security and public order of the International Urgent Action Network, who had written to the letter from the Iranian Embassy in Canada (see Appendix A) franian authorities about Grand Ayatollah Rastgan, received a which stated that he had been "arrested for misinforming (sic) In November 1996. some members of the Amnesty

> Grand Ayatollah Ya'sub al-Din Rastgari

country. First he was sentenced to ten years of supervised residence inside from and was pardoned and released later. Again he committed the same crimes and was convicted to five authorization. Therefore he was sentenced to two years, imprisonment and he will stay until supervised veitlement in Yazd He escaped from his residence without

He is rejected to have attained the rank of Grand Avaidilah in recent years.

residence, or to internal exite reported to have denied that he had previously been sentenced to periods of supervised the termination of his conviction term Other sources close to the Grand Avatollah are

of his release are not known to Amnesty International אינין, and was saud to have immediately been placed under house arrest in Qom. The terms Grand Ayatollah Rastgan was reportedly released early from prison on 21 December

and heart disease choice, in order to receive treatment for his ailments, which are reported to include diabetes released. In any event, he should be granted immediate and regular access to a doctor of his should be reviewed with the aim of ensuring he receives a fair trial, if he is not to be and unconditionally. non-violent activities or beliefs. If so, all restrictions on him should be lifted immediately very likely to be a prisoner of conscience, held under house arrest solely on account of his franian Embassy in Canada are very imprecise. Amnesty International believes that he is The charges against Grand Ayatollah Rastgari referred to in the letter from the Otherwise, if his restriction relates to his prison sentence, his case

in an independent investigation, the methods and findings of which should be made public has been tortured while in detention. These allegations should be immediately investigated Anyone found responsible for abuses should be brought to justice and compensation Amnesty International is further concerned at reports that Grand Ayatoliah Rastgari

4.4 Detention, torture, unfair trials and executions of followers of religious leaders

violations often apparently in an attempt to put pressure on the leaders to support the Relatives and followers of religious leaders have also been subjected to human rights government or at least to mute their opposition

4.4.1. Followers of Grand Ayatollah Montazeri

that at least 240 supporters of Grand Avaiollah Montazeri had been arrested in the preceding arrested. Some have reportedly been executed. For example, in late 1988, it was reported From time to time, relatives and supporters of Grand Ayatollah Montazeri have been confirmed that six members of the clergy were among nine people executed after conviction months, at least 12 of whom were executed for the arrests had been support for Grand Avatollah Montazen Mehdi Hashemi (see footnote 8 above), other sources denied this, and said that the reason corruption Some officials claimed that all those arrested had been associated with The Special Court for the Clergy apparently

reportedly arrested and held briefly as being "unislamic" to Grand Avatoliah Khomeini, demonstrations reportedly broke out in various towns and He was said to have urged his supporters not to demonstrate, as this was perceived In April 1989, following the dismissal of Grand Avatollah Montazen as successor but shortly afterwards, his son, daughter and her husband were

available suggested that the sole reason for the summons related to the meeting with Grand Mayles deputy. Morteza Alvin, reportedly defended the former, and stated that the evidence reportedly summoned before the Special Court for the Clergy on suspicion of "conspiring against the instructions of the Iman meeting between Hojjatolesiam Hashemian and Grand Ayatollah Montazen. In late 1991, Hojjatoleslam Hashemian, a deputy Speaker of the Mayles, was Nalam newspaper reportedly stated that this followed

Mantazeri's | residence and the consequent traffic congestion there had ... led to rumours previously erected by the local municipality on a city street issuing to [Grand Ayatollah after it published statements by his aides condemning the arrests in February Clergy banned the magazine Rah-c Mojahcul, said to support Grand Avatollah Montazeri, to that effect" arrested (see 4 1 above). It also reportedly observed that it was "possible that roadblocks official in Qom denied that Grand Avatollah Montazeri or anyone linked to him had been statement Grand Avatollah Montazeri made against Ayatollah Kharnenei, the Leader of the Islamic Republic the authorities (see above) his office reportedly acknowledged the arrest of the other five, although this was denied by suggested that Grand Ayatollah Montazeri had also been arrested. He later denied this but reportedly arrested in the wake of demonstrations against him in Qom. Initial reports had In February 1993, five relatives and supporters of Grand Ayatollah Montazen were In April 1993, according to Salam newspaper, the Special Court for the According to the official frantan news agency, IRNA, a statement by an The demonstrations were reportedly sparked off by a critical

