JOINT MOTION FOR A RESOLUTION

pursuant to Rules 128(5) and 123(4), of the Rules of Procedure

replacing the motions by the following groups:
ALDE (B8-0375/2015)
EFDD (B8-0390/2015)
Verts/ALE (B8-0391/2015)
PPE (B8-0393/2015)
S&D (B8-0403/2015)
GUE/NGL (B8-0405/2015)

on the destruction of cultural sites perpetrated by ISIS/Da’esh
(2015/2649(RSP))

on behalf of the PPE Group
Silvia Costa, Petra Kammerervert, Krystyna Łybacka, Eider Gardiazabal
Rubial, Luigi Morgano, Julie Ward, Momchil Nekov, Kashetu Kyenge, 
Alessia Maria Mosca, Doru-Claudian Frunzulică, Sylvie Guillaume, Andi 
Cristea, Enrico Gasbarra, Viorica Dâncilă, Victor Negrescu, Boris Zala, Ana 
Gomes, Goffredo Maria Bettini
on behalf of the S&D Group
Fernando Maura Barandiarán, Ilhan Kyuchyuk, Juan Carlos Girauta Vidal, 
Marietje Schaake, Marielle de Sarnez, Úrmas Paet, Gérard Deprez, Ivan 
Jakovčić, Petr Ježek, Filiz Hyusmenova, Frédérique Ries, Mircea Diaconu 
on behalf of the ALDE Group
Curzio Maltese, Marisa Matias, Luke Ming Flanagan, Marie-Christine 
Vergiat, Patrick Le Hyaric, Younous Omarjee, Martina Michels, Kostas 
Chrysogonos
on behalf of the GUE/NGL Group
Helga Trüpel, Jordi Sebastià, Ernest Maragall, Jill Evans, Davor Škrlec
on behalf of the Verts/ALE Group
Isabella Adinolfi
on behalf of the EFDD Group
The European Parliament,

– having regard to the Questions for Oral Answer to the Council and the Commission on the destruction of cultural sites perpetrated by ISIS/Da’esh (O-000031/2015 – B8-0115/2015 and O-000032/2015 – B8-0116/2015),

– having regard to Article 167 of the Treaty on the Functioning of the European Union (TFEU), which provides that ‘action by the Union shall be aimed at encouraging cooperation between Member States’, notably in the area of ‘conservation and safeguarding of cultural heritage of European significance’ and that ‘the Union and the Member States shall foster cooperation with third countries and the competent international organisations in the sphere of culture’,

– having regard to Council Regulation (EC) No 116/2009 of 18 December 2008 on the export of cultural goods¹,

– having regard to Council Regulation (EC) No 1210/2003 of 7 July 2003 concerning certain specific restrictions on economic and financial relations with Iraq and repealing Regulation (EC) No 2465/96²,


– having regard to the Council Resolution of October 2012 on the creation of an informal network of law enforcement authorities and expertise competent in the field of cultural goods (EU CULTNET),


² OJ L 169, 8.7.2003, p. 6.
⁵ OJ L 200, 25.7.2001, p. 5.
having regard to the UNESCO Convention on the Means of Prohibiting and Preventing the Illicit Import, Export and Transfer of Ownership of Cultural Property of 14 November 1970,

having regard to the UNESCO Convention concerning the Protection of the World Cultural and Natural Heritage of 16 November 1972,

having regard to the UNESCO Convention for the Safeguarding of the Intangible Cultural Heritage of 17 October 2003,

having regard to the UNESCO Convention on the Protection and Promotion of the Diversity of Cultural Expressions of 20 October 2005,

having regard to the UNIDROIT Convention on Stolen or Illegally Exported Cultural Objects of 1995,

having regard to UN Security Council Resolution 2199 of 12 February 2015 on threats to international peace and security caused by terrorist acts by Al-Qaida¹,

having regard to the Venice Charter for the Conservation and Restoration of Monuments and Sites of 1964 that provides an international framework for the preservation and restoration of ancient buildings,

having regard to the Rome Statute of the International Criminal Court adopted on 17 July 1998, and in particular to Article 8(2)(b)(ix) thereof, which recognises the act of ‘intentionally directing attacks against buildings dedicated to religion, education, art, science or charitable purposes, historic monuments, hospitals and places where the sick and wounded are collected, provided they are not military objectives’ as a war crime,

having regard to its resolution of 12 March 2015 on the Annual Report on Human Rights and Democracy in the World 2013 and the European Union’s policy on the matter, paragraph 211 of which states that ‘intentional forms of destructions of cultural and artistic heritage, as it is currently occurring in Iraq and in Syria, should be prosecuted as war crimes and as crimes against humanity’²,

having regard to the Joint Communication to the European Parliament and the Council of 6 February 2015, entitled ‘Elements for an EU regional strategy for Syria and Iraq as well as the Da’esh threat’, JOIN(2015)0002, in which the Commission and the Vice-President of the Commission / High Representative of the Union for Foreign Affairs and Security Policy recognised the seriousness of destruction and looting of cultural heritage in tackling the crises in Syria and Iraq and the threat posed by Da’esh,

having regard to Rules 128(5) and 123(4) of its Rules of Procedure,

whereas numerous archaeological, religious and cultural sites in Syria and Iraq have recently been subject to targeted destruction perpetrated by groups of extremists linked particularly to the Islamic State in Iraq and Syria (ISIS/Da’esh) and whereas these systematic attacks

