The Trustees, who are also the Directors of the Company for the purposes of company law, present their report and accounts for the year ended 31 December 2021. The Trustees confirm that the financial statements comply with current statutory requirements, those of the governing documents and the requirements of the Statement of Recommended Practice “Accounting and Reporting by Charities” 2019.

The Trustees would like to thank our donors and supporters who make our work possible. The Trustees would also like to thank Reprieve’s outstanding staff, fellows, consultants and secondees for their continuing hard work and dedication in seeking a world free from the death penalty, assassinations and secret prisons.
2021 was another challenging year for the charity world as the COVID-19 pandemic continued to cause great uncertainty across the sector. However, we are incredibly proud of how Reprieve has been able to withstand many of the challenges affecting charities and of the significant successes we were able to achieve in 2021.

Reprieve continued in our fight to advance the global abolition of the death penalty and to seek justice for victims of extreme human rights abuses carried out by powerful states in the name of “counterterrorism”. Fulfilling this vision has been difficult in the midst of a global health crisis when many governments have used the fact that the world’s attention has been elsewhere to push through more executions and clamp down on political protest.

However, our continued commitment to working with organisations on the ground and in-country fellows meant that we were able to withstand many of these challenges and continue our critical work. Working with our skilled lawyers, investigators, campaigners and communicators, we were able to help overturn the death sentences of our long-term clients, Ali al-Nimr, Abdullah Hasan al-Zaher and Dawood al-Marhoon in Saudi Arabia. All three young men were sentenced to death as children for protest-related “crimes”. Everyone at Reprieve was delighted when Ali was released in October, followed by Abdullah in November. We have also been able to make extensive progress in our work to oversee the resentencing of 5,000 men and women on Kenya’s death row. Reprieve’s expert local lawyers and fellows have continued to travel up and down the country collecting the information required to begin resentencing hearings. This is a unique opportunity to seek justice for thousands of people languishing on death row.

We continued to hold powerful governments to account. Our ground-breaking Trafficked to ISIS Report uncovered the stories of British families who were trafficked to Islamic State and are now detained in Syria. Many are women and children who have had their citizenship stripped without notice and are held in appalling conditions, abandoned by the UK Government. In the US, we won a major habeas corpus victory in the case of Asadullah Haroon Gul, one of our clients detained in Guantanamo Bay since 2007. This case found that Asadullah’s detention was unlawful, and is a rare victory in the US courts. Four out of five of our Guantánamo clients are now cleared for release. One of our clients, Abdul Latif Nasser, was released back to Morocco in 2021.

2021 was also the year we confirmed our joint leadership of Reprieve. This is a model not often used in the charity sector, but we are proud to be two women, from very different backgrounds, leading this brilliant organisation together. We were also delighted to appoint our first female Chair of Reprieve’s Board of Trustees, Dame Elish Angiolini, earlier this year. Elish joins an extraordinary list of Chairs. We would like to pay tribute in particular to our outgoing Chair, Lord Wallace QC of Tankerness, for his support and leadership of Reprieve.

We know that none of our successes would have been possible without the dedication of the whole Reprieve community and the trust and support of our funders. We would like to thank everyone has who has donated money, no matter how large or small the amount, and those who have lent their time, expertise and support to our work. Our achievements are your achievements.

Thank you so much for your support.
Chair’s Foreword

It was a great honour to join Reprieve as Chair of the Board of Trustees in May 2021. I have followed and supported Reprieve’s work throughout my legal career. It is now such a privilege to work alongside the extraordinary staff team as they continue to transform lives and laws across the world.

My appointment was announced with an interview in Scotland on Sunday and a comment piece in The Scotsman newspaper. I took the opportunity to raise key relevant issues in several Scottish media outlets, particularly the use of Scottish airports in rendition flights to Guantánamo Bay, and the arbitrary detention of British national, Jagtar Singh Johal, in India. In 2021, Reprieve ramped up its campaign on behalf of Jagtar, a Scottish man facing the death penalty in India, being held without charge or trial in an Indian prison. Thousands of Reprieve supporters have called on the UK Government to take action to protect him and countless MPs from across the political spectrum have joined the campaign, including holding a debate in Parliament. Reprieve expertly uses many different ways to bring attention to injustices around the world and hold powerful governments to account.

The expertise and commitment of the brilliant team has made a real difference to individuals and legal reforms around the world.

Whether it is our work in Saudi Arabia shining a spotlight on the grotesque spectacle of sentencing child defendants to death, or in Syria where we are one of the very few NGOs globally who have gained access to detention camps to assess the situation of trafficked people, Reprieve uses all the tools at its disposal to effect change. In working with politicians, conducting litigation, campaigning in the media and using our 100,000 strong supporter list, we make sure the light never goes out on injustice.

I was particularly inspired by Reprieve’s dedication and commitment to the remaining men held in Guantánamo. In 2021, the team secured clearance for release for four of Reprieve’s clients: Saifullah Paracha, Asadullah Haroon Gul, Ahmed Rabbani and Abdul Malik Bajabu. Our work on these cases goes back as far as 2004, spanning four different US administrations. This has not been straightforward. To achieve this, the team has shown immense patience, commitment and endless optimism in the face of adversity.

This is just a small snapshot of Reprieve’s work throughout 2021, and you will read about a great many more achievements in this report. It has been an honour to step into the role of Chair of Reprieve’s Board of Trustees, and to take on the mantle from Lord (James) Wallace of Tankerness QC, who built on the firm foundation of governance established by the previous Chairs.

I look forward to supporting Reprieve over the coming years to continue the ground-breaking and life-saving work described in this report.

Dame Elish Angiolini DBE PC QC FRSA FRSE
Chair of the Board of Trustees
About Reprieve

Reprieve is...

Agile
We work in dynamic and fast-moving areas, where our agility enables us to react quickly and stay on the front foot.

Effective
We work hard, and we punch above our weight. Each small victory leads to systemic change.

Creative
We capture the zeitgeist. We find new ways to frame the debate, and new ways to change people’s minds.

Resilient
Progress is rarely linear, and sometimes things will not go our way. We will regroup, reassess, and go again.

Fearless
We are fearless in ambition, and optimistic in our goals.

Resolute
We are professional, respectful and accountable. Our commitment is unwavering.

Our Vision
A world without the death penalty or extreme human rights abuses

Reprieve’s Vision is a world without the death penalty or extreme human rights abuses carried out in the name of “counterterrorism” or “national security.”

Our Mission
To use strategic interventions to achieve our vision

Reprieve’s Mission is to use strategic interventions to end the use of the death penalty globally and to end human rights abuses carried out in the name of “counterterrorism” or “national security.”

Our Objects
Promoting human rights throughout the world

Reprieve’s charitable objects, set out in our Articles of Association, may be summarised as promoting human rights throughout the world, with a focus on:

- The use of the death penalty, the right to life, liberty, and security of persons.
- Relieving the poverty, suffering and distress of persons and the families of persons facing the death penalty and other human rights violations throughout the world.
- The related rights to equal treatment, fair trial and freedom from torture or cruel, inhuman and degrading treatment or punishment.

About Reprieve

Reprieve is...
Our highlights of 2021

Reprieve is based in London (UK) and works closely with a network of fellows, consultants and partners around the world. Our ground-breaking strategic projects are a product of this global perspective and expertise, allowing us to make real, radical, systemic change to prevent the use of the death penalty and extreme human rights abuses globally. This map* shows the countries in which Reprieve worked in 2021 displayed in white.

