De Engelse tekst van het Handvest is bij Koninklijk Besluit van 21 december 1945 bekendgemaakt in Stb. F 321.
De Engelse en de Franse tekst, zoals gewijzigd, zijn geplaatst in Trb. 1979, 37.

Op 31 maart 2006 heeft de Veiligheidsraad van de Verenigde Naties tijdens zijn 5406e zitting aangenomen Resolutie 1667 (2006). De Engelse tekst van deze Resolutie luidt:

Resolution 1667 (2006)

Adopted by the Security Council at its 5406th meeting, on 31 March 2006

The Security Council,

Recalling its previous resolutions and statements by its President concerning the situations in Liberia and the subregion, in particular its resolutions 1626 of 19 September 2005 and 1638 of 11 November 2005,

Welcoming the Secretary-General’s report of 14 March 2006 (S/2006/159),

Welcoming the inauguration of President Ellen Johnson Sirleaf and the installation of the newly elected Liberian Government,

Emphasizing that significant challenges remain in completing reinte-
gration and repatriation of ex-combatants and restructuring of the Libe-
rian security sector, as well as maintaining stability in Liberia and the subregion,
Expressing its appreciation for the continuing support of the Economic Community of West African States (ECOWAS) and the African Union (AU) for the Liberian Peace process, as well as for financial and other assistance provided by the international community,

Welcoming the transfer of former President Charles Taylor to the custody of the Special Court for Sierra Leone, and renewing its expression of appreciation to Nigeria and its President, Olusegun Obasanjo, for providing for former President Taylor’s temporary stay in Nigeria,

Determining that the situation in Liberia continues to constitute a threat to international peace and security in the region,

Acting under Chapter VII of the Charter of the United Nations,

1. Decides that the mandate of the United Nations Mission in Liberia (UNMIL) shall be extended until 30 September 2006;
2. Decides to extend the provisions of paragraph 6 of resolution 1626 (2005) for the period specified in paragraph 1 above;
3. Reaffirms its intention to authorize the Secretary-General to redeploy troops between UNMIL and the United Nations Operation in Côte d’Ivoire on a temporary basis in accordance with the provisions of resolution 1609 (2005), as may be needed;
4. Takes note of the letter of the Secretary-General addressed to the President of the Security Council dated 22 March 2006 (S/2006/184), and expresses its determination to review the tasks and the troop level of the United Nations Operation in Côte d’Ivoire (UNOCI) by the end of April 2006, with a view to a decision on its reinforcement;
5. Requests the Secretary-General to review his recommendations for a drawdown plan for UNMIL and to present further recommendations in his next regular report to the Council on UNMIL’s progress with the implementation of its mandate;
6. Decides to remain actively seized of the matter.

Resolution 1671 (2006)

Adopted by the Security Council at its 5421st meeting, on 25 April 2006

The Security Council,

Commending the people of the Democratic Republic of the Congo on the successful holding of a referendum on the draft Constitution that entered into force on 18 February 2006,

Underlining the importance of elections as the foundation for the longer term restoration of peace and stability, national reconciliation and establishment of the rule of law in the Democratic Republic of the Congo,

Commending the efforts of the Independent Electoral Commission to prepare the holding of the elections and expressing its appreciation for the unprecedented and outstanding logistical support provided to the Commission by the United Nations Organization Mission in the Democratic Republic of the Congo (MONUC),

Stressing the primary responsibility of the Government of the Democratic Republic of the Congo for ensuring security during the period encompassing the elections,

Commending the donor community, in particular the European Union, for the assistance it is providing to the electoral process and in the interest of a successful outcome to the transition in the Democratic Republic of the Congo, and encouraging it to continue its support,

Welcoming the additional assistance that the European Union is providing in the context of the forthcoming elections by temporarily reinforcing its police mission EUPOL Kinshasa to support the coordination of relevant units of the police forces of the Democratic Republic of the Congo,

Taking note of the request expressed in the letter dated 27 December 2005 from the Under-Secretary-General for Peacekeeping Operations to the Presidency of the European Union (S/2006/219, annex I),

Taking note of the response to this letter by the Minister of Foreign Affairs of the Republic of Austria dated 28 March 2006, on behalf of the Council of the European Union (S/2006/219, annex II),