¹ http://www.refworld.org/docid/54ef1f704.html
against cultural heritage were described by UNESCO Director-General Irina Bokova as ‘cultural cleansing’;

B. whereas according to UNESCO the term ‘cultural cleansing’ refers to an intentional strategy that seeks to destroy cultural diversity through the deliberate targeting of individuals identified on the basis of their cultural, ethnic or religious background, combined with deliberate attacks on their places of worship, memory and learning, and whereas the strategy of cultural cleansing that can be witnessed in Iraq and Syria is reflected in attacks against the cultural heritage, i.e. both against physical, tangible and built expressions of culture such as monuments and buildings, and against minorities and intangible expressions of culture such as customs, traditions and beliefs;

C. whereas some acts of destruction of the cultural heritage have been considered, under certain circumstances, as crimes against humanity; whereas, in particular, when directed against members of a religious or ethnic group, they can be assimilated to the crime of persecution, as set out in Article 7(1)(h) of the Statute of the International Criminal Court;

D. whereas such acts of destruction of cultural and historical sites and objects are not new and are not confined to Iraq and Syria; whereas, according to UNESCO, ‘cultural heritage is an important component of the cultural identity of communities, groups and individuals, and of social cohesion, so that its intentional destruction may have adverse consequences on human dignity and human rights’; stressing that, as stated by UNESCO and others, the product of looting and smuggling of cultural and religious sites and objects in Iraq and Syria by ISIS/Da’esh, is being used to help fund ISIS/Da’esh terrorist activities, with the result that artistic and cultural goods are becoming ‘war weapons’;

E. whereas, on 1 March 2014, thanks to the funding provided by the European Union, UNESCO with other strategic partners launched a three-year project called ‘Emergency Safeguarding of the Syrian Heritage’, aimed in particular at ensuring emergency protection of the Syrian cultural heritage;

F. whereas the European Union has ratified the Convention on the Protection and Promotion of the Diversity of Cultural Expressions, adopted on 20 October 2005, the first international instrument to recognise the dual economic and cultural nature of cultural goods, which ‘must therefore not be treated as solely having commercial value’;


H. whereas illicit trade in cultural goods is now the third most significant illegal trade after

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2 International Criminal Tribunal for Yugoslavia, Kordić & Ćerkez, 26 February 2001, IT-95-14/2; paragraphs 207-8.

drugs and arms, whereas this illicit trade is dominated by organised criminal networks, and whereas current national and international mechanisms are neither adequately equipped nor supported to tackle the issue 1.

I. whereas, although combating the illicit trade in cultural goods is not a specific competence of the European Union, insofar as it is not defined as such in the treaties, it nevertheless comes under several EU fields of competence, such as the internal market, the area of freedom, security and justice (AFSJ), culture and the common foreign and security policy (CFSP);

J. whereas there is an urgent need to better coordinate the fight against the illicit trade in cultural artefacts and to work closely together in order to promote awareness raising and information sharing and to achieve a strengthening of legal frameworks; recalling in this context that, in December 2011, the Council conclusions on preventing and combating crime against cultural goods recommended, inter alia, that the Member States strengthen cooperation between law enforcement officials, cultural authorities and private organisations;

K. whereas, in October 2012, a Council resolution created an informal network of law enforcement authorities and expertise competent in the field of cultural goods (EU CULTNET), whose main objective is to improve the exchange of information related to the prevention of illicit trade in cultural goods and to identify and share information on criminal networks suspected of being involved in illicit trade;

L. whereas, on Saturday, 28 March 2015, Director-General Irina Bokova launched in Bagdad the campaign #Unite4Heritage, which is aimed at mobilising global support for the protection of cultural heritage, using the power of social networks;

1. Strongly condemns the intentional destruction of cultural, archaeological and religious sites perpetrated by ISIS in Syria and Iraq;

2. Calls on the Vice-President of the Commission / High Representative of the Union for Foreign Affairs and Security Policy (VP/HR) to take appropriate action at political level, in accordance with UN Security Council Resolution 2199 of 12 February 2015, in order to put an end to the illegal trade in cultural property from the territories of Syria and Iraq during periods of conflict in those territories, thereby preventing them from being used as a source of financing;

3. Calls on the VP/HR to use cultural diplomacy and intercultural dialogue as a tool when it comes to reconciling the different communities and rebuilding the destroyed sites;

4. Calls on the VP/HR, the EU and its Member States to implement security measures at the EU’s external borders to prevent cultural goods from Syria and Iraq from being smuggled into the Union and to effectively cooperate in a joint action against the trading of artefacts of Syrian and Iraqi origin in Europe, since a high concentration of the trade in Middle Eastern art is destined for the European market, together with the United States and the Gulf area;

