ARTICLES OF INCORPORATION

OF

No Peace Without Justice, International Committee

TO: The D.C. Department of Consumer and Regulatory Affairs
   Washington, D.C.

We, the undersigned natural persons of the age of eighteen
years or more, acting as incorporators, adopt the following
Articles of Incorporation pursuant to the District of Columbia
Non-Profit Corporation Act:

FIRST: The name of the corporation is No Peace Without
Justice, International Committee.

SECOND: The period of duration is perpetual.

THIRD: The corporation shall have voting members whose
classes, qualifications, rights and privileges, including voting
rights shall be as set forth in the bylaws.

FOURTH: The corporation is organized and will be operated
exclusively for charitable and educational purposes under section
501(c)(3) of the Internal Revenue Code, including:

(1) organizing conferences and promoting information
campaigns, projects, parliamentary actions, and demonstrations
relating to human rights issues at the global and regional
levels;

(2) seeking global public support for the activities of
the ad hoc International Tribunal instituted by the United Nations
on the crimes committed in the former Yugoslavia;

(3) supporting all United National initiatives generated
from the activities of its fiftieth anniversary;

(4) promoting the institution by the United Nations
General Assembly of the International Criminal Court for crimes
against humanity and the convocation of an international confer-
ence for the promotion of the International Criminal Court;

(5) seeking the verification of the application of the
human right to fair justice in the legislations of the member
states of the United Nations;

(6) promoting the creation of a new international
system of guarantees and jurisdiction; and

(7) recommending the development and reform of international organizations at the global and regional levels.

In pursuance of these purposes it shall have the powers to do all things necessary, proper and consistent with obtaining and maintaining its tax-exempt status under section 501 (c)(3). All references to sections in these Articles refer to the Internal Revenue Code of 1986 as amended or to comparable sections of subsequent internal revenue laws.

FIFTH: No part of the net earnings of the corporation shall inure to the benefit of or be distributed to any director, employee or other individual, partnership, estate, trust or corporation having a personal or private interest in the corporation. Compensation for services actually rendered and reimbursement for expenses actually incurred in attending to the affairs of this corporation shall be limited to reasonable amounts. No part of the activities of this corporation shall be the carrying on of propaganda or otherwise attempting to influence legislation to an extent that would disqualify it for tax exemption under Section 501(c)(3), and this corporation shall not participate in or intervene in (including the publishing or distributing of statements) any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these Articles or of any Bylaws adopted thereunder, this corporation shall not take any action not permitted by the laws which then apply to this corporation.

SIXTH: The internal affairs of the corporation shall be regulated by its Board of Directors as described in the Bylaws. Upon dissolution of the corporation, its assets shall be disposed of exclusively for the purposes of the corporation or distributed to such organizations organized and operated exclusively for charitable purposes which shall, at the time, qualify as exempt organizations under section 501(c)(3).

SEVENTH: The registered agent is Gail Harmon, and the address, including street and number, of its initial registered office is 2001 S Street, N.W., Suite 430, Washington, DC 20009-1125.

EIGHTH: The number of directors constituting the initial Board of Directors is nine, and the names and addresses, including street number, of the persons who are to serve as the initial directors until the first annual meeting, or until their successors are elected and qualified, are:

1. Beverly Allen
   201 H.B. Crouse Hall
   Syracuse University
   Syracuse, NY 13244
The members of the Board of Directors shall be those individuals elected, from time to time, in accordance with the Bylaws.

NINTH: The names and addresses, including street and number, of the incorporators are:

(1) William A. MacDonald
    2001 S Street, N.W., Ste. 430
    Washington, DC 20009

(2) Kevin Green
    2001 S Street, N.W., Ste. 430
    Washington, DC 20009

(3) Charles Crumb
    2001 S Street, N.W., Ste. 430
    Washington, DC 20009
I, Blanca H. Clayton, a Notary Public, hereby certify that on the 5th day of December 1996, William A. MacDonald, Kevin Green, and Charles Crumb, appeared before me and signed the foregoing document as incorporators, and have averred that the statements therein contained are true.