office in some of the alleged activities. Amnesty International does not know whether any searched following the arrest of five or six alleged followers of Hadi Hashemi's brother, Grand Avatollah Montazeri's son-in-law. Hadi Hashemi, and several others had been conviction of charges of supporting Mehdi Hashemi's group nine years, imprisonment and 70 tashes by the Special Court for the Clergy in Islahan after unconfirmed reports in September 1993 the: Mahmoud Kheirollahi had been sentenced to judicial proceedings took place in connection with these events although it did receive Mehdi. The searches were said to have led to the seizure of five truckloads of leaflets osulting the Imam [Khomeini]. The official also implicated Grand Ayatollah Montazen's In April 1993, an official of the Special Court for the Clergy said that the houses of The prosecutor was said to

^{2.} design powers in the second of

apparently related to his support for Grand Ayatollah Montazen sentenced in 1992 to six months' internal exile in Yazd on unknown charges which were leaflets about Grand Ayatollah Montazeri. Mahmoud Khetrollahi was also said to have been Grand Avatollah Montazeri from the leadership succession, had distributed books and have alleged that Mahimoud Kheirollahi had insulted officials and, after the removal of

Clergy, and that 70 others had been prevented from travelling to Mecca to perform the Hajj were arrested by Iranian security forces under the auspices of the Special Court for the In June 1993, there were reports that 150 supporters of Grand Ayatollah Montazen

to nine years' imprisonment and a suspended sentence of 40 lashes. 20 assurances that he had been granted accers to a lawyer and to members of his family, expressing concern that he may be held as a prisoner of conscience. No response was article in the newspaper alleging governmental opposition to the hospitalization of Grand arrested, after publication of reports critical of the government, apparently including an Revolutionary Court, apparently for offences "against national security" and was sentenced from the government of his situation, including any charges against him and also sought Ayatolish Montazen in Tehran, rather than Qom. Amnesty International sought clarification In August 1993, there were reports that Abbas Abdi, the editor of Salam, had been Abbas Abdi was reportedly tried in December 1993 before an Islamic

speculation that the arrests were connected to opposition to an attempt by Ayatollah Safa Khatib, Sayed Abolghasem Mojtahed-zadeh and Ayatollah Misbah. Rouham, the elder brother of Grand Ayatollah Mohammad Sadeq Rouham. Their names to be either supporters of Grand Ayatollah Montazeri, or of Grand Ayatollah Mohammad were reported as Sheikh Mohammad Reza Mamaghani, Sheikh Hassan Aram, Sheikh should be regarded as the most senior marja following the death of Grand Ayatoliah should end for all Muslims on one particular day. At the time it was unclear as to who Khamenei to have himself recognized as a Grand Ayatollah by ordering that Ramadan Golpavganı in late 1993 21 In March 1994 there were unconfirmed reports of the arrest of several clerics said The fate of those reportedly arrested is unknown to Amnesty There was

been distributing copies of an open letter written by Grand Ayatollah Montazen, which arrested in October 1994 reportedly on charges of inciting unrest. They were said to have At least nine followers of Grand Avatollah Montazeri were said to have been

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reportedly contained criticisms of the authorities." Their fate is unknown to Amnesty International

to flogging should have their sentences commuted penalty and cruel punishments such as flogging in all cases. Anyone sentenced to death or a fair trial if they are not to be released. In addition, the organization opposes the death after unfair vitals should have their cases reviewed with the aim of ensuring that they receive Montazeri should be released immediately and unconditionally. account of his non-violent political or religious activities related to Grand Ayatollah follower of Grand Ayatollah Montazeri who remains detained or imprisoned solely on in connection with the non-violent expression of their political or religious beliefs. Any violence. It thus fears that some or all of these people may have been arrested and detained Khomeini") in many cases do not in themselves appear to contain any use or advocacy of accusations which appear to have been levelled against them (such as "insults to the Imam Montazeri's followers have supported Mehdi Hashemi, the organization notes that the extremely violent offences, and that it has been alleged that some of Grand Ayatollah While Amnesty International is aware that Mehdi Hashemi was convicted of Any others imprisoned