One of the few NGOs to visit detention camps in North East Syria

See Pages 37 - 40

Support for an amendment to abolish the death penalty for drug offences in Pakistan

See Pages 23 - 28

A victory in the African Court of Human and Peoples’ Rights

See Pages 15 - 18

A petition before the Inter-American Commission on Human Rights on behalf of victims of drone strikes in Yemen

See Pages 41 - 44

The release of long-term juvenile clients from death row in Saudi Arabia

See Pages 19 - 22

A landmark victory in a habeas corpus case in Guantánamo

See Pages 31 - 34

A moratorium on federal executions in the US

See Pages 13 & 14

Key amendments to the Overseas Operations Bill in the UK

See Pages 45 - 48

A major report, Worked to Death: A Study on Migrant Workers and Capital Punishment

See Pages 27 & 28

*based on the United Nations map
Some of our highlights from 2021:

Two child defendants, Ali al-Nimr and Abdullah Hasan al-Zaher – for whom Reprieve had advocated over many years and who had been spared the death penalty in Saudi Arabia – were finally released from prison and allowed to return home to their families.

34,000 Reprieve supporters joined our campaign on behalf of Jagtar Singh Johal, a British national arbitrarily detained, tortured and facing the death penalty in India.

34,000 Reprieve supporters joined our campaign in the US, Africa, Middle East and North Africa, South Asia and South East Asia.

We published major reports into the use of the death penalty in Bahrain and Egypt, and a cross-region report investigating the impact of the death penalty on migrant workers.

35% of states that retain the death penalty did not carry out a single execution. Just 11 executions took place down 35% from 2020 (17).

We collected and reviewed over 700 case files of individuals who were sentenced to the mandatory death penalty in Kenya, who are now eligible for re-sentencing.

Virginia became the 23rd US State to abolish the death penalty, the first former Confederate state to do so.

In the US, the vast majority of states that retain the death penalty did not carry out a single execution. Just 11 executions took place in total across five states, down 35% from 2020 (17).
Reprieve’s targeted and strategic work in the US contributed to 2021 having the lowest execution rate in three decades.

Throughout 2021, Reprieve assisted litigators with execution method challenges, provided advice and support to healthcare companies who object to the misuse of their life-saving medicines in torturous executions, supported foreign nationals facing executions in the US and worked to debunk the pervasive myth that lethal injections are humane.

In doing this, we have facilitated the growth of public concern about the use of this method, creating the space for lawmakers and the public to reconsider lethal injection and the death penalty as a whole.

This year, the overwhelming majority of executing states were unable to carry out a single execution due to lethal injection issues. Furthermore, Attorney General Merrick Garland placed a moratorium on all federal executions so the Department of Justice could review its policies and procedures on lethal injection to assess the risk of pain and suffering.

The death penalty in the US in numbers

Execution numbers are down as states struggle to acquire lethal injection drugs:
- The overwhelming majority of the states that retain the death penalty (81%) did not carry out a single execution in 2021.
- 11 executions took place in 2021, the lowest number in over 3 decades, and a 35% drop from 2020.

Fewer executions were scheduled and took place:
- 45 executions were scheduled, a 29% drop from 2020 (62). Of these, only 24% of scheduled executions were carried out (11 from 45), down from 27% in 2020 (17 from 62).

Concerns about Lethal Injection are growing:
- 52% of stays of execution in 2021 were due to issues with lethal injections, up from 42% in 2020.

Public support for the death penalty has fallen:
- Gallup polling shows that support for the death penalty has reached a 40-year low, while support for alternatives continues to grow.

The number of states carrying out executions remains low:
- Just five states carried out executions in 2021.

Did you know?

“lethal injection appears to us to be impossible from a practical point of view today”
Governor Mike DeWine of Ohio, in December 2020, on the prospect of executions taking place in 2021

“Pharmaceutical companies invent medicines to treat disease, ease pain, and save lives – not to cause extreme suffering and death. For that reason, they won’t sell their products to prisons to be used in executions.”
Maya Foa, Joint Executive Director of Reprieve, writing in The Independent, 18 May 2021

Arizona spent $1.5m of taxpayer dollars on likely illicit drugs for lethal injections in 2021, but carried out zero executions.
Did you know

Africa

Our recent work in Sub-Saharan Africa has contributed to the continent being a ‘beacon of hope’ in the fight to end the death penalty globally.

Our work in Malawi, Tanzania, and Kenya – countries that are at the forefront of efforts to limit the application of the death penalty – has bolstered a continent-wide effort. We represent extremely vulnerable men and women on death row. We have undertaken extensive research, advocacy, and stakeholder engagement to ensure the best outcomes for people on death row and all those at risk of a death sentence in the future.

Following a hugely successful resentencing project in Malawi, in which 170 death row prisoners were successfully resentenced away from the death penalty, support for total abolition is growing and lawmakers are actively pursuing total abolition at law. Kenya is embarking on its own resentencing project to assist up to 5,000 people, after the Supreme Court ruled that the mandatory death penalty is unconstitutional; and Tanzania was ordered to abolish the mandatory death penalty by the African Court of Human and Peoples’ Rights.

Our work in Sub-Saharan Africa is deeply collaborative. Reprieve has tenacious fellows on the ground, and works in partnership with international and local stakeholders including the Centre for Human Rights Education, Advice and Assistance in Malawi, the Kenya National Commission on Human Rights, and the Legal and Human Rights Centre in Tanzania.

Malawi Case study

A Radio Play

Alongside our casework, this year, we collaborated with Art & Global Health Centre Africa (ArtGlo), to produce a brand-new radio drama series to ignite conversations around the death penalty. Tionenso broadcast every Thursday from 4 November 2021 on MBC Radio One, one of Malawi’s biggest radio stations. Radio is the most popular and accessible media format in Malawi, able to reach Malawians from all walks of life. The radio drama had a enthusiastic response from the public, with many saying it illustrated for them why the death penalty is no longer needed in Malawi.

The script was developed through workshops with Chiefs, former death-row stakeholders in the Machinga, Nkhata Bay and Dowa Districts of Malawi. It placed the Malawian concept of umunthu – a universal bond, centred on rehabilitation and restoration, that connects all humanity – at the centre of the piece.

“Thank you Reprieve for the new lease of life. Please don’t stop doing this good work. You saved my life. God bless you all.”

Malawian Nassir Ishmael Kara, Reprieve client, released in August 2021 after 19 years imprisonment

Rebreive’s key achievements in 2021

- We secured the release of Reprieve clients Phinza Kuchande, Billy Mwansambo and Nassir Ishmael Kara from death row as part of ongoing casework in Malawi.
- We collaborated with Art & Global Health Centre Africa (ArtGlo), to produce a popular radio play series in Malawi exploring issues around the death penalty.
- We interviewed over 90 people on death row in Kenya to help them access their right to resentencing, and trained prison paralegals to draft robust resentencing applications for all eligible inmates.
- We secured a landmark victory for our client Amini Juma in Tanzania. Amini’s mandatory death sentence was commuted to life imprisonment and he was granted a new sentencing hearing, putting more pressure on Tanzania to remove the mandatory death penalty and comply with the African Court’s ruling.

Did you know?

There could be as many as 5,000 people eligible for resentencing after Kenya’s Supreme Court ruled that the mandatory death penalty is unconstitutional in December 2017. Reprieve’s fellows in Kenya collated the most comprehensive database in existence on those who are entitled to resentencing.
“Keeping inmates on death row, just anxious as to when they would be executed, tortures them to death and kills their souls.”

Alexius Kamangila, Reprieve Fellow, on Malawi’s progress towards abolition

Amini Juma’s Story

This year, we secured a major victory for Reprieve client Amini Juma, a Tanzanian national on death row who was sentenced to the mandatory death penalty. Having successfully campaigned for his death sentence to be commuted to life imprisonment in April 2020, Reprieve helped Amini bring his case to the African Court of Human and Peoples’ Rights to argue that Tanzania had violated his rights guaranteed under the African Charter. This included the right to life, the right to dignity, and the right to be tried in a reasonable time. Amini has always maintained his innocence, and the Court reviewed extensive evidence on this point that was ignored at trial.

