

International Law Experts Say Military Attack on Syria Would be Illegal

By [Prof. Marjorie Cohn](#), [Ramsey Clark](#), [Inder Comar](#), and
[Jeanne Mirer](#)

Global Research, April 12, 2018

Region: [Middle East & North Africa](#)
Theme: [Law and Justice](#), [US NATO War](#)
[Agenda](#)
In-depth Report: [SYRIA](#)

We are practitioners and professors of international law. Under international law, military strikes by the United States of America and its allies against the Syrian Arab Republic, unless conducted in self-defense or with United Nations Security Council approval, are illegal and constitute acts of aggression.

The unlawful killing of any human being without legal justification, under every legal system, is murder. And an act of violence committed by one government against another government, without lawful justification, amounts to the crime of aggression: the supreme international crime which carries with it the evil of every other international crime, as noted by the International Military Tribunal at Nuremberg in 1946.

The use of military force by a state can be used in self-defense after an armed attack by another state, or, with the approval of the United Nations Security Council. At present, neither instance would apply to a U.S. strike against Syria.

We understand the urge to act to protect innocent civilians. We strongly condemn any and all violence against civilians, whoever the perpetrators. But responding to unlawful violence with more unlawful violence, bypassing existing legal mechanisms, is a road to a lawless world. It is a road that leads to Hell.

Accordingly, we urge the United States and its allies to refrain from illegal conduct against Syria. We must point out that for the last several years, as is now common knowledge, the United States has armed rebels/insurgents to overthrow the current government of Syria. This is illegal under international law. In 1986, in *The Nicaragua Case*, the International Court of Justice reprimanded the United States for arming and supporting *contra* militias and combatants, and for mining Nicaragua's harbors, as acts which violated the U.N. Charter and international law. Perhaps the Syrian crisis would look differently today if the United States and its allies had consistently respected law for the last several years. They have not.

We take pains to note what should be obvious: our demand that the United States and its allies immediately comport themselves with their international legal obligations is not a justification, excuse, or some type of free pass on the investigation and accountability for international legal violations committed by other actors who may be involved in this sad affair. But our point is a simple one: the only way to resolve the Syrian crisis is through commitment to well-settled principles of international legal norms. We urge the United States to abide by its commitment to the rule of international law and to seek to resolve its

disputes through peaceful means. These means include recourse to the use of established and legitimate institutions designed to maintain international peace and security, such as the U.N. Security Council or the International Court of Justice. Unilateral action is a sign of weakness; recourse to the law is a sign of strength. The United States must walk back from becoming the very monster it now seeks to destroy.

*

Inder Comar, Executive Director, Just Atonement Inc.

Dr. Curtis F.J. Doebbler, Research Professor of Law, University of Makeni, UN Representative of International-Lawyers.org

Dr. Ryan Alford, Associate Professor, Bora Laskin Faculty of Law, Lakehead University

Abdeen Jabara, Civil Rights Attorney and Co-Founder of the American-Arab Anti-Discrimination Committee

Marjorie Cohn, Professor Emerita, Thomas Jefferson School of Law

Ramsey Clark, 66th Attorney-General of the United States

Jeanne Mirer, President, International Association of Democratic Lawyers

The original source of this article is Global Research

Copyright © [Prof. Marjorie Cohn](#), [Ramsey Clark](#), [Inder Comar](#), and [Jeanne Mirer](#), Global Research, 2018

[Comment on Global Research Articles on our Facebook page](#)

[Become a Member of Global Research](#)

Articles by: [Prof. Marjorie Cohn](#), [Ramsey Clark](#), [Inder Comar](#), and [Jeanne Mirer](#)

Disclaimer: The contents of this article are of sole responsibility of the author(s). The Centre for Research on Globalization will not be responsible for any inaccurate or incorrect statement in this article. The Centre of Research on Globalization grants permission to cross-post Global Research articles on community internet sites as long the source and copyright are acknowledged together with a hyperlink to the original Global Research article. For publication of Global Research articles in print or other forms including commercial internet sites, contact: publications@globalresearch.ca

www.globalresearch.ca contains copyrighted material the use of which has not always been specifically authorized by the copyright owner. We are making such material available to our readers under the provisions of "fair use" in an effort to advance a better understanding of political, economic and social issues. The material on this site is distributed without profit to those who have expressed a prior interest in receiving it for research and educational purposes. If you wish to use copyrighted material for purposes other than "fair use" you must request permission from the copyright owner.

For media inquiries: publications@globalresearch.ca