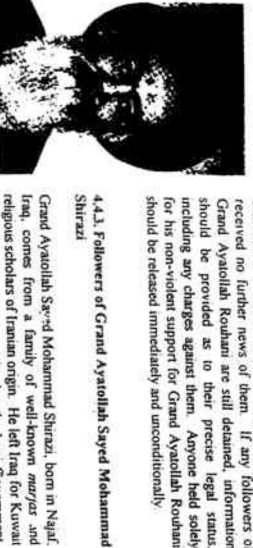
4.4.2. Followers of Grand Ayatollah Sayed Mohammad Sadeq Rouhani

said that he had been sentenced to three years' imprisonment, later reduced to one year mid-September 1995, when he was allowed to meet a member of his family. He reportedly to an earlier accident. Sayed Javad Rouhani was held in incommunicado detention until and arrested his youngest son. Javad, then aged about 26, who had health problems relating Ayatollah Rouhani's house in Qom, reportedly on 17 July 1995. They seized some papers Rafsanjani criticizing governmental actions (see above), security forces raided Grand Following Grand Ayatollah Rouhani's June 1995 open letter to President Hashemi "misinformation, agitation and handling over information to strangers and terrorist groups" is the day before Sayed Javad Rouhani was reportedly arrested. Sayed Javad Rouhani was carried out. This letter also states that he was tried and convicted on 16 July 1995, which However, it provides no information about the specific activities he was alleged to have According to the Iranian Embassy in Canada (see Appendix B), the charges included also reported to have been denied his right to a defence lawyer conscience, held solely on account of his father's opposition to the government believes Saved Javad Rouham's trial was unfair and that he may have been a prisoner of Amnesty International

of good will which the revolution had gurnered since its inception protest signed by 53 people, saying that the current government had "recklessly squandered the capital governmental interference in religious affairs The letter Grand Avaiollah Montazeri is said to have indirectly referred to a letter of He also warned against

8

the Grand Ayatollah and his family. Despite repeatedly asking the Iranian authorities for reportedly arrested when they gathered outside to protest against the measures taken against On 1 August 1995, at least 25 supporters of Grand Ayatollah Rouhani were also clarification of their fate, Amnesty International has



Mohammad Shirazi Grand Ayatollah Sayed

4.4.3. Followers of Grand Ayatollah Sayed Mohammad

Anyone held solely

If any followers of

information

followers outside Iran, Grand Ayatollah establishment of the Islamic Republic He then moved in 1971 to escape persecution by the Iraqi Government religious scholars of Iranian origin. He left Iraq for Kuwaii Iraq, comes from a family of well-known marjas and Grand Ayatollah Sayed Mohammad Shirazi, born in Najaf to Qom in Iran in 1979 after the

refused to accept that Ayatollah Khamenes was a mojtahed when the latter became the maintained a stance of non-involvement in Iranian political affairs. However, he reportedly most eminent marja-ye taqlid in Shi'a Islam or even as a Grand Ayatollah current Leader and has since reportedly refused to recognize Ayatollah Khamenei as the

relatives have suffered harassment, and scores, if not hundreds, have been arrested, some without charge, whereas others were sentenced to prison terms after unfair trials, believed on more than one occasion. Many have reportedly been tortured. cases from recent years are outlined below for the most part to have taken place before the Special Court for the Clergy. Some of these Over the years, reports indicate that hundreds, if not thousands, of his supporters and Some were released

in the first half of 1994 in Isfahan, reportedly without an arrest warrant. He was said to have which apparently related to having connections with, and supporting the views of, Grand about six months been torrured during his initial incommunicado detention which is believed to have lasted Avaiollah Shirazi. He was reportedly sentenced to three years, imprisonment and 75 lashes. He is said to have had no access to a lawyer since his arrest. In early 1996 he was moved disturbed patients), making it more difficult for his family to visit him and reportedly from Saheli prison in Qom to a prison clinic in Khorramabad (said to hold psychologically Hojjatolesłam Sheikh Makki Akhound, married with three children, was arrested He was later tried before the Special Court for the Clergy, on charges