The Court awarded Amini damages of four million TZ shillings (£1,300), and ordered Tanzania to grant a new sentencing hearing for Amini. It also ordered that the mandatory death penalty be removed for everyone within a year. This shows how a single strategic case can lead to systemic change.

Kenya Case study

Reprieve Fellows

In Kenya, Reprieve’s fellows, Winfred Syombua and Shirly Amayo, play a key role in the Kenyan Resentencing Project.

Together they manage critical foundational work, travelling the length and breadth of Kenya to collect court files, speak to eligible prisoners, and identify priority cases for resentencing. Without their efforts, hundreds of people on death row would not have known how to access their right to resentencing.

They uncovered cases like that of Isaac, a man who was sentenced to the mandatory death penalty in 2007. After a difficult upbringing and dropping out of school, Isaac fell in with the wrong crowd, down a path which led to him committing a street robbery, for which he was given a mandatory death sentence, despite the crime being low-level and non-lethal. He will be resentenced through the Kenyan Resentencing Project, where a court will for the first time assess the mitigating evidence in his case.
Did you know?

“Parliament strongly condemns the Kingdom of Saudi Arabia’s ongoing execution of child offenders despite its claims that it has abolished such executions.”

European Parliament Resolution on the death penalty in Saudi Arabia, 8 July 2021

“Ali’s release is a tangible sign of progress but the fact is, the Kingdom still sentences people to death for childhood crimes.”

Maya Foa, Joint Executive Director of Reprieve, on the release of Ali al-Nimr

States in the Middle East and North Africa are among the most prolific executioners anywhere in the world.

Reprieve is one of the few international NGOs working to challenge the death penalty in the region, together with key partners including the European Saudi Organisation on Human Rights (ESOHR) and Bahrain Institute for Rights and Democracy (BIRD). Reprieve’s work over the last decade has resulted in fundamental reforms which have saved lives, but there is still a long way to go.

In 2020, Saudi Arabia announced a Royal Decree abolishing the death penalty for children. Much of our work in 2021 has been ensuring that this promise is upheld - and we were delighted to secure the release of long-term clients, Ali al-Nimr and Abdullah al-Zaher, in October and November 2021 respectively. We continue to fight for justice for others still on death row.

Elsewhere, there has been less to celebrate. This year we published major reports, bringing much-needed transparency to the extensive use of the death penalty and torture in Bahrain and Egypt, ten years on from the Arab Spring. In the face of state-led international public relations campaigns and ‘sportswashing’, Reprieve remain fearless in the fight to secure justice for our clients, and to hold states accountable.

Reprieve’s key achievements in 2021

- In February 2021, three of our long-term clients in Saudi Arabia, Ali al-Nimr, Abdullah Hasan al-Zaher and Dawood al-Marhoon, all had their death sentences commuted to ten years’ imprisonment, including time served. Ali was released in October, followed by Abdullah in November.
- We worked on the case of Abdullah al-Howaiti, another child defendant on death row in Saudi Arabia, leading to his death sentence being overturned by the Supreme Court in November 2021. His retrial started in December 2021.
- We worked with the European Parliament to secure three resolutions condemning the death penalty in Egypt, Bahrain and Saudi Arabia. Each of these resolutions named Reprieve clients at risk of execution.
- We published two in-depth reports investigating ten years of the death penalty in Bahrain (From Uprisings to Executions, April 2021) and Egypt (The Death Penalty in Egypt, May 2021).

Did you know?

Reprieve’s 2021 report From Uprisings to Executions shows that Bahrain’s execution rate in 2019 was almost two-thirds of the per-capita execution rate in Iran, one of the world’s top executioners.
Ali al-Nimr’s Story

Ali al-Nimr, a 17-year-old boy, was arrested in February 2012 as part of the Arab Spring crackdown. He was accused of “encouraging pro-democracy protests using a Blackberry smartphone” and “teaching protestors how to do first aid.” Other children, including Dawood al-Marhoon and Abdullah al Zaher were arrested on similar charges. Dawood was aged 17, while Abdullah was just 15.

In 2015, after three years of detention, Ali was sentenced to death in a secret trial. Prior to this he had been tortured until he “confessed”.

Reprieve has been working on Ali’s case since his initial death sentence, alongside other cases like Dawood’s and Abdullah’s. Individual cases like these were part of a strategic campaign to convince Saudi Arabia to end its use of the death penalty for children. Prior to our work, their cases were not known beyond the courts and their distraught families.

In the immediate aftermath of Ali’s death sentence, Reprieve ran investigations to establish the facts in Ali’s case. Over a six year period, we have led on advocacy and campaigns to overturn his death sentence. We drew attention to his case in meetings with high-level stakeholders, delivered supporter campaigns and achieved widespread media coverage. Importantly, we were able to exert pressure on the UK Government and other governments to seek assurances from their Saudi Arabian counterparts that Ali would not be executed. In 2015, the Saudi authorities carried out a mass execution of 47 people. It is understood that Ali, Dawood and Abdullah would have made it 50, were it not for the strategic and sustained advocacy on their cases.

In August 2018, promoting the Kingdom’s Juvenile Law, a Saudi delegation told the UN that if a crime committed by a juvenile is punishable by death, the sentence shall not exceed more than ten years imprisonment. Then, in April 2020, the Saudi Human Rights Commission announced a Royal Decree, insisting that “no-one in Saudi Arabia will be executed for a crime committed as a minor”.

We were able to use this announcement to achieve a key milestone in Ali’s case in February 2021, when the Saudi Human Rights Commission announced that his sentence had been commuted to ten years’ imprisonment including time served. We continued to work on the issue, ensuring the Kingdom’s rulers knew the world was eagerly awaiting the release of Ali, Abdullah and Dawood. After years of hard work, on 27 October 2021, Ali was finally released, on the expected timeline. Abdullah’s release followed in November 2021, with Dawood’s release expected in February 2022.

Reprieve continues to fight for other child defendants on death row.
Reprieve’s key achievements in 2021

- We advocated to key stakeholders in Pakistan to gather support for an Amendment Bill to the Control of Narcotic Substances Act (CNSA). The Bill, which is currently making its way through Parliament, would abolish the death penalty for drug-related offences. The Bill was introduced by Pakistan’s Anti-Narcotics Force in 2019, after strategic advocacy by Reprieve and FFR demonstrated that retaining the death penalty for drug offences limited counter-narcotics assistance from abolitionist states, including the UK and the EU.

- We interviewed families of 13 Indian migrant workers who are on death row in Malaysia, gathering testimony of their lived experience. This will inform the development of assistance.

- We helped stop the execution of a man in Pakistan who was given only five days’ notice of his execution, preventing Pakistan from breaking its de facto moratorium on the death penalty.

- We helped organise a briefing to British parliamentarians on concerns that the UK’s security assistance to Sri Lanka may be complicit in human rights violations, including the death penalty.

Reprieve’s work in South Asia uses a holistic, multi-faceted long-term strategy aimed at eradicating the use of the death penalty in the region.

We combine our international expertise with the local expertise of partners on the ground to achieve wider social, political and legal changes.

Demonstrating this approach, throughout 2021 we continued to work together with partners including the Foundation for Fundamental Rights (FFR) in Pakistan to build support towards the abolition of the death penalty for drug-related offences. We have also worked closely with fellows in India and Sri Lanka, whose on-the-ground expertise enables us to work effectively in a complex and rapidly changing environment.

