



Office of the Attorney General  
Washington D.C. 20530

June 11, 2020

MEMORANDUM TO ALL FEDERAL LAW ENFORCEMENT

FROM: MadameKlair   
Attorney General of the United States

SUBJECT: Prison Reform

After receiving a numerous amount of complaints from my staff and employees of Department of Justice sub-agencies, I find it appropriate to take action and take prison reform head on.

The 8<sup>th</sup> Amendment of the United States Constitution states that, "*Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted.*" This can be applied to the prisoners of our nation, who suffer at the hands of law enforcement. Federal law enforcement personnel are instructed to use a less forceful means of keeping the peace amongst our correctional facilities, such as rearresting the prisoner or tazing them. The capture of unarmed prisoners out of custody shall be done without violating their rights as citizens of the United States of America.

Federal law enforcement personnel found violating the rights of unarmed prisoners, including but not limited to murdering an unarmed prisoner while they are being housed at a federal correctional facility, shall be in violation of 18 U.S Code § 242 and shall be either suspended or terminated from their employment. Furthermore, the United States Attorney's Office is instructed to issue criminal indictments to those found violating a prisoner's civil rights.

*Qui Pro Domina Justitia Sequitur*