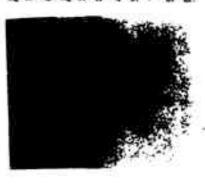
Hojjatoleslam Sheikh Makki Akhound

reportedly suffers from various ailments, including ulcers, heart disease, high blood pressure and nervous problems and was apparently not granted access to a doctor of his choice during his detention. In December 1996 he was released early from prison. Amnesty International members around the world had sent mass appeals on his behalf to the Iranian authorities.

Up to 13 others were also arrested at around the same time in 1994, reportedly including Sheikh Makki Akhound's father. Abdolamir: his uncle Abdolrasoul (who is also his father-in-law), two of his brothers, seven cousins, his wife, and a sister-in-law. They were all held in solitary confinement

for some time. before being released, apparently without charge

Hojjatolesiam Sheikh Ja'far Ghani, an Iraqi national, was arrested on 30 September 1995, and was reportedly held in incommunicado detention until early 1996. After a trial before the Special Court for the Clergy, he was sentenced to 15 months' imprisonment, but was released early in mid-1996. According to a March 1996 response from the framian Embassy in London (see Appendix C), he was convicted of offences including "...travelling il'egally and repeatedly to foreign countries such as Iraq...forging ID cards with Afghan identity and also forging Afghan passports, membership of the illegal organization of Nayed Morteca Shirazi... [and]disseminating lies and rumours. Sources close to the Grand Ayatollah have denied that he was involved in forgery, or that he went to Iraq illegally, arguing that as an Iraqi national, he was allowed to travel there.

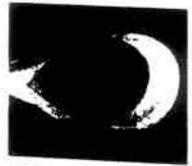


Hojjatoleslam Sheikh Ja'far Ghani

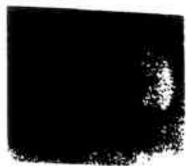
[&]quot;See Armesty International News, June 1986

[&]quot;- nic -1 the men were reportedly held for up to one month

the win of count Available Shiraci









Muhammad Saleh Hedayati

Hojjatoleslam val moslemin Mohammad Taqi Dhakeri

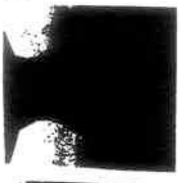
Hojjatoleslam 'Abdolrahman Ha'eri

Hojjatokelam val moslemin Sayed 'Abdolrasout Musavri

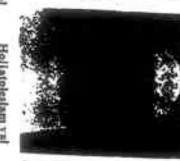
men, all prominent religious figures or businessmen known to be close to Grand Ayatoliah from wearing the clothing of a cleric*, apparently in connection with his association with Grand Ayatollah Shirazi. The scale of arrests increased on 11 November 1995, when ten Mohammad Taqi Dhakeri; Hojjatoleslam 'Abdolrahman Ha'eri; Hojjatoleslam val Shirazi, were arrested, reportedly without arrest warrants by members of the security forces. 17 October 1995. He was later reportedly sentenced to two years' imprisonment and banned also reportedly beaten during the arrests, which took place at night val moslemin Mohammad 'Ali Ma'ash; Hojjatoleslam Fu'ad Fujian; Mohammad Hojjatoleslam val moslemin Mohammad Fazel Mohammad al-Saffar; Hojjatoleslam moslemin Sayed 'Abdolrasoul Musawi; Hojjatolesiam vai moslemin Ghaffari; Hadi Dhakeri and Iyad Fujian from their homes in Qom Mohammad al-Saffar reportedly had her hand broken, and the young son of Sheikh reportedly received hospital treatment for their injuries Mohammad Ali Ma'ash was said to have sustained an eye injury from a gun butt. Both His arrest was followed by that of Hojjatoleslam Muhammad Saleh Hedayati on and Tehran Most of them, and some of their relatives were They were Hojjatolesiam val moslemin The write of Sheikh Taleb Salehi;