We focused on strategic casework in India, Pakistan and Sri Lanka, as well as cases of Indian migrant workers facing the death penalty in the Gulf and South East Asia. We worked directly on cases of British nationals facing the death penalty in India and Pakistan. One of these cases – that of Jagtar Singh Johal, who has been arbitrarily detained in India since November 2017 – has gained significant media traction.
**Case study**

**Jagtar Singh Johal’s Story**

Jagtar Singh Johal, a British national from Dumbarton, has been arbitrarily detained in India since 2017 after being arrested while in India for his wedding. He was arrested on political charges carrying the death penalty, based on a confession extracted under torture. He is a Sikh activist who sought to draw attention to human rights abuses against India’s Sikh population, including in a blog post calling for accountability for historic anti-Sikh pogroms.

Less than a fortnight after his wedding, whilst shopping with his new wife, Jagtar was bound, hooded with a sack and bundled into a police car by officials in plain clothes. His wife was not told why he had been arrested, what he had been accused of, or how long he would be held. He was not allowed to see a lawyer, family members, or a representative of the British High Commission. This is a clear violation of Indian law on arresting powers and of his rights as an accused person guaranteed under India’s constitution.

Jagtar was severely tortured by police in the week after his arrest. In a handwritten letter, Jagtar states:

“Electric shocks were administered by placing the crocodile clips on my earlobes, nipples and private parts. Multiple shocks were given each day. My legs were pulled apart 4-5 times each time I was questioned and this took place numerous times each day … The electric shocks would also be given at this time … At some stages I was left unable to walk and had to be carried out of the interrogation room.”

Under this torture, Jagtar signed a blank “confession” and was forced to record a video which was broadcast on Indian TV.

Jagtar currently has ten cases pending against him – nine of which are based primarily on the torture-induced “confession”. The tenth case was brought against him in January 2021, relating to a killing that took place while he was incarcerated virtually in isolation under strict COVID-19 measures. Only one of these ten cases has commenced trial in over four years.

This year, Reprieve played an active role in Jagtar’s case:

- We worked closely with community activists in the Sikh diaspora.
- We supported Jagtar’s family’s litigation with a fellow based in Delhi.
- We applied pressure on the UK Government to recognise Jagtar’s detention as arbitrary and to apply their own policy to call for the release of arbitrarily detained British nationals.
- We raised Jagtar’s case with international bodies including the UN Working Group on Arbitrary Detention.
- We ran a supporter campaign to encourage the Reprieve community to write to their local MPs and to the Foreign Secretary. Thanks to our work, 140 MPs from across parties signed on to a letter highlighting Jagtar’s arbitrary detention, calling on the Government to seek Jagtar’s release in line with their own policy.
- Our media team has ensured significant coverage in the UK and Scottish press.

As of 31 December 2021, Jagtar is still arbitrarily detained and still faces the death penalty. Jagtar is at risk of receiving a death sentence, with three potential charges against him each carrying the death penalty as a possible punishment. Our work on Jagtar’s case continues.

**Did you know?**

As of 31 December 2021, Jagtar Singh Johal had been detained for 1,518 days, on the basis of a torture-induced confession, without charges against him even being formalised. In this time, the UK has had four Foreign Secretaries and two Prime Ministers.
The death penalty is widely used across South East Asia, with the majority of death sentences handed down for non-lethal drug crimes.

Reprieve works on strategic cases across South East Asia, focusing on some of the most vulnerable individuals, including those with mental health issues, victims of human trafficking, those with intellectual disabilities, drug mules, foreign nationals and migrant workers, who are disproportionately represented on death rows across the region.

In 2021, we undertook research and casework on migrant workers facing capital punishment, engaging with many partners in the region including Migrant CARE and LBH Masyarakat. Through our work we have also supported British nationals who face the death penalty in the region.

A key report—Worked to Death: A Study on Migrant Workers and Capital Punishment—published by Reprieve and Migrant CARE in November 2021 revealed the extent to which the death penalty is being applied disproportionately and in a discriminatory fashion to migrant workers in the region, putting these findings into the public domain for the first time.

Reprieve’s key achievements in 2021

- In November 2021, we published a major report, Worked to Death: A Study on Migrant Workers and Capital Punishment, in partnership with Migrant CARE, a partner NGO based in Indonesia and Kuala Lumpur.
- We hosted a successful launch event to raise awareness of the issues addressed in the report, with a panel of speakers from Reprieve, Migrant CARE, LBH Masyarakat and, notably, the Director of Protection for Indonesian Citizens of the Ministry of Foreign Affairs, a senior member of the Indonesian government. The event was attended by regional and international NGOs, lawyers, activists, students and journalists.
- We monitored COVID-19 outbreaks in prisons in Indonesia. We assisted three British nationals on death row there by lobbying the UK Government to undertake regular welfare checks, guarantee their access to vaccination, and ensure they had access to translators to communicate with their lawyers and participate in legal proceedings.
- In November 2021, we helped prevent the execution in Singapore of Nagaenthran Dharmalingam, a young Malaysian man with an intellectual disability. We secured widespread media coverage on the case, facilitated interventions from several UN Special Rapporteurs, 13 MPs and Peers, the European Union, other governments, and public figures such as Stephen Fry and Richard Branson.

Did you know?

In Malaysia, approximately 44% of all those under sentence of death are foreign nationals, a figure disproportionately high in comparison to the total number of foreign nationals in the country (9% of the population).

Case study

Worked to Death

Our report, Worked to Death: A Study on Migrant Workers and Capital Punishment, produced in partnership with Migrant CARE, combines years of casework, data collection and research across the South East Asia and Gulf regions.

South East Asia is a major sending region for migrant workers who travel abroad in search of a better life or to escape poverty. Our report reveals the extent to which migrant workers are particularly vulnerable to the death penalty in the region. Far from their homes and support networks, they often face exploitative labour conditions and are forced to navigate unfamiliar legal systems, in languages and cultures that they might not understand, often facing discrimination and unable to access legal representation. Disadvantaged at every stage of the criminal justice process, they account for a disproportionate number of death row prisoners in many countries.

The report reveals the background behind this, analyses the factors that render migrant workers particularly vulnerable to risk, and makes recommendations for states to implement better protections for this group:

1. Provide adequate consular assistance— including securing legal representation, supporting defence investigations and making high-level diplomatic representations.
2. Implement safeguards in the application of the death penalty—as required by international law, including abolishing the death penalty for drug offences and ensuring the death penalty is not imposed on protected groups.
3. Provide protections for migrant workers—by ratifying the Migrant Workers Convention, regulating the activities of recruitment agencies, carrying out pre-departure training and monitoring working conditions of migrants.
4. Provide protections for victims of human trafficking—including upholding the non-punishment principle by not punishing victims of trafficking for crimes they have been trafficked to commit.
5. Provide rehabilitation for victims and their families—to support social and economic reintegration, including access to employment.

Our casework involving migrant workers facing the death penalty in Indonesia, Malaysia and Singapore advocates to uphold these protections, and to ensure that vulnerable people are protected from the death penalty.
Some of our highlights from 2021:

CLEARANCE SECURED
We secured the clearance for release of four of our clients from Guantánamo, and a landmark habeas corpus victory.

PREVENTED TORTURE & WAR CRIMES
We prevented the UK Government from enabling torture and war crimes through the Overseas Operations Bill.

GAINED ACCESS TO DETENTION CAMPS
We secured access to detention camps in North East Syria multiple times, uncovering that a large number of detained women are likely victims of trafficking. We helped two of these women to have their citizenship re-instated through litigation.

FORMER GUANTÁNAMO DETAINEES SUPPORTED
We supported 73 former Guantánamo detainees in 28 countries across the world with access to legal assistance, medical care, and vocational and educational training.

Abuses in Counter-terrorism

Reprieve works all over the world to support marginalised people who face some of the most horrific human rights abuses imaginable, which are carried out in the name of “counterterrorism”. These include torture, arbitrary detention, and the use of lethal drone strikes.