Welcoming the intention of the European Union to deploy a force to support MONUC during the electoral period in the Democratic Republic of the Congo as expressed in the above letter of 28 March, which stated inter alia that this force would not substitute for MONUC or the Armed Forces of the Democratic Republic of the Congo in their tasks, and which noted the assessment that the capabilities of MONUC in certain parts of the territory of the Democratic Republic of the Congo should enable it to address possible difficulties without support from the European Union,
Considering that the current mandate of MONUC will be subject to renewal by 30 September 2006 and expressing its intention to extend it for a further period beyond this date,

Determining that the situation in the Democratic Republic of the Congo continues to constitute a threat to international peace and security in the region,

Acting under Chapter VII of the Charter of the United Nations,

1. Takes note of the letter addressed by the Permanent Representative of the Democratic Republic of the Congo to the President of the Security Council dated 30 March 2006 (S/2006/203) and of the support of the Government of the Democratic Republic of the Congo for the temporary deployment of a European Union force (“Eufor R.D.Congo”) to support MONUC during the period encompassing the elections in the Democratic Republic of the Congo;

2. Authorizes, for a period ending four months after the date of the first round of the presidential and parliamentary elections, the deployment of Eufor R.D.Congo in the Democratic Republic of the Congo;

3. Notes that Eufor R.D.Congo will comprise advance elements concentrated in Kinshasa and other elements held outside the Democratic Republic of the Congo (an “over the horizon” force) with the appropriate capacity;

4. Decides that the authorization for the deployment mentioned in paragraph 2 above shall not exceed the term of MONUC’s mandate and will be subject, beyond 30 September 2006, to the extension of MONUC’s mandate;

5. Requests the Secretary-General to inform the Security Council of the decision to be taken by the Congolese authorities on the definitive timetable for the holding of the elections;

6. Stresses that Eufor R.D.Congo is authorized immediately to take all appropriate steps, including the deployment of advance elements in the Democratic Republic of the Congo, in order to prepare its full operational capability;

7. Invites the European Union to take all appropriate steps with a view to the well-coordinated disengagement of its force following the completion of its mandate;

8. Decides that Eufor R.D.Congo is authorized to take all necessary measures, within its means and capabilities, to carry out the following tasks, in accordance with the agreement to be reached between the European Union and the United Nations:
   a) to support MONUC to stabilize a situation, in case MONUC faces serious difficulties in fulfilling its mandate within its existing capabili-
b) to contribute to the protection of civilians under imminent threat of physical violence in the areas of its deployment, and without prejudice to the responsibility of the Government of the Democratic Republic of the Congo,

c) to contribute to airport protection in Kinshasa,

d) to ensure the security and freedom of movement of the personnel as well as the protection of the installations of Eufor R.D.Congo,

e) to execute operations of limited character in order to extract individuals in danger,

9. Notes that decisions to engage Eufor R.D.Congo on the tasks mentioned in paragraph 8 above will be taken by the European Union upon a request by the Secretary-General, or in emergency cases, in close consultation with MONUC, to fulfil tasks mentioned in subparagraphs 8 (b), (c), (d) and (e);

10. Decides that the measures imposed by paragraph 20 of resolution 1493 (2003) and paragraph 1 of resolution 1596 (2005) shall not apply to supplies of arms and related material as well as technical training and assistance intended solely for the support of or the use by Eufor R.D.Congo;

11. Requests the European Union and the Secretary-General to ensure a close cooperation during the preparation of the establishment of Eufor R.D.Congo and for the duration of its mandate, and until its full disengagement;

12. Urges the Government of the Democratic Republic of the Congo and the European Union to conclude a status-of-forces agreement before the deployment of advance elements of Eufor R.D.Congo as referred to in paragraph 6 above, and decides that, until such an agreement is concluded, the terms of the status-of-forces agreement for MONUC dated 4 May 2000 shall apply mutatis mutandis between the European Union and the Government of the Democratic Republic of the Congo in respect of Eufor R.D.Congo, including possible third-country contributors;

13. Requests all Member States, in particular those in the vicinity of the Democratic Republic of the Congo, to provide all necessary support to facilitate the swift deployment of Eufor R.D.Congo, and in particular to ensure the free, unhindered and expeditious movement to the Democratic Republic of the Congo of its personnel, as well as equipment, provisions, supplies and other goods, including vehicles and spare parts, which are for its exclusive and official use;