Marry Avatollah Saved Hassan Shirazi religious school in Qom, arresting approximately repeated requests to the Iranian Government for clarification, their fate is unknown to 120 students. Most were released several hours later, but seven remained detained. Despite Amnesty International On the following day, 12 November 1995, security forces reportedly raided the

prevents the person from carrying out his duties as a chine "time of the puttishments that was be imposed by the Special Court for the Clergy, which



Hojjatolesiam val moslemin Taleb Salehi



Hojjatoleslam val moslemin Mohammad al-Saffar



Hojjatoksiam val moslemin Mohammad 'Ali Ma'aah



Hojjatoketam Fu'ad Fujian



Mohammad Ghaffari



Hadi Dhakeri



Lyad Pujian

January Hojjatoleslam Sayed Abbas Musawi, who works in Mortexa Shirazi, the second son of Grand Ayatollah Shirazi, was arrested in Qom. Arrests continued in December and imprisonment by the Special Court for the Clergy, also December 1995 the office of Grand Ayatollah Shirazi was detained in Qom on 6 early January 1996 Sheikh Makki Akhound, see above) were arrested in Tehran in Shurazi apparently on account of his association with Grand Ayatollah On 21 November, Hojjatolesłam val moslemin Sayed The brothers Ahmad and Jalat Akhound (relatives of He was later sentenced to six months'



Hojjatokalam Sayed Abbas Musawi

arrest of Hojjatoleslam Sayed Mehdi Shirazi, the fourth son of Grand Ayatollah Shirazi, Arrests ceased for almost six months, but started again on 19 June 1996 with the



Hojjatokslain val moslemin Sayed Morteza Shirazi



Hojjatokslam Sayed Mehdi Shirazi

public trial before the Special Court for the Clergy. Other members of Grand Ayatollah Shirazi, who are said to have beaten her in (aged about 60) was arrested in Tehran. Also in June, the wife of the Fali family, who also follow Grand Ayatollah Shirazi, with security forces surrounding an Islamic centre linked to Clergy, was reportedly arrested in Qom following an argument prison terms in previous years reported to have been arrested, tortured and some sentenced to have been exiled to Iranshahr in 1995 by the Special Court for the Sayed Sadeq Fali, a follower of Grand Ayatollah Shirazi said to Ohakeri and Hadi Akhound Dhakeri), another member of Grand Juste, Hojjatoksiam val moslemin Sheikh Azizollah Hassani Ayatollah Shirazi's staff, was arrested, also in Qom. On 20 or 21 Sheikh Hossein Dhakeri (the brother of Sheikh Mohammad Taqi Shirazi's staff, was arrested in Qom. On 20 June, Hojjatoleslam Hojjatoleslam 'Ali Rumaythi, a member of Grand Ayatollah while in a car between Qom and Tehran. On the same day She was released on bail after a couple of days to await

a follower of Grand Ayatollah Shirazi and a poet, was arrested reportedly been arrested several times before for association with Hojjatoleslam val moslemin Sayed Hossein Fali who has religious figure and writer on Islamic themes, and his wife, and 14 and 15 January 1997 was released shortly afterwards. Several others were arrested on from his home in Qom. According to unconfirmed reports. Grand Ayatollah Shirazi. He is said to have been tortured during moslemin Sheikh Mohammad Amin Ghafoori, a well-known in September 1996, Hojjatoleslam Sheikh Fazel Fazeli, They included Hojjatolesiam val

his previous detentions and to have undergone surgery as a result. Unconfirmed reports have also indicated that they have been tortured during their detention suggested that the latter three were all beaten during their arrests. Reports from detention

Sayed Abdolrasoul Musawi, Hojjatoleslam Taleb Salehi, Hojjatoleslam Mohammad "Ali Sheikh Hossein Dhaken. Ali Rumaythi. Ma'ash: Iyad Fujian, Hojjatoleslam Sayed Abbas Musawa. Ahmad and Jalal Akhound. They include Hojjatolesiam val moslemin Abdolrahman Ha'en, Hojjatolesiam val moslemin Mohamunad Ghaffan, and Mohammad Fazel al-Saffar Sayed Morteza Shirazi was released for almost 48 hours between 21 and 23 October, after which he was summoned back to uostud Most of those listed above have been released at various times since July 1996 He was released again on 1 January 1997 his younger brother Sayed Mehdi had Hojjatoleslam Sheikh Azizollah Hassani

and Hojjatoleslam val moslemin Saved Hossein Falt. Mohammad Taqı Dhakeri. Hadı Dhakeri, İvad Fujian, Sheikh Mohammad Amin Ghafoon; been released a few days earlier on 28 December 1996 Among those still held are Sheikh