Pages 29 - 48 document Reprieve’s long-term strategic work in ensuring accountability and transparency in the so-called “War on Terror”. In 2021, we have been able to build on our 20 years of experience working in Guantánamo in the context of North East Syria, where a new “Guantánamo for women and children” has emerged. Thousands of families are detained there indefinitely without charge or trial. As lethal drone strikes have proliferated, Reprieve has been there to contest this new extrajudicial weapon of choice. And as we’ve worked on the new frontier of abuses perpetrated by states in the name of “counterterrorism”, we have continued to seek accountability for past abuses, so that we do not forget or repeat the mistakes of the past.
Guantánamo

Reprieve has been a significant presence in Guantánamo over the nearly 20 years since the prison opened. In this time, we have had to be resilient and resolute in the face of many challenges, delays and lack of progress from US authorities.

We have supported some of our clients since as far back as 2004, so it is especially thrilling to finally secure some stunning victories in 2021.

This year, several of our clients, including Saifullah Paracha and Ahmed Rabbani, were cleared for release by the Periodic Review Board, a parole-like process. Together with Lewis Baach Kaufmann Middlemiss, we also won a historic habeas corpus claim on behalf of Asadullah Haroon Gul. One client, Abdullatif Nasser, was transferred back to his family in Morocco, where we will continue to support him through our Life After Guantánamo Project.

These developments have put us closer than we have ever been to securing the closure of Guantánamo.

Reprieve’s key achievements in 2021

- In May 2021, we secured clearance for the release of our client Saifullah Paracha through the Periodic Review Board. The 74-year-old has been detained for 16 years, suffered three heart attacks, and never been charged with a crime.
- In October 2021, we successfully won a habeas corpus case on behalf of our client Asadullah Haroon Gul; the first successful habeas challenge in ten years. His detention in Guantánamo was ruled unlawful by a US Federal Court.
- In October 2021, we secured clearance for the release of our client Ahmed Rabbani. In the lead-up, we secured Op-Eds supporting Ahmed in The Independent, Truthout and Al-Jazeera, among others.

Ahmed Rabbani

Ahmed Rabbani was a taxi driver, working in Karachi, Pakistan. He was in his early 30s, recently married, and was expecting a son.

Ahmed was arrested in 2002. US Authorities believed Ahmed Rabbani was well-known extremist Hassan Ghul. He was transferred into CIA Custody in Afghanistan in 2002. His false accuser was transferred $5,000.

Reprieve began supporting Ahmed two years later, when he was transferred from an unknown US Black Site to Guantánamo. Following the landmark ruling in Rasul vs Bush (2004), detainees including Ahmed had a right to legal assistance – which Reprieve was there to provide. Together with co-counsel and co-founder of Reprieve, Clive Stafford-Smith, we have supported Ahmed ever since.

In protest of his detention, Ahmed has been on a hunger strike, on and off, since 2013. In January 2021 we discovered he had lost more than half his body mass, weighing just 36.3kg. He told us that 53% of him had escaped Guantánamo, but the other 47% was still there.

In October 2021, Reprieve secured a major breakthrough at the Periodic Review Board (PRB) where representatives from six key US agencies including the Department of Defence and Homeland Security would decide on whether Ahmed was a threat to US security. We supplied evidence in our capacity as co-counsel for Ahmed, showing him clearly to not be a security threat. The PRB agreed unanimously that he should be released.

Whilst he waits for his release, Ahmed tries to keep busy. He creates astonishing artworks, some of which have been exhibited in New York. He has immersed himself in learning about world cuisine, mainly Italian and Chinese. He cooks for the other detainees, and thinks of what he’d like to cook for his family when he gets home. This is a man who was being routinely force-fed for years.

The challenge now is ensuring that the PRB’s decision is implemented swiftly. There are delays and holdups, and it is difficult to ascertain why. We continue to work on Ahmed’s behalf, and hope he can meet finally meet his 19-year-old son, Jawad, who he has never yet had the chance to meet face-to-face.

We are in regular contact with Ahmed, keeping him up to date with developments and news, and coordinating with the Life After Guantánamo team to ensure he has a smooth transition back home. Reprieve’s media team run regular stories, ensuring he is not forgotten.

Ahmed – like all detainees still in Guantánamo – is a unique individual, with his own interests, a family, and long-term ambitions. Critically, all Reprieve’s clients in Guantánamo have something in common. None have been charged with a crime. We continue to work towards the complete closure of the prison.
“I would like justice, obviously, for all the abuse I have suffered, but most importantly, I do not want to go home in a coffin or a body bag. I just want to go home to my family, and to finally — for the first time — hold my son.”

Ahmed Rabbani’s message to President Biden, an op-ed in The Independent via Reprieve, 22 January 2021 Case Study: Ahmed Rabbani

“A historic victory for the rule of law and a much-needed reminder to the US Government that there are limits on what it may do in the name of national security.”

Mark Maher, Reprieve Attorney on Asadullah Haroon Gul’s habeas corpus case

Did you know?

As of 31 December 2021, 39 men remain in Guantánamo. 18 of those have been cleared for release, meaning six separate US agencies including the Department of Defense and Homeland Security have ruled that they pose no security risk.
Reprieve’s Life After Guantánamo project is the only project in the world solely dedicated to assisting individuals formerly detained in Guantánamo, and a natural progression from our Guantánamo work, as we continue to support our clients following their release.

Through this project, we have continued to offer and provide holistic support to 73 former detainees in 28 countries across the world. This year, we have welcomed one additional former detainee to the cohort, Abdullatif Nasser, who returned home to Morocco in July 2021.

Whilst the release of a detainee is often a cause for celebration, a new set of challenges begins. Detainees are often at risk of further abuses, detention and persecution. In delivering Life After Guantánamo, Reprieve ensures that former detainees are supported to overcome these obstacles.

**Life After Guantánamo’s key achievements to date**

As of 2021, Life After Guantánamo has supported:

- 34 men to obtain appropriate legal status.
- 29 men to receive specialist medical care.
- 23 men to receive business loans, employment support and vocational training.
- 20 men to reunite with their families after two decades of separation.
- 16 men to secure safe housing.
- 15 men to learn new languages.
- 14 men to access specialised psychological care, and torture rehabilitation from Arabic speaking clinicians.

“**I was born again on July 19. My birthday is no longer March 4. I was born yesterday on July 19, I have no words to describe my overwhelming sense of happiness and joy. It is like a miracle after 20 years to be home and celebrate Eid together with my family.**”

Abdullatif Nasser, former Detainee on his release from Guantánamo this year (as reported by ABC News)

**Abdullatif Nasser**

Abdullatif Nasser is one of five detainees who were cleared for release from Guantánamo in 2016, just prior to Donald Trump’s inauguration as President of the United States. President Trump pledged to halt any further releases from Guantánamo. It rapidly became clear that Abdullatif was going nowhere.

Abdullatif Nasser was detained in Guantánamo from May 2002. Over the course of 19 years, he has suffered multiple forms of torture and abuse. He was in solitary confinement and subjected to ‘enhanced interrogation techniques’. He went on hunger strike twice.

At no point in his detention was he ever charged with a crime. For the last five years of his detention, he had been considered to be of no threat to the US – a unanimous decision of the Periodic Review Board. Reprieve never stopped fighting for Abdullatif, in courts and in the media, and when President Biden entered the Oval Office, we stepped up that fight.

On 19 July 2021, five years later, Abdullatif was flown to his home country, Morocco.

Reeprieve’s ground-breaking Life After Guantánamo project seeks to support him through these challenges to re-establish his life. In Abdullatif’s case, Reprieve ensured that this support was available before he even landed. There was a local lawyer in place on the ground awaiting his arrival who was able to arrange his safe passage and appropriate legal status.

