

# EUROPEAN PARLIAMENT

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B6-0052/2007 }  
B6-0054/2007 }  
B6-0056/2007 }  
B6-0058/2007 }  
B6-0060/2007 }  
B6-0065/2007 } RC1

## JOINT MOTION FOR A RESOLUTION

pursuant to Rule 115(5) of the Rules of Procedure, by

- Simon Coveney, Charles Tannock, Bernd Posselt and Eija-Riitta Korhola, on behalf of the PPE-DE Group
- Pasqualina Napoletano, Elena Valenciano Martínez-Orozco, Paulo Casaca and Inger Segelström, on behalf of the PSE Group
- Baroness Nicholson of Winterbourne, Marco Cappato and Marios Matsakis, on behalf of the ALDE Group
- Adam Bielan, Michał Tomasz Kamiński, Hanna Foltyn-Kubicka, Ryszard Czarnecki and Mieczysław Edmund Janowski, on behalf of the UEN Group
- Alyn Smith, Angelika Beer, Jill Evans, Joost Lagendijk, Jean Lambert, Caroline Lucas, Raül Romeva i Rueda and Hélène Flautre, on behalf of the Verts/ALE Group
- André Brie, on behalf of the GUE/NGL Group

replacing the motions by the following groups:

- GUE/NGL (B6-0052/2007)
- ALDE (B6-0054/2007)
- Verts/ALE (B6-0056/2007)
- PSE (B6-0058/2006)
- UEN (B6-0060/2007)
- PPE-DE (B6-0065/2007)

on refugees from Iraq

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PE 385.027v01-00}  
PE 385.029v01-00}  
PE 385.031v01-00}  
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## European Parliament resolution on refugees from Iraq

*The European Parliament,*

- having regard to its previous resolutions on the right of refugees to international protection,
  - having regard to its previous resolution on the situation in Iraq,
  - having regard to the 1951 United Nations Convention Relating to the Status of Refugees (Refugee Convention) and to the 1967 Protocol Relating to the Status of Refugees,
  - having regard to the urgent appeal of the High Commissioner for Refugees (UNHCR) of 7 February 2007 to increase international support for those countries hosting refugees fleeing Iraq, as well as to the UNHCR's Return Advisory and Position on International Protection Needs of Iraqis outside Iraq, dated 18 December 2006 and to the UNHCR January 2007 document entitled 'Supplementary Appeal – Iraq Situation Response',
  - having regard to the UNHCR Guiding Principles of Internal Displacement,
  - having regard to Directive 2004/83/EC of 29 April 2004 on minimum standards for the qualification and status of third-country nationals or stateless persons as refugees or as persons who otherwise need international protection and the content of the protection granted ('Qualification Directive'),
  - having regard to Rule 115(5) of the Rules of Procedure,
- A. whereas violence and criminal activities include armed robberies, kidnappings for ransom, harassment, the killing of persons involved in the political process or reconstruction activities, ethnic cleansing, sabotage attacks against civilian infrastructure such as electricity or oil pipelines and full-scale attacks involving indiscriminate bombs and/or other explosives against civilians and whereas, as a result, hundreds of thousands of people are being forcibly displaced within the country and abroad, primarily to Jordan and Syria but also to Egypt, Lebanon, Turkey, Iran and further afield, in an upheaval not matched in the Middle East,
- B. whereas many groups continue to suffer persecution in Iraq, particularly professionals, women, Iraqis employed by foreign contractors, the UN or other international organisations including NGOs, and ethnic and religious minorities, such as Christians, Jews and Mandeans; whereas the internally displaced are frequently victims of human rights violations originating from ethno-religious differences, or of a political and criminal order; whereas the security of third-country nationals, stateless citizens and particularly the approximately 34 000 Palestinian refugees and thousands of refugees from Turkey, Iran and Syria in Iraq has drastically deteriorated,
- C. whereas the United Nations estimates that 1.8 million are displaced within Iraq and up to 2

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million Iraqis have fled the country,