Prison in Tehran until early 1996, when most received at least one family visit further interrogation. They were held in incommunicado detention, probably in Tawhid Most, if not all of those from Qom arrested in 1995 were transferred to Tehran for

detainees referred to above, have been tortured. Methods are reported to include During their detention, there have also been reports that most, if not all of the

- of the feet, after which the detainee is forced to walk on injured feet beatings on different parts of the body, including prolonged beatings on the soles
- cigarette burns on the tips of the lingers and the soles of the feet
- ٠ burning with hot metal elements such as an iron, or hot liquids poured onto the body
- + prolonged enforced standing (sometimes on one leg) including in the snow during

.

- detention in extremely confined spaces
- + suspension by the hands, ankles or the same time occasionally from a ceiling fan which was rotated with beatings administered at the body parts from the cotting and
- exposure to heat and cold for long periods
- + the plucking of hair from the beard or the head (which causes severe humiliation to religious figures, as well as physical pain)
- + shackling the arms in contorted and painful positions, such as the right arm, behind the right ear and the left arm behind the back, and shackled at the wrist
- prolonged sleep deprivation, reportedly up to 16 days
- electric shocks, including in the mouth
- attaching electrodes to the body threatened execution by electrocution after telling the detainee to write his will and

- prolonged blindfolding for up to two months
- tortured the playing of extremely loud music or screams of other people apparently being
- ٠ stating that relatives of the detainee have been arrested and threatening to torture

treatment in prison for illnesses such as diabetes reports that detainees were denied access to medical treatment and given inappropriate and neck, which is said to look like "a creased piece of material". release as a result of torture, including for a toe on his right foot which was broken and left At least one. Sheikh 'Ali Ma'ash, is reported to have required medical treatment after his At least one of the detainees is reported to have severe burn marks on his arms There have also been

the allegations of torture of these and other detainees treated", but give no information as to whether any investigation has been carried out into Embassy officials concerning 11 of the detainees (see Appendix C) deny that they were "ill-Responses received by Amnesty International members or sections from Iranian

detaineds referred to. Among other charges. Saved Morteza Shirazi is accused of setting up order and promotion of ghameh zani. and making contacts with wanted criminals resident despatching unauthorized reports abroad. Other accu-ations included disturbance of public documents. an illegal organization to pursue unlawful objectives such as disturbing public order. forging of Sayed Morteza Shirazi's organization; insults to the Leader of the Islamic Republic possession of illegal material, and insulting officials forgery, helping people to leave the country illegally, dissemination of lies and rumours in loreign countries The responses from Iranian officials also outlined the main charges against the 11 dissemination of lies and rumours; insulting the country's officials and The others were accused of a variety of offences including membership

offences and that governments have a right to bring people accused of such acts to justice However, despite repeated requests for full details of the charges against all the detainees and the evidence against them, the framain authorities have so far failed to provide such detained for what could be the non-violent expression of the internationally recognized vaguely worded and would appear to allow the possibility that those so accused are being dontemantin Amnesty International recognizes that activities such as In addition, in the Embassy responses, many of the charges are extremely forgery

many excess of the marfordom of linari. However, a religious custom in Shi a Islam which has been produbited by Avaiotlah Klamenes bearing one-cit on the head with a kinte or sword to cause the blood to flow on the

two foreign countries mentioned among the various charges are Iraq and Afghanistan and although forgery is mentioned in the Iranian Embassy response of March 1996, the only passports.34 However, no public statement to this effect has been made by Iranian officials. their involvement in anti-government unrest in Bahrain, including forgery of documents and behind the scenes that the reason for the arrest of Grand Ayatollah Shirazi's followers was detainees. In May 1996, newspaper reports suggested that Iranian officials were claiming at all has been provided by the Iranian authorities about the nature of the charges against the rights to freedom of belief, expression and association. In the other cases, no information

in accordance with international standards for fair trial Otherwise they should be charged with a recognizably criminal offence and promptly tried are prisoners of conscience and should be released immediately and unconditionally pressurize the Grand Ayatollah to change his views. If this is the case, then these detainees of some of them, is their association with him, and that these measures are intended to arrests of the followers and relatives of Grand Ayatollah Shirazi and the continued detention Armesty international therefore believes that the main, if not the sole, reason for the