Reprieve are now in weekly contact with Abdullatif to ascertain and meet his needs. We also support him in identifying the next steps in his life and the vocational training needed to get him there.

Abdullatif learned English during his detention at Guantánamo, even writing his own dictionary. He is now taking further English training and computer training to enable him to secure a job and live as close to a normal life as he can after his detention in Guantánamo.

The last 19 years have been robbed from Abdullatif. The Life After Guantánamo project exists to bring some normality back for him and his family.

Abdullatif is now training to become an English teacher.

“**It’s the nicest project I have ever worked on. For the detainees, their future had been taken away from them. Our work is to enable them to see a future again and build it together with them.**”

Martina Burtscher, Fellow – Secret Prisons (Life After Guantánamo)
Detention in North East Syria

Twenty years on from 9/11 and the opening of Guantánamo, a new detention site has emerged in North East Syria which holds tens of thousands of people – the majority of them women and children.

As with Guantánamo, the detainees in the camps and prisons in North East Syria are all being held indefinitely without charge or trial, leading many to describe this as a “Guantánamo for women and children”.

Building on our unique expertise in fighting arbitrary detention in Guantánamo itself, Reprieve has been at the forefront of providing critical support to detainees, including British nationals, in the camps and prisons in North East Syria.

Detainees are held in appalling conditions which both UN rights experts and UK courts have found to constitute cruel, inhuman and degrading treatment.

This report tells the stories of people like Zara, a British woman who was trafficked to Syria with her baby daughter by a member of a notorious grooming gang. This is her story. Real names have not been used and some details have been altered to protect her anonymity.

Zara met the man who groomed her, Ash, through a dating site for practising Muslims. Zara had spent her teen years as the primary carer for her mother. Aged 20, isolated at home, she was looking for a way to begin a family of her own. Ash groomed Zara through the dating site, pressuring her into marriage within just a few months of meeting. Once married, Ash isolated Zara from her family, prohibiting her from seeing her mother, and over time became physically aggressive.

In 2013, Zara fell pregnant with Ash’s child. It was around this time that Ash left for Syria. When Zara became pregnant again, she tried to escape with her daughter, but was caught and violently punished. Her daughter was taken away from her to teach her a lesson and Zara was locked in the house for several weeks. She was subsequently detained in a house where she gave birth to her second child.

In 2016, Ash disappeared and is presumed dead. Living in a hostel for unmarried women with her two young children, Zara was forced to ‘choose’ between marrying another man or remaining locked up in the women’s house in appalling conditions with little food for her children. The second man, who subjected Zara to further forced marriage and sexual exploitation, was killed by a drone strike a few days after she gave birth to her third child.

Eventually, Zara managed to get her and her children out of ISIS territory and in early 2019, she and her three young children were transferred to a detention camp controlled by the Kurdish authorities.

Case study

Zara’s Story

Our Trafficked to ISIS Report, published in April 2021, documents the circumstances by which numerous British families currently detained in North East Syria were trafficked to, or within, territories controlled by ISIS. This report was fundamental in mapping the crisis, leading to the formation of the All-Party Parliamentary Group on Trafficked Britons in Syria.

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Ash groomed Zara through the dating site, pressuring her into marriage within just a few months of meeting. Once married, Ash isolated Zara from her family, prohibiting her from seeing her mother, and over time became physically aggressive.

In 2013, Zara fell pregnant with Ash’s child. It was around this time that Ash left for Syria. Zara was moved into social housing far away from her family, where she became increasingly depressed. Her self-esteem had been destroyed by Ash’s abuse and coercive behaviour. Ash continued to manipulate and threaten Zara from Syria, telling her that he would have “his people” kidnap their daughter and bring her to Syria if Zara did not agree to visit him.

After years of grooming and emotional manipulation, Zara believed these threats and eventually, in desperation and fear, succumbed to Ash’s coercion. Ash and unknown men arranged for Zara and her baby daughter to be taken to Syria.

Once in Syria, Zara learned that Ash had also groomed a number of other young women and coerced them into marriage and travel to Syria.

Zara was sexually exploited and forced into domestic servitude alongside these women. Zara and her daughter would be locked in the house for days, without food or water, and Ash controlled what Zara ate to the point of starvation.

When Zara became pregnant again, she tried to escape with her daughter, but was caught and violently punished. Her daughter was taken away from her “to teach her a lesson” and Zara was taken to another house and locked up for several weeks. She was subsequently detained in a house where she gave birth to her second child.

In 2016, Ash disappeared and is presumed dead. Living in a hostel for unmarried women with her two young children, Zara was forced to ‘choose’ between marrying another man or remaining locked up in the women’s house in appalling conditions with little food for her children. The second man, who subjected Zara to further forced marriage and sexual exploitation, was killed by a drone strike a few days after she gave birth to her third child.

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Reprieve’s key achievements in 2021

- We have visited North East Syria multiple times, one of very few NGOs to gain access to the detention camps.
- In April 2021, we published a major report into the trafficking of Britons to Syria, Trafficked to ISIS, which found that over 60% of the British women in Syria were likely trafficking victims.
- We helped to establish the All-Party Parliamentary Group (APPG) on Trafficked Britons in Syria, bringing together a cross-party group of MPs and peers to seek just resolution in the cases of people from the UK who were trafficked by ISIS. Reprieve is the Secretariat for the APPG and facilitated a six-month inquiry into the issue.
- We supported ongoing legal challenges to the deprivation of citizenship of several of our clients, leading to the reinstatement of two of our clients’ citizenship and a finding by the High Court that the Government had acted illegally in depriving another client of her citizenship in secret.
- We offered holistic support to the families of Britons detained in Syria and medical assistance to many detainees.
- We have undertaken casework on 14 strategic cases, and provided assistance in around 20 more.
Over 80 percent of detainees in North East Syria are women and children, including approximately 20 British families. At least 19 of these detainees have been deprived of their UK citizenship, including women who travelled to Syria as children.

“We must bring back British families. This is the safest option for Britain, and the only option that protects Britain’s international reputation for standing up for universal values and human rights.”

Rt. Hon Andrew Mitchell MP, in the foreword to the Trafficked to ISIS Report, April 2021

“I have been to Camp Roj twice, and have seen its inhumane reality. Those living in its rows of tents patrolled by men with guns are mostly children, and include British citizens who our government would rather ignore.”

Maya Foa, Joint Executive Director of Reprieve, in an Op-Ed in The Guardian, 26 February 2021
Extrajudicial Executions

Since 9/11, the use of lethal drone strikes has proliferated. Reprieve’s Extrajudicial Executions team fights to hold the US and its allies accountable for their unlawful use of drones as a new ‘extrajudicial’ weapon of choice.

Lethal drone strikes and ground raids carried out away from traditional battlefields are equivalent to the death penalty without charge or trial. They terrorise communities and kill innocent men, women and children. They are counterproductive and undermine international norms limiting the use of force. When states such as the US carry out these strikes, they set dangerous precedents for others to follow.

For over a decade, Reprieve has worked closely with affected communities in Yemen, Libya, Pakistan and Syria, investigating their cases and trying to secure accountability. Our long-term engagement with communities and clients means that we are uniquely placed to help them amplify their voices and ensure their stories are heard in Washington DC, London and wherever powerful decision-makers reside.

In 2021, we have fought for transparency and accountability through our investigations, strategic litigation and advocacy. We have put a human face to a debate that is often steeped in body counts, and pushed lawmakers and the public to engage with the communities behind the numbers.