14. Authorizes MONUC, within the limit of its capacities, to provide all necessary logistical support to Eufor R.D.Congo, on a cost reimbursement basis;

15. Requests the European Union to report regularly to the Government of the Democratic Republic of the Congo and to the Security Council on the implementation of Eufor R.D.Congo’s mandate;
16. Calls upon all Congolese parties to demonstrate their full commitment to a democratic process by ensuring that the upcoming presidential and legislative elections are free, fair, peaceful and transparent;

17. Calls also upon the Government of the Democratic Republic of the Congo to do its utmost to ensure that the presidential and parliamentary elections are held in accordance with the timetable of the Independent Electoral Commission;

18. Decides to remain actively seized of the matter.

Op 25 april 2006 heeft de Veiligheidsraad van de Verenigde Naties tijdens zijn 5423e zitting aangenomen Resolutie 1672 (2006). De Engelse tekst van deze Resolutie luidt:

Resolution 1672 (2006)
Adopted by the Security Council at its 5423rd meeting, on 25 April 2006

The Security Council,


Stressing again its firm commitment to the cause of peace throughout Sudan, including through the African Union-led inter-Sudanese peace talks in Abuja, Nigeria (“Abuja Talks”), full implementation of the Comprehensive Peace Agreement of 9 January 2005 and an end to the violence and atrocities in Darfur,

Determining that the situation in Sudan continues to constitute a threat to international peace and security in the region,

Acting under Chapter VII of the Charter of the United Nations,

1. Decides that all States shall implement the measures specified in paragraph 3 of resolution 1591 (2005) with respect to the following individuals:

   – Major General Gaffar Mohamed Elhassan (Commander of the Western Military Region for the Sudanese Armed Forces)
   – Sheikh Musa Hilal (Paramount Chief of the Jalul Tribe in North Darfur)
   – Adam Yacub Shant (Sudanese Liberation Army Commander)
   – Gabril Abdul Kareem Badri (National Movement for Reform and Development Field Commander)

2. Decides to remain actively seized of the matter.
Resolution 1676 (2006)

Adopted by the Security Council at its 5435th meeting, on 10 May 2006

The Security Council,


Reaffirming the importance of the sovereignty, territorial integrity, political independence and unity of Somalia,

Reiterating the urgent need for all Somali leaders to take tangible steps to continue political dialogue,

Reiterating its strong support for the Special Representative of the Secretary-General,

Stressing the need for the Transitional Federal Institutions to continue working towards establishing effective national governance in Somalia,

Commending the efforts of the African Union and the Intergovernmental Authority on Development in support of the Transitional Federal Institutions and welcoming the African Union’s continued support for national reconciliation in Somalia,

Taking note of the report of the Monitoring Group dated 5 April 2006 (S/2006/229, annex) submitted pursuant to paragraph 3 (i) of resolution 1630 (2005) and the observations and recommendations contained therein,

Condemning the significant increase in the flow of weapons and ammunition supplies to and through Somalia, which constitutes a violation of the arms embargo and a serious threat to the Somali peace process,

Concerned about the increasing incidents of piracy and armed robbery against ships in waters off the coast of Somalia, and its impact on security in Somalia,

Reiterating its insistence that all Member States, in particular those in the region, should refrain from any action in contravention of the arms embargo and should take all necessary steps to hold violators accountable,
Reiterating and underscoring the importance of enhancing the monitoring of the arms embargo in Somalia through persistent and vigilant investigation into the violations, bearing in mind that strict enforcement of the arms embargo will improve the overall security situation in Somalia,

Determining that the situation in Somalia constitutes a threat to international peace and security in the region,

Acting under Chapter VII of the Charter of the United Nations,

1. Stresses the obligation of all Member States to comply fully with the measures imposed by resolution 733 (1992);

2. Expresses its intention, in light of the report of the Monitoring Group dated 5 April 2006 (S/2006/229, annex), to consider specific actions to improve implementation of and compliance with measures imposed by resolution 733 1992);