5. International Standards

5.1 House arrest

Iran is a state party, states that Article 19(1) of the International Covenant on Civil and Political Rights (ICCPR), to which

such grounds and in accordance with such procedure as are established by law in arhitrary arrest or detention. No one shall be deprived of his liberty except on Everyone has the right to liberty and security of person. No one shall be subjected

Article 9(3) of the ICCPR states that

before a judge or other officer authorized by law to exercise judicial power and shall be canded to trial within a reasonable time or to release Anytime arrested or detained on a criminal charge shall be brought promptly

internationally guaranteed rights constitutes arbitrary detention in violation of this article The use of house arrest against individuals for the non-violent expression of their arrest or is otherwise restricted because of the non-violent expression of his or her beliefs If any of the Grand Avatollahs mentioned above, or anyone else in Iran, is held under house

[&]quot;Fig. Considered 1.1 May 1996.

judicial procedures (which excludes the Special Court for the Clergy), or have those charged and brought to trial promptly and fairly before ordinary courts using established restrictions lifted not prisoners of conscience and are suspected of recognizably criminal offences should be used as a means of circumventing the judicial system. then those restrictions should be lifted immediately In addition, house arrest should not be People restricted in this way who are

5.2 Torture

the ICCPR (cited above) that "/c/omplaints [about torture and ill-treatment] must be investigated promptly and impartially by competent authorities..." Annesty International must| prompily proceed to an impartial investigation even if there has been no formal complaint." The UN Human Rights Committee has also :: ated in relation to Article 7 of these standards into all allegations of torture or ill-treatment, the methods and findings of therefore calls for a prompt thorough and independent investigation in accordance with there is reasonable ground to believe that an act of torture ... has been committed ...[states which should be made public. Anyone found responsible for abuses should be brought to he subjected to torture or to cruel, inhuman or degrading treatment or punishment." Under responsibilities as a state party to the ICCPR. Article 7 of which states that: "No one shall Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment, "[w]herever Article 9 of the UN Declaration on the Protection of All Persons from Being Subjected to The reports of torture described above, if confirmed, constitute grave violations of Iran's Victims of torture and ill-treatment should be granted compensation

internationally. In support of this view, the UN Human Rights Committee has stated that to constitute torture or cruel, inhuman or degrading treatment or punishment, both prohibited as punishment for a crime in Article 7] must extend to corporal punishment, including excessive chastisement ordered position. Peter Kooijmans, in his 1986 report stated that "Corporal punishments as "lawful unctures, under domestic laws may constinue, severe pain or suffering, under international particularly amputations caning or flogging " law Consequently, this kind of chastisement should be revised in order to prevent forture Rapponeur stated in 1943. Vo Niate should be allowed to perform acts as a lawful sanction [The prohibition] of torture or cruel, inhuman or degrading treatment or punishment Amnesty international also considers indicial corporal punishments such as flogging ď Both Special Rapporteurs on torture have also taken this Nigel Rodley, the subsequent Special

Themeral Comment No. 20(44)(Article TultiN Dec CCPR/C/21/Rev. I/Add 3, page 3)

beneral Comment 20 5: Aracle "Forty-boarth session, 1992

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punishments can be deemed lawful simply because they may have been authorized in a procedurally legitimate manner. H said he agreed "with those who do not accept the argument that such [cruel and unusual] Right's Special Representative on the Islamic Republic of Iran, Maurice Copithome, who All Persons from Being Subjected to Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment. "This view was endorsed by the UN Commission on Human International Covenant on Civil and Political Rights, the Declaration on the Protection of or punishment enshrined, inter alia, in the Universal Declaration of Human Rights, the inconsistent with the prohibition of forture and other cruel, inhuman or degrading treatment He reiterated his position in 1997, saying he took the view that "corporal punishment is which in any other form are generally condemned as a serious human rights violation