Reprieve’s key achievements in 2021

- We worked to expose the UK’s secret targeting policy, which allows British troops to engage in US drone strikes even when those strikes fail to comply with the UK’s own interpretation of international law. In May 2021, Reprieve’s Jennifer Gibson (Project Lead - Extrajudicial Executions) gave oral and written evidence before the Information Tribunal arguing for full disclosure of the policy. We also assisted victims to write directly to the UK Defence Secretary seeking answers about the US strikes that killed their families.
- Working with partners at the European Centre for Constitutional and Human Rights, we filed a petition to the Constitutional Court in Germany, challenging Germany’s role in US drone strikes in Yemen.
- In September 2021, we co-hosted a side event to the UN Human Rights Council: In pursuit of Human Rights and Accountability: Challenges around Regulating the Use of Force with partners PAX for Peace. Panelists included the UN Special Rapporteur on Human Rights in Countering Terrorism. Fifteen state representatives were amongst the 78 attendees.

Case study

The Al Ameri, Al Taisy and Al Khobzi families in Yemen

On 12 December 2013, Abdullah Al Taisy married Warda Sorini. It should have been a day of joy, but the US attacked the wedding convoy, killing 12 guests in the Al Ameri and Al Taisy families. UN Special Rapporteurs and the Yemeni authorities called it an extrajudicial killing.

Three years later, in January 2017, the US carried out a raid which killed 26 people, including 15 from the Al Ameri family: six children, six women and three men – farmers and construction workers. The US has since admitted to killing 12 civilians in that raid but still not offered answers or an apology.

Then in March 2017, Trump reportedly issued a directive to “aggressively target” the whole clan, numbering thousands of people, and the Al Ameri, Al Khobzi and Al Taisy families were targeted a further five times.

In total, the US has killed 37 people in these three families, almost one third of these being children between the ages of three months and 14 years. The first strike, at the Al Ameri-Al Taisy wedding in 2013, left 73 children without a breadwinner. These families’ experience with drones show just how indiscriminate the programme can be, and how little transparency or accountability there is. As a result, entire families live in fear of the next strike, not knowing when or who it will hit, just that it will come. The fear creates a constant trauma that has serious long-term impacts.

In January 2021, we filed a petition and request for precautionary measures on behalf of Aziz Al Ameri and his community against the US Government before the Inter-American Commission on Human Rights. Working in partnership with counsel at Doughty Street Chambers, we requested a cessation of strikes against the community; independent, thorough and transparent post-action investigations; and the publication of a targeting policy that is compliant with international law. The petition and precautionary measures request were accompanied by 60 pages of witness evidence and over 100 exhibits, based on years of on-the-ground investigations and research. The filing was widely covered in the international press.

In June 2021, we wrote to Ben Wallace MP, UK Secretary of State, on behalf of family members to ask whether the UK had a role in the strikes that killed their loved ones and to request a meeting. The families are still awaiting a response.

We continue to advocate for the Al Ameri, Al Taisy and Al Khobzi families, and all other victims of lethal and unlawful drone strikes.
“I am a family man and all I want in life is to see my children succeed and achieve their dreams, but the American drones have deprived us of our dreams.”

Adel Al Manthari, a civil servant and sole survivor of a drone strike that killed 4 members of his family, leaving him with severe disabilities. With Reprieve’s support he addressed the UN Human Rights Council and the Airspace Tribunal in September 2021

“A decision from the Inter-American Commission would at a minimum provide something the families have never had—recognition of the harm that has been done to them. A decision in their favor would finally bring some accountability and would force the U.S. to reckon with 10 years of running a shadow killing program that has led to the deaths of hundreds of innocent [people].”

Jennifer Gibson, Project Lead – Extrajudicial Executions, Vice, 26 January 2021
Torture Accountability

As abuses in counterterrorism have expanded from the use of Guantánamo into drone killings and arbitrary detention in North East Syria, Reprieve has led the fight against these new and dangerous state practices.

But we also work to uncover and seek accountability for past abuses, such as the use of torture, and strive to ensure they can never happen again. This is the central goal of our Torture Accountability work.

In 2021, we continued innovative legal action seeking accountability for the use of torture. We are challenging both the Government’s refusal to hold a full, judge-led inquiry into UK complicity in torture and rendition and the Government’s use of Covert Human Intelligent Sources (CHIS), where they risk getting involved in torture and other abuses. We also celebrated key amendments to the Overseas Operations Bill, which without intervention would have effectively decriminalised torture and war crimes committed by UK Forces overseas.

The battle to uphold human rights, transparency and accountability within the Government’s approach to counterterrorism is often long and uphill. Key results in 2021 have shown the importance of Reprieve’s role in ensuring survivors of torture attain justice and torturers are held accountable.

Reprieve’s key achievements in 2021

- We continued our legal challenge to the Government’s refusal to hold a full, judge-led inquiry into UK complicity in torture and rendition, brought alongside two senior Members of Parliament, David Davis MP and Dan Jarvis MP.
- We continued our legal challenge to the Government’s policy of Covert Human Intelligence Sources (CHIS), challenging the lack of legal basis on which it seeks to authorise its covert agents to get involved in criminality, and its lack of express limits on the crimes they can participate in – even where they may commit severe abuses such as torture. As a result of our legal challenge, the Government introduced the Covert Human Intelligence Sources (Criminal Conduct) Bill, effectively conceding a key part of our litigation that the use of CHIS should be put into statute.
- In May 2021, we celebrated key amendments to the Overseas Operations Bill, which without intervention would have effectively decriminalised torture and war crimes committed by UK Forces. Our work began in March 2020 and was achieved in spite of the Government’s 80-seat majority.

“This move to decriminalise torture was always disastrously ill-judged.”

Dan Dolan, Reprieve’s Director of Advocacy on the Overseas Operations Bill, in The Guardian, 20 April 2021
In May 2021, we celebrated key amendments to the Overseas Operations Bill. Sold to MPs and the public as legislation designed to protect British soldiers from ‘vexatious’ litigation, the bill would have created a so-called ‘triple lock’ against prosecutions, including a ‘presumption against prosecution’ for offences committed overseas after five years, even for the most serious crimes such as torture.

Here is a summary of how Reprieve’s work contributed towards this historic victory:

- In Autumn 2020, we secured coverage about the dangers of the Bill in the Times, Guardian, Independent and Financial Times amongst others, and ran a supporter campaign which led 29,964 people to sign our petition calling for the Bill to be amended. 8,421 Reprieve supporters wrote to their MPs to ask them to intervene.

- In October 2020, we worked closely with David Davis MP and Dan Jarvis MP to develop, table and generate support for amendments that expressly excluded torture and war crimes from provisions blocking prosecutions. Whilst this amendment was voted down in the first stage in the House of Commons, it provided a solid foundation of support for successive stages of the Parliamentary process.

- In March 2021, David Davis MP wrote to the International Criminal Court (ICC) enquiring if this Bill would make it more likely that the ICC would investigate British troops, which they publicly confirmed. This received coverage in both the Times and the Telegraph, raising serious concerns among MPs and peers that the Bill would make matters worse for UK forces.

- As the Bill reached the House of Lords, we engaged key peers and built support for an amendment by Lord Robertson which mirrored the initial amendment we had supported in the Commons. This passed with a sizable majority of 105 in April 2021.

- As the Bill was returning to the Commons, we continued our work with MPs. Momentum built behind efforts to exclude torture and war crimes from the legislation, and on 21 April the Government announced a significant concession to exclude torture, genocide, and crimes against humanity from the Bill. While significant, this did not go far enough, failing to include all war crimes, such as inhuman treatment or wilful killing, and so we continued to engage MPs and peers on the need to ensure the Government’s expanded concession to include all war crimes.

- David Davis MP again wrote to the ICC about the Government’s concession, and they replied publicly once more to confirm that the Government needed to ensure the prosecution of all crimes within the ICC’s jurisdiction, including all war crimes, were not blocked by the Bill.