5. Suggests in this context that the Commission, in line with paragraph 17 of UN Security Council Resolution 2199 of 12 February 2015, focus on the fight against illicit trade in cultural artefacts, specifically as regards items of cultural heritage illegally removed from Iraq since 6 August 1990 and from Syria since 15 March 2011; calls on the Commission to devise a coordinated approach for combating that illegal trade, working together with those responsible at national level in the investigation services and in close cooperation with UNESCO and other international organisations such as ICOM (International Council of Museums), ICOM’s International Committee of the Blue Shield (ICBS), Europol, Interpol, UNIDROIT (International Institute for the Unification of Private Law), the WCO (World Customs Organisation), ICOMOS (International Council on Monuments and Sites) and ICCROM (International Centre for the Study of the Preservation and Restoration of Cultural Property);

6. Calls on the VP/HR to involve the European Union Satellite Centre in Torrejón, which supports the decision making of the Union in the context of the CFSP by providing material resulting from the analysis of satellite imagery, for the purpose of monitoring and listing archaeological and cultural sites in Syria and Iraq and supporting the activities of Syrian archaeologists, with the aim of preventing further lootings and preserving the lives of civilians;

7. Calls on the Commission to set up a rapid and secure exchange of information and sharing of best practices between the Member States to effectively combat the illicit trade in cultural artefacts illegally removed from Iraq and Syria and to urge the Member States to use international tools against illicit trafficking in cultural goods for police and customs officers, such as Interpol’s dedicated database ‘I-24/7’ on stolen works of art and the online communication tool of the ARCHEO programme of the World Customs Organisation (WCO);

8. Calls for consideration to be given to putting in place European training programmes for judges, police and customs officers, government administrations and market players more generally in order to enable those involved in combating illicit trade in cultural goods to develop and improve their expertise and to support initiatives such as the e-learning course for Syrian Heritage Professionals promoted by ICOMOS in January 2013, teaching information on disaster risk management, first aid measures for cultural collections and documentation technique;

9. Asks the Commission to link up with international projects from civil society on protecting and reporting on cultural goods in danger, such as the AAAS geospatial technologies project, and to continue to support research communities’ activities such as Project Mosul, developed by the Initial Training Network for Digital Cultural Heritage (funded by a Marie Skłodowska-Curie actions grant);

10. Calls on the Commission to provide stronger support to ICOM’s International Observatory on Illicit Traffic in Cultural Goods, which has produced an emergency red list of Syrian and Iraqi antiquities at risk, designed as a tool for museums, customs officials, police officers, art dealers and collectors and which plans to use satellite imagery to monitor the situation on the ground, in cooperation with UNITAR;
11. Calls for the EU and the Member States to develop awareness-raising campaigns in order to
discourage the purchase and sale of cultural goods coming from illicit trade from war areas;

12. Calls on the Member States to take the necessary steps to involve universities, research
bodies and cultural institutions, inter alia through codes of ethics, in the fight against illicit
trade in cultural goods from war areas;

13. Calls on the Commission to support UNESCO’s #Unite4Heritage campaign by initiating an
information campaign focused on Iraq and Syria, with the aim of raising awareness of the
importance of their cultural heritage, of the way the product of looting is used to finance
terrorist activities, and of the possible penalties associated with the illegal import of cultural
goods coming from these countries, or from other third countries;

14. Calls on the Commission to strengthen and improve the functioning of the informal network
of law enforcement authorities and expertise competent in the field of cultural goods (EU
CULTNET), created by the Council Resolution (14232/12) of October 2012, whose objective
is to improve the exchange of information related to the prevention of illicit trade in cultural
goods, and to envisage the creation of an additional instrument to control the import of
cultural goods unlawfully removed by Syria and Iraq into the EU;

15. Calls on the Council to strengthen the Eurojust and Europol units devoted to supporting the
ongoing investigations, prevention and exchange of intelligence regarding illegal trade in
cultural goods;

16. Encourages the relaunching of the actions of ICOM’s International Committee of the Blue
Shield;

17. Calls on the European Union to take the necessary steps, in collaboration with UNESCO and
the International Criminal Court, to extend the international law category of crimes against
humanity so that it encompasses acts which willfully damage or destroy the cultural heritage
of mankind on a large scale;

18. Calls on the Member States which have not already done so to ratify the UNESCO
Convention on the Means of Prohibiting and Preventing the Illicit Import, Export and
Transfer of Ownership of Cultural Property of 1970, the UNIDROIT Convention of 1995,
the Hague Convention for the Protection of Cultural Property in the Event of Armed Conflict
of 1954 and the Second Protocol thereto of 1999;

19. Instructs its President to forward this resolution to the Council, the Commission, the Vice-
President of the Commission / High Representative of the Union for Foreign Affairs and
Security Policy, the UNESCO Director-General, the EU Special Representative for Human
Rights and the governments and parliaments of the Member States.