5.3 Fair trial

arryone deprived of liberty should have the right to a judicial review of the lawfulness of his has the right to be tried within a reasonable time or be released. Article 9(4) requires that Article 9(3) of the ICCPR (cited above) requires that anyone detained on criminal charges

the right to a fair and public hearing by a competent, independent and impartial tribunal the duly established procedures of the legal process shall not be created to displace the purisdiction belonging to the ordinary courts or judicial tribunals." Principle 3 states that ordinary courts or tribunals using established legal procedures. Tribunals that do not use on the Independence of the Judiciary states. "Everyone shall have the right to be tried by tribunal of the conviction and sentence. In addition, Principle 5 of the UN Basic Principles own choosing, and facilities for the preparation of one's defence and to communicate with a lawyer of one's established by law, to be informed promptly of any charges; to have adequate time and the judiciary shall have the exclusive authority to decide whether an issue submitted for its governing the Special Court for the Clergy are such that the court is inherently incapable of some or all of these standards have been violated. Indeed, as shown above, the regulations decision is within its competence as defined by law. In many of the cases outlined above meeting the minimum internationally recognised standards for fair that Article 14 of the ICCPR lays out the minimum standards for a fair trial, including in the case of conviction, to have the right to a review by a higher

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Amnesty International's Recommendations

Government should take immediate steps to end these violations by framan religious figures opposed to government policies, and their followers. Amnesty International is concerned by the pattern of human rights violations against senior The framian

- those held under house arrest solely for their non-violent activities or beliefs releasing all prisoners of conscience immediately and unconditionally, including
- lawyers of their choice and to independent doctors permitting immediate and regular access of all those detained to family members
- or lifting the restrictions on them including access to a lawyer of the defendant's choice or otherwise releasing them under house arrest) to trial, in accordance with international standards for fair trial promptly bringing all political prisoners currently detained (including any held

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- to a fair trial, or releasing them where defendants were not granted access to a lawyer, with a view to bringing them reviewing the convictions of anyone imprisoned after an unfair trial, including cases
- + conducting immediate, thorough and independent investigations into all allegations Anyone found to be responsible for abuses should be brought to justice The methods and findings of these investigations should be made public
- commuting all death sentences and cruel corporal punishments such as flogging
- + clarifying the fate of all those detained whose fate is unclear, including any charges pending or of which they have been convicted
- * reviewing the use of special courts such as the Special Court for the Clergy. Unless the court is reformed so as to bring law and practice into line with international the basic guarantees of due process which are any defendant's fundamental right standards for fair trial, it should be abolished as inherently incapable of providing
- + subjected to torture or ill-treatment compensating anyone found to have been arbitrarily detained or to have been

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IN THE NAME OF GOD

EMBASSY OF THE ISLAMIC REPUBLIC OF IRAN OTTAWA 1,11

November 18, 1996

Dear Sir / Madam:

against the security and public order of the country. would like to clarify that Mr. Rasstgan was arrested for misinforming and activities Referring to your inquiries regarding Mr Yassoub Aldin Rasstgari, the Embassy

pardoned and released later First he was sentenced to ten years of supervised residence inside Iran and was

settlement in Yazzd (a town in a Central region of Iran) Again he committed the same crimes and was convicted to five years supervised

to two years imprisonment and he will stay until the termination of his conviction term He escaped from his residence without authorization. Therefore, he was sentenced

Best Regards, Public Relations

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APPENDIX B

In the Name of GOD

EMBASSY OF THE ISLAMIC REPUBLIC OF IRAN

April 1, 1996

Dear sir/ madam:

following clanfication: in Reference to your inquiry regarding Seied Land Rounani, we mould like to make the

lerronst groups court of clergies for misinformation, agitation, and handing over information to the strangers and Mr. Rouham was tried and convicted to one year prison term, on 16 July 1995 by special

He was pardoned and released after 5 month imprisonment, on 5 Dec 1995

Best Regards Public Relation

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APPENDIX C

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