

ANNEX 6 - Objective Medical Evidence of Covert Chemical Subjugation (Hospital Marina Baixa, March 24, 2022 - Falsified "Baby Aspirin")

RESPONDENT STATE PARTY: The Kingdom of Spain **NATURE OF DOCUMENT:** Objective Medical Evidence, Proof of Covert Chemical Subjugation, and Medical Weaponization **SUBMISSION FOR:** UNCAT Individual Communication

1. Factual Background: The Discovery of Chemical Subjugation

Annex 6 centers on a critical medical discovery that occurred on March 24, 2022, following a physical injury. The complainant, Ing. Hans Smedema, broke his arm and was transported to the emergency department of Hospital Marina Baixa in Villajoyosa (La Villa), Spain 1, 2. During the standard pre-operative intake evaluation, an independent anesthetist reviewed the hospital's internal digital medical files to check the complainant's prescriptions 2.

The anesthetist objectively identified and informed the complainant that the daily medication he had been taking—which was officially packaged, prescribed, and dispensed by his Spanish doctor (Dra. Carmen Montoya) and local *Farmacias* as "baby aspirin 100mg"—was, in reality, a powerful, mind-altering antipsychotic medication (Risperdal/Risperidone) 2-4. The complainant, who is not psychotic and has no legitimate medical need for such a drug, had been unknowingly subjected to this covert chemical administration 2. This objective hospital record shattered the disguise of a transnational operation designed to chemically lobotomize the complainant, artificially reduce his high cognitive abilities (IQ 135) to a "half-zombie" state, and manufacture psychiatric symptoms that the state could then use to formally label him "delusional" 2, 3.

2. The Consequence: Institutional Complicity and Poisoning

The clinical and legal reality of this discovery is that the Spanish medical infrastructure was weaponized to execute a clandestine intelligence directive. Administering a heavy psychotropic drug to a healthy person by deceptively packaging it as a mild cardiovascular medication constitutes pharmacological warfare, medical battery, and poisoning 5.

This covert administration on Spanish soil was allegedly authorized through a secret, fraudulent medical mandate procured by foreign operatives (specifically Dutch psychologist Drs. Janne Geraets) in 2016 3. By allowing its doctors, pharmacies, and digital health systems to be hijacked to dispense disguised antipsychotics to a resident alien, the Kingdom of Spain actively facilitated severe physical and cognitive degradation.

3. Legal Significance for UNCAT Proceedings against Spain

Annex 6 is a devastating piece of forensic medical evidence in the UNCAT communication against Spain. It shifts the allegations from psychological complaints to objective, medically verified chemical torture, proving the following violations:

A. Direct Violation of UNCAT Article 16 (Cruel, Inhuman, or Degrading Treatment) The covert, unconsented administration of potent antipsychotics (Risperdal) to a non-psychotic individual to intentionally impair their brain chemistry and cognitive function is a textbook violation of Article 16 5, 6. The Spanish healthcare system's execution of this chemical subjugation—whether through blind obedience to a foreign intelligence mandate or direct complicity—makes the Kingdom of Spain a direct facilitator of cruel, inhuman, and degrading treatment on its sovereign territory 7.

B. Direct Violation of UNCAT Article 12 (Failure to Investigate) Under UNCAT Article 12, a State Party is strictly mandated to conduct a prompt and impartial investigation whenever there are reasonable grounds to believe an act of torture or CIDT has occurred 8. The objective discovery within the digital system of a Spanish state hospital (Hospital Marina Baixa) that a patient was being systematically poisoned with disguised antipsychotics provided absolute, empirical grounds for an immediate criminal investigation 3. Despite this medical proof, the Spanish authorities initiated zero criminal or medical malpractice inquiries into the

involved *Farmacias*, the prescribing Spanish doctors, or the foreign intelligence operatives directing the operation, flagrantly violating their Article 12 duties 3, 7.

C. Establishing the "Futility Exception" for Exhaustion of Domestic Remedies (Article 22(5)(b)) Annex 6, coupled with the systemic denials that followed its discovery, mathematically proves the "futility exception" regarding the exhaustion of domestic Spanish remedies. When the complainant confronted his Spanish doctor regarding the anesthetist's revelation, she denied any knowledge of the antipsychotic 2. Because the underlying Spanish mandates authorizing this chemical subjugation are kept secret, and because the medical professionals involved actively deceive the victim or withhold the true medical directives, the complainant is stripped of the foundational documentary evidence required to initiate a domestic medical malpractice or criminal lawsuit in Spain 9. It is structurally futile to pursue domestic judicial remedies when the state's medical and legal apparatus actively conceals the evidence of its own poisoning campaign.

Conclusion Annex 6 stands as objective, hospital-verified proof of covert chemical subjugation occurring on Spanish soil. It demonstrates that the Kingdom of Spain permitted its medical infrastructure to be weaponized for transnational state capture, resulting in the prolonged poisoning of a resident alien. Spain's subsequent failure to investigate this objective medical anomaly constitutes a gross violation of the Convention Against Torture, triggering the futility exception and demanding supranational accountability.