

Everything that NATO has done in Libya has been illegal

By Global Research

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Region: Middle East & North Africa

Theme: Law and Justice, US NATO War

<u>Agenda</u>

In-depth Report: <u>NATO'S WAR ON LIBYA</u>

WAGING A WAR OF AGGRESSION

Kellogg-Briand Pact, 1928, Art. I. The High Contracting Parties solemnly declare in the names of their respective peoples that they condemn recourse to war for the solution of international controversies, and renounce it, as an instrument of national policy in their relations with one another. Art. II. The High Contracting Parties agree that the settlement or solution of all disputes or conflicts of whatever nature or of whatever origin they may be, which may arise among them, shall never be sought except by pacific means.

HELPING REBELS IN A CIVIL WAR

Convention on Duties and Rights of States in the Event of Civil Strife, 1928, Art. 1. To forbid the traffic in arms and war material, except when intended for the Government, while the belligerency of the rebels has not been recognized, in which latter case the rules of neutrality shall be applied.

CONSPIRACY TO WAGE WAR

Nuremberg Charter, 1945. Crimes against peace: namely, planning, preparation, initiation or waging of a war of aggression, or a war in violation of international treaties, agreements or assurances, or participation in a common plan or conspiracy for the accomplishment of any of the foregoing . . .

PROPAGANDA FOR WAR

Civil & Political Rights Covenant, 1966, Art. 20. (1). Any propaganda for war shall be prohibited by law.

SECRET CONTRACT AWARDS

Hague II, 1899, Art. 48. If, in the territory occupied, the occupant collects the taxes, dues, and tolls imposed for the benefit of the State, he shall do it, as far as possible, in accordance with the rules in existence and the assessment in force, and will in consequence be bound to defray the expenses of the administration of the occupied territory on the same scale as that by which the legitimate Government was bound.

FUNDING MERCENARIES

Mercenaries Convention, 1993, Art. 5. (1). States Parties shall not recruit, use, finance or train mercenaries and shall prohibit such activities.

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