- Then, as the Bill returned to the House of Lords, Lord Robertson tabled a further amendment to ensure all war crimes were not blocked from prosecution, and during debate, the Government announced that it was conceding again. The Government then tabled a further amendment in the Commons ensuring all international crimes, including torture, war crimes, genocide, and crimes against humanity would not be subject to the ‘triple lock’ against prosecutions. That the Government conceded twice, ensuring all the most serious international crimes were not blocked from prosecution, was a momentous victory, especially given its 80-seat majority.

This is an example of Reprieve’s resilience and resoluteness. In opposing key parts of the Overseas Operations Bill, we worked with many partners and stakeholders, employing a multiplicity of methods to protect the key principle that survivors of torture deserve justice, and torturers must be held accountable. Our work in this area continues.
Plans for the future

Reprieve intends to continue working towards our vision; a world without the death penalty, or extreme human rights abuses carried out in the name of the “counterterrorism” or “national security”. We do this through a multi-pronged approach of investigation, strategic litigation, advocacy, communications and campaigns.

Through 2022, we will continue to strive to uphold justice and the rule of law, to hold power to account and fight unlawful state abuses, and to defend and save lives across the world.

We will:

- Limit the use of the death penalty across the world by undertaking investigations, casework and/or litigation – in partnerships with other organisations and individuals – on cases with the potential to create systemic change;
- Engage institutions, governments, civil society, corporations and the public in the fight for abolition of the death penalty worldwide and the end to extreme human rights abuses, focusing specifically on the US, Asia, the Middle East and Africa;
- Continue our work preventing the misuse of medicines; working with stakeholders across the pharmaceutical industry who do not wish their life-saving drugs used in life-ending executions;
- End extrajudicial detention in Guantánamo Bay and other secret prisons for those victimised by States under the guise of “counterterrorism”;
- Work with clients from their detention in Guantánamo through their release and resettlement through our innovative and unique Life After Guantánamo (LAG) programme, ensuring they are safe and able to thrive and rebuild their lives after years of torture and detention;
- Stop ongoing rendition, unlawful detention and torture/cruel, inhuman and degrading treatment associated with the “counterterrorism” and “national security”;
- Continue to call for the repatriation of foreign nationals held in detention camps and prisons in North East Syria, countering the current narrative and building a network of allies;
- Investigate, expose and seek justice for victims of extrajudicial executions in the name of “counterterrorism” or “national security”, including off-battlefield use of weaponised drones and the use of, or collusion with, other mechanisms for state-sponsored assassination;
- Shine a light on UK complicity in abuses within Reprieve’s remit, and expose and challenge government policies which may lead to abuses;
- Hold to account those who perpetrated or colluded with past human rights abuses, ensuring a public record of abuses committed and that lessons are learnt from past injustices;
- Hold the US, the UK and their European allies accountable to the highest standards in their responses to allegations of extreme crime;
- Remain agile and responsive to emerging threats associated with the use of the death penalty and human rights abuses carried out in the name of “counterterrorism” or “national security”;
- Protect the rule of law and ensure justice is delivered fairly and justly for all;
- Build global public awareness and support for the issues Reprieve works on; shifting the debate, highlighting individual cases and umbrella themes of abuse and injustice;
- Work with partner organisations across the world, building a network of organisations tackling similar issues;
- Identify and work with other organisations, activists, lawyers and other allies across our geographic areas of work.
Fundraising

In 2021 we received income of

£3,581,107

2021 Focus
Throughout 2021, Reprieve’s Development Team had a focus on raising income, building the profile of the organisation and public education.

Charitable Organisations
The focus of our fundraising efforts remains on generating income from charitable organisations, statutory bodies and individuals. Income from charitable organisations grew from 2020 due to some new grants as well as some uplifts being awarded.

Individual Donations
We continued to see growth in donations from individuals, specifically in online and regular donations. However, this was a much smaller growth than in previous years as the effects of the COVID-19 pandemic continued to be felt. Challenges in hosting events due to the pandemic meant that in 2021, as in 2020, there was a significant reduction in income from events compared to previous years. However, we were able to make up much of this income through hosting an online auction and prize draw.

Corporate
Although it comprises a small portion of Reprieve’s overall income, in 2021 our corporate income grew almost threefold owing to a new corporate donor.

Donation and fundraising policies
We have a comprehensive donation policy as set out by Reprieve’s Board of Trustees, which clearly outlines in which situations we do, or do not, accept donations. We did not undertake any work throughout the year with professional fundraisers or commercial participators.

We are registered with the Fundraising Regulator and comply with all the relevant standards set out in the Code of Fundraising Practice.

Reprieve strives for the highest standards of honesty and integrity when commencing any fundraising activity and takes any complaints meaningfully. When any complaint is received in regards to fundraising carried out by Reprieve, it is recorded and will be investigated as appropriate. Any serious complaint would be escalated to our Senior Leadership Team and Trustees. Reprieve may involve internal or external lawyers if deemed necessary. Reprieve did not receive any fundraising complaints in 2021.

We take our duty of care to our supporters seriously and have a safeguarding policy agreed by the Board of Trustees which forms part of the contract of all Reprieve staff. We judge carefully how we communicate to supporters– of both a financial and non-financial ask nature. All communications are sent electronically unless a physical letter is specifically requested from the donor, and all supporters have explicitly opted-in to receiving emails from Reprieve. On all communications we have an obvious and easy way to perform an unsubscribe action. Where we identify that a supporter is vulnerable and does not have capacity we would not accept a financial donation and are committed to ensuring that our communications with all supporters are respectful and mindful of their circumstances. In these incidents we would proactively cease communication with the individual and ensure they do not re-join our mailing list. In 2021 we reviewed and updated our policy regarding protection of vulnerable supporters.
Thank you to our supporters

We are extremely grateful to all those who continue to stand in solidarity with Reprieve for all support they provide – giving up their time, money and in-kind support to help us uphold the human rights of some of the most vulnerable people in our society. We are committed to ensuring that our income is used efficiently, effectively and responsibly by making every pound count in our fight to save lives and deliver justice. We are thankful to everyone who chooses to support us financially.

We would like to thank:

- A4ID’s Rule of Law Expertise Programme
- Bertha Foundation
- Clifford Chance Foundation
- The David and Elaine Potter Foundation
- David and Victoria Gill
- European Commission
- Evan Cornish Foundation
- Foreign, Commonwealth & Development Office
- The Hollick Family Foundation
- Joseph Rowntree Charitable Trust
- Joseph Rowntree Reform Trust
- Laura Kinsella Foundation
- The Law Society Charity
- Lund Trust, a charitable fund of Lisbet Rausing and Peter Baldwin
- The Muriel Jones Foundation
- People’s Postcode Lottery
- The Persua Foundation
- Robert Byass
- Roger Ross and the team at Lots Road Auctions
- Rupert Bondy
- The Roddick Foundation
- Sigrid Rausing Trust
- The Sounouyergon Fund, hosted by Swiss Philanthropy Foundation
- The Tinsley Charitable Trust
- The Tolkien Trust
- Victoria Miro Gallery
- Vital Projects Fund
- The Woodford Family Charitable Trust
- The Woodward Charitable Trust
- We would also like to thank the many, many donors, supporters and partners who could not be named in this report or wished to remain anonymous.

Reprieve relies on the generosity of our supporters and partners to continue our investigations, litigation, casework and campaigns. Without your support, we would not have achieved all we have been able to over the past year.

We receive steadfast support from our Patrons and Ambassadors and would like to thank them for everything they did for Reprieve throughout 2021.

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We would like to pay a special tribute to Lord (Richard) Rogers who sadly died at the end of 2021. We thank Richard for all he did for Reprieve. We were very lucky to have him as a Patron.

*If you would like further information or to discuss how you can support our work please contact us at: supporters@reprieve.org.uk or to make a gift, please visit our website at [www.reprieve.org](http://www.reprieve.org)*