3. Requests the Secretary-General, in consultation with the Committee established pursuant to resolution 751 (1992) of 24 April 1992 (hereinafter referred to as “the Committee”), to re-establish within thirty days from the date of the adoption of this resolution, and for a period of six months, the Monitoring Group referred to in paragraph 3 of resolution 1558 (2004), with the following mandate:
   a) to continue the tasks outlined in paragraphs 3 (a) to (c) of resolution 1587 (2005);
   b) to continue to investigate, in coordination with relevant international agencies, all activities, including in the financial, maritime and other sectors, which generate revenues used to commit arms embargo violations;
   c) to continue to investigate any means of transport, routes, seaports, airports and other facilities used in connection with arms embargo violations;
   d) to continue refining and updating information on the draft list of those individuals and entities who violate the measures implemented by Member States in accordance with resolution 733 (1992), inside and outside Somalia, and their active supporters, for possible future measures by the Council, and to present such information to the Committee as and when the Committee deems appropriate;
f) to work closely with the Committee on specific recommendations for additional measures to improve overall compliance with the arms embargo;
g) to assist in identifying areas where the capacities of States in the region can be strengthened to facilitate the implementation of the arms embargo;
h) to provide to the Council, through the Committee, a midterm briefing within 90 days from its establishment;
i) to submit, for the Security Council’s consideration, through the Committee, a final report covering all the tasks set out above, no later than 15 days prior to the termination of the Monitoring Group’s mandate;

4. Further requests the Secretary-General to make the necessary financial arrangements to support the work of the Monitoring Group;

5. Reaffirms paragraphs 4, 5, 7, 8 and 10 of resolution 1519 (2003);

6. Requests the Committee, in accordance with its mandate and in consultation with the Monitoring Group and other relevant United Nations entities, to consider the recommendations in the report of the Monitoring Group dated 5 April 2006 and recommend to the Council ways to improve implementation of and compliance with the arms embargo, in response to continuing violations;

7. Further requests the Committee to consider, when appropriate, a visit to Somalia and/or the region by its Chairman and those he may designate, as approved by the Committee, to demonstrate the Security Council’s determination to give full effect to the arms embargo;

8. Decides to remain actively seized of the matter.

Resolution 1688 (2006)

Adopted by the Security Council at its 5467th meeting, on 16 June 2006

The Security Council,

Recalling that the Special Court for Sierra Leone ("the Special Court") was established by Agreement between the United Nations and the Government of Sierra Leone on 16 January 2002 ("the Agreement") pursuant to its resolution 1315 (2000) of 14 August 2000,

Recalling Article 10 of the Agreement pursuant to which the Special Court may meet away from its seat if it considers it necessary for the efficient exercise of its functions, and recalling also Rule 4 of the Rules of Procedure and Evidence of the Special Court pursuant to which the President of the Special Court may authorise a Chamber or a Judge to exercise their functions away from the Seat of the Special Court,

Recalling the Council’s determination to end impunity, establish the rule of law and promote respect for human rights and to restore and maintain international peace and security, in accordance with international law and the purposes and principles of the Charter,

Expressing its appreciation to Liberian President Johnson Sirleaf for her courageous decision to request the transfer of former President Taylor in order that he may be tried at the Special Court,

Expressing its appreciation to President Obasanjo of Nigeria on his decision to facilitate the transfer of former President Taylor, and noting the role Nigeria has played in securing and promoting peace in Liberia and the wider sub-region, including President Obasanjo’s decision in 2003 to facilitate the removal of former President Taylor from Liberia which allowed the Comprehensive Peace Agreement to take effect, and recognizing, the contribution made by the Economic Community of West African States (ECOWAS) in this regard,

Recognising that the proceedings in the Special Court in the case against former President Taylor will contribute to achieving truth and reconciliation in Liberia and the wider sub-region,

Expressing that it remains committed to assisting the Governments of Liberia and Sierra Leone in their efforts to a more stable, prosperous and just society,

Reiterating its appreciation for the essential work of the Special Court and its vital contribution to the establishment of the rule of law in Sierra Leone and the subregion,

Welcoming the transfer of former President Taylor to the Special Court on 29 March 2006, and noting that at present the trial of former President Taylor cannot be conducted within the subregion due to the security implications if he is held in Freetown at the Special Court,

Noting that it is not feasible for the trial of former President Taylor to be hosted at the premises of the International Criminal Tribunal for Rwanda due to its full engagement on the completion strategy, and that no other international criminal tribunals exist for the trial of former President Taylor in Africa,
Taking note of the exchange of letters between the President of the Special Court and the Minister of Foreign Affairs of the Kingdom of the Netherlands dated 29 March 2006 ("the exchange of letters dated 29 March 2006"),