- D. whereas 50 000 people try to leave Iraq every month and whereas the neighbouring countries have restricted access for refugees to seek asylum, forcing many to return to Iraq or be trapped on the borders,
  - E. whereas the refugees receive sparse humanitarian assistance from the UNHCR and the International Committee of the Red Cross (ICRC), but conditions for refugees and other displaced Iraqis are increasingly dire, with limited supplies of water, food, fuel and medicines, and whereas humanitarian organisations are appealing for adequate funding to respond to the increased needs inside Iraq and in its neighbouring countries,
  - F. whereas several countries hosting Iraqi refugees are restricting entry, as well as imposing restrictive stay requirements, like reducing the temporary protection regime (TPR) and/or making the renewal of their visas so difficult that most Iraqis quickly lose their legal status,
  - G. whereas the attitude of most EU Member States to accepting Iraqi refugees has been equally restrictive, with the exception of Sweden,
  - H. whereas, under customary international law, there is a legal obligation not to return refugees to persecution or serious harm, and to allow asylum-seekers fleeing widespread human rights abuses and generalised violence to enter the relevant country, at least temporarily, in order to be screened for refugee status,
  - I. whereas Egypt, although not a border country, has been hosting a considerable number of refugees, and whereas Syria which hosts a high proportion of the Iraqi refugees, no longer recognises the temporary protection regime (TPR), which was implemented until now without restrictions,
- 1. Urges Iraq's bordering countries to abide by their legal duty immediately to admit refugees, particularly those stranded at their borders and belonging to specially targeted minorities such as stateless Palestinians or religious and ethnic minorities;
  - 2. Welcomes the recent UNHCR appeal to mobilise additional international support in order to fund its work for uprooted Iraqis within their country and in neighbouring states and for foreign refugees in Iraq; calls on the EU and the Member States and other international donors to respond to the UNHCR Appeal in support of the programmes for Iraqi refugees and internally displaced in Iraq, Syria, Lebanon, Turkey and Iran, as well as Egypt; considers it as a case of extreme emergency and urges that a significant part of the EU budget earmarked for programmes with Iraq be allocated to this aim;
  - 3. Considers that the support of the international community is vital in easing the suffering of hundreds of thousands of Iraqi refugees and internally displaced persons (IDPs) or those fleeing the country, and therefore asks the Commission and the Member States to support the UNHCR's protection efforts focused on minimum protection from detention and

refoulement and non-penalisation for illegal entry; as well as access to education, adequate housing, basic health care facilities and other basic services for those inside and outside Iraq;

4. Calls on the many donor countries which have been reluctant to face up to a regional Iraqi refugee crisis to take into consideration the fact that the Iraqi authorities and the governments affected in the neighbourhood appear unable to fully cope with the crisis and to reconsider the necessity of providing financial assistance to help those host countries in order to share the burden of this refugee problem by offering third-country resettlement opportunities to those refugees;
5. Welcomes the international conference on addressing the humanitarian needs of refugees and internally displaced persons inside Iraq and in neighbouring countries, to be held in Geneva on 17 April 2007; urges the Council, the Commission, Parliament, the authorities in the region and the international community to fully participate in that Conference and provide appropriate financial support;
6. Asks the EU Member States and the international community, as a demonstration of international burden sharing, to contribute to the resettlement of Iraqi refugees and stateless persons, including the Palestinian refugees from Iraq stranded in the region;
7. Calls on EU Member States, whilst recognising the efforts deployed by the Swedish Government which granted asylum to 8 951 Iraqis in 2006, to swiftly and fairly determine the claims of Iraqi asylum-seekers, in accordance with UNHCR's Return Advisory and Position on International Protection Needs of Iraqis outside Iraq of 18 December 2006, and to fulfil their international and *acquis* obligations to grant refugee status or subsidiary protection to those who are at risk of persecution or serious harm;
8. Recognises also the efforts made by non-border countries of the region such as Egypt to assist Iraqi refugees; asks this country to pursue its efforts towards the Iraqi refugees keeping its border open and improving conditions for them; asks countries hosting Iraqis to respect their fundamental rights and ensure their access to basic services such as health and education;
9. Recognises the contribution of the regional Kurdish government in assisting Christian communities that are internally displaced;
10. Calls on the Iraqi Government, local regional and religious authorities and the Multi-National Coalition Forces in Iraq to take immediate steps to improve security for all the refugees and internally displaced persons in Iraq and end discriminatory practices;
11. Instructs its President to forward this resolution to the Commission, the Council, the UN High Commissioner for Refugees, the Secretary-General of the Arab League, the Director-General of the Organisation of the Islamic Conference, the governments and parliaments of Iraq, Iran, Syria, Jordan, Lebanon, Egypt, Turkey and the member states of the Gulf Cooperation Council, and the Palestinian National Authority.

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