Taking note also of the Memorandum of Understanding between the Special Court and the International Criminal Court dated 13 April 2006 ("the Memorandum dated 13 April 2006"),

Noting that former President Taylor has been brought before the Special Court at its seat in Freetown and determining that the continued presence of former President Taylor in the subregion is an impediment to stability and a threat to the peace of Liberia and of Sierra Leone and to international peace and security in the region,

Acting under Chapter VII of the Charter of the United Nations,

1. Takes note of the intention of the President of the Special Court to authorise a Trial Chamber to exercise its functions away from the seat of the Special Court, and his request to the Government of the Netherlands to host the trial, including any appeal;

2. Welcomes the willingness of the Government of the Netherlands, as expressed in the exchange of letters dated 29 March 2006, to host the Special Court for Sierra Leone for the detention and trial of former President Taylor, including any appeal;

3. Takes note of the willingness of the International Criminal Court, as requested by the Special Court and as expressed in the Memorandum dated 13 April 2006 to allow the use of its premises for the detention and trial of former President Taylor by the Special Court, including any appeal;

4. Requests all States to co-operate to this end, in particular to ensure the appearance of former President Taylor in the Netherlands for purposes of his trial by the Special Court, and encourages all States as well to ensure that any evidence or witnesses are, upon the request of the Special Court, promptly made available to the Special Court for this purpose;

5. Requests the Secretary-General to assist, as a matter of priority, in the conclusion of all necessary legal and practical arrangements, including for the transfer of former President Taylor to the Special Court in the Netherlands and for the provision of the necessary facilities for the conduct of the trial, in consultation with the Special Court, as well as the Government of the Netherlands;

6. Requests the Special Court, with the assistance of the Secretary-General and relevant States, to make the trial proceedings accessible to the people of the subregion, including through video link;

7. Decides that the Special Court shall retain exclusive jurisdiction over former President Taylor during his transfer to and presence in the
Netherlands in respect of matters within the Statute of the Special Court, and that the Netherlands shall not exercise its jurisdiction over former President Taylor except by express agreement with the Special Court;

8. Decides further that the Government of the Netherlands shall facilitate the implementation of the decision of the Special Court to conduct the trial of former President Taylor in the Netherlands, in particular by:
   a) Allowing the detention and the trial in the Netherlands of former President Taylor by the Special Court;
   b) Facilitating the transport upon the request of the Special Court of former President Taylor within the Netherlands outside the areas under the authority of the Special Court;
   c) Enabling the appearance of witnesses, experts and other persons required to be at the Special Court under the same conditions and according to the same procedures as applicable to the International Criminal Tribunal for the former Yugoslavia.

9. Decides that the measures imposed by subparagraph 4(a) of resolution 1521 (2003) of 22 December 2003 shall not apply to former President Taylor for the purposes of any travel related to his trial before the Special Court, as well as any travel related to the execution of the judgment, and also to exempt from the travel ban the travel of any witnesses whose presence at the trial is required;

10. Recalls that the costs to be incurred as a result of the trial of former President Taylor in the Netherlands are expenses of the Special Court in the sense of article 6 of the Agreement and that no additional costs can be incurred by any other party without their prior consent;

11. Recalls the Secretary-General’s letter of 5 April 2006 and reiterates its appeal to States to contribute generously to the Special Court and notes with appreciation the States which have done so in the past;

12. Decides to remain seized of the matter.

C. VERTALING

Voor de vertaling van het Handvest, zoals gewijzigd, zie Trb. 1987, 113.

D. PARLEMENT

Zie Trb. 1951, 44.

E. PARTIJGEGEVENS

G. INWERKINGTREDING

Zie Trb. 1951, 44.

J. VERWIJZINGEN

Zie voor verwijzingen en andere verdragsgegevens, laatstelijk, Trb. 2006, 75.

In overeenstemming met artikel 19, tweede lid, van de Rijkswet goedkeuring en bekendmaking verdragen heeft de Minister van Buitenlandse Zaken bepaald dat de Resoluties zullen zijn bekendgemaakt in Nederland op de dag na de datum van uitgifte van dit Tractatenblad.

Uitgegeven de zeventiende juni 2006.

De Minister van Buitenlandse Zaken,

B. R. BOT