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Human rights situation in Palestine and other
occupied Arab territories

Implementation of Human Rights Council Resolutions
S-9/1 and S-12/1

Report of the Office of the United Nations High Commissioner for
Human Rights*

Summary

The present report is the tenth periodic report submitted pursuant to Human Rights
Council resolutions S-9/1 and S-9/12. It covers the period from 1 November 2016 to 31
October 2017. The report provides an overview of human rights issues in the Occupied
Palestinian Territory, in particular excessive use of force, arbitrary detention, torture and
ill-treatment, restrictions on freedoms of movement, expression, peaceful assembly and
association, and the pervasive lack of accountability for violations of international human
rights and humanitarian law. The report makes recommendations to the main duty-bearers
concerned, namely the Government of Israel, the Government of the State of Palestine,
and the authorities in Gaza.

* The present report was submitted after the deadline in order to reflect the most recent
developments.
I. Introduction

1. Submitted pursuant to Human Rights Council resolutions S-9/1 and S-12/1, this report provides an overview of the human rights situation in the Occupied Palestinian Territory from 1 November 2016 to 31 October 2017. It should be read in conjunction with the latest reports of the Secretary-General to the General Assembly on Israeli Practices affecting human rights of the Palestinian people in the Occupied Palestinian Territory, including East Jerusalem (A/72/565) and on Israeli settlements in the Occupied Palestinian Territory, including East Jerusalem, and the occupied Syrian Golan (A/72/564), and with the reports of the High Commissioner for Human Rights to the thirty-seventh session of the Human Rights Council submitted pursuant to resolutions 34/30 and 34/31.

2. The information contained in this report largely draws from the human rights monitoring conducted by the Office of the United Nations High Commissioner for Human Rights (OHCHR) in the Occupied Palestinian Territory. The report also reflects information from governmental sources, other United Nations entities and non-governmental organizations (NGOs).

3. The reporting period coincided with the 50 years of the Israeli occupation of the Palestinian Territory and 10 years since the start of the blockade of Gaza. It was marked by an increase in settlement activity and related violations of international humanitarian and human rights law, particularly in Area C of the West Bank, in East Jerusalem, and in Hebron’s H2. Israel’s Military order 1789, issued on 31 August 2017, consolidated the settlements in H2 by upgrading their legal status, and was accompanied by a visible rise in the presence of Israeli Security Forces (ISF), settler violence, as well as movement restrictions that negatively impacted on economic and social rights.

4. Israel’s blockade of Gaza, which amounts to collective punishment of Gaza’s population, entered its eleventh year, with continuing violations by Israel of its obligations as the occupying power, including as related to human rights. Freedom of movement and access to basic services remained severely compromised, as did the availability of potable water, electricity, fuel, medical supplies, and materials needed to reconstruct buildings and homes damaged or destroyed during previous military escalations. Over the spring and summer of 2017, the Palestinian Authority introduced various restrictive measures that exacerbated the difficulties experienced by the population of Gaza. These included reducing the payment to Israel for electricity, limiting the number of medical referrals for patients from Gaza to Israel and to the West Bank, including East Jerusalem, cutting the salaries of Gaza’s public sector workers, and placing many on early retirement. On 12 October 2017, Hamas and Fatah signed a reconciliation agreement in Cairo, aimed at ending the ten-year divide and paving the way for a government of national consensus. The indiscriminate firing of rockets by Palestinian armed groups towards Israel remained a concern.

5. Excessive use of force in the context of law enforcement, including possible instances of unlawful killings, remained of serious concern. Israel’s attempt to impose access controls to the Al-Aqsa Mosque in July 2017, after an attack by Palestinian citizens of Israel, sparked a wave of protests across the Occupied Palestinian Territory that resulted in six fatalities and a large number of injuries among Palestinians due to the response of ISF. Incidents of arbitrary detention remained high, and OHCHR

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1 A/HRC/34/36, para. 36; A/HRC/24/30, para. 22.
closely monitored developments around the hunger strike undertaken by a large number of Palestinian prisoners in Israeli prisons, for over 40 days, from April to May 2017.\(^3\)

6. There was a marked restriction of civic space, with limitations and violations of the rights to freedoms of opinion and expression, association and peaceful assembly. All three duty-bearers – the Government of Israel, the Palestinian Authority and the authorities in Gaza - took legal and practical measures to restrict the functioning of free media and NGOs. Human rights defenders faced harassment, arrests and travel restrictions.

7. An almost-total impunity for past and ongoing human rights violations continued. A dedicated report reviewing the status of recommendations addressed to all parties since 2009 related to ensuring accountability and justice for violations of international law in the Occupied Palestinian Territory, including East Jerusalem, was presented to the Human Rights Council in June 2017. It highlighted that of the 255 recommendations on access to justice and accountability presented to the duty-bearers since 2009, only 19 had been fully or partially implemented.\(^4\) There were no positive developments in that regard during this reporting period.

II. Legal framework

8. International human rights law and international humanitarian law are applicable in the entirety of the Occupied Palestinian Territory, namely Gaza and the West Bank, including East Jerusalem. A detailed analysis of the legal obligations of the three duty-bearers is contained in a report of the Secretary-General on the Human Rights situation in the Occupied Palestinian Territory, including East Jerusalem, of 13 April 2017, and remained applicable for the duration of the reporting period (see A/HRC/34/38, paras 3-11).

III. Violations of international human rights and humanitarian law in the Occupied Palestinian Territory by all duty-bearers

A. Israel

1. Obligations of the occupying power under International Humanitarian Law

9. The situation in the Occupied Palestinian Territory is characterized by Israel’s systematic disregard of the law of occupation and its obligations as an occupying power, including the guiding principle whereby the *status quo ante* should be preserved as much as possible.\(^5\) Violations by Israel of the fundamental provisions of the law of occupation continued during the reporting period.

10. Settlement expansion activity accelerated during the reporting period with almost 10,000 housing units advanced by means of land designation or allocation, planning and zoning, the issuance of tenders and permits, or actual construction starts.\(^6\) These measures were accompanied by the proposal or advancement of several draft laws in the Knesset aimed at retroactively legalizing the existing outposts and changing the status of Jerusalem, and by political statements, at the highest levels, promising allocation of resources to

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\(^3\) Reported in detail in A/72/565, paras 38-40.
\(^4\) A/HRC/35/19, para.14, table 3.
\(^5\) A/HRC/34/38, paras.13-14.
\(^6\) A/HRC/37/43, paras. 5-8.
consolidate settlements. These developments are described in detail in the report of the High Commissioner for Human Rights submitted pursuant to Human Rights Council Resolution 34/31 (A/HRC/37/43). Settlements amount to the transfer of Israel’s population into the territory it occupies. The transfer of an occupying power’s population to a territory it occupies is a grave violation of the Fourth Geneva Convention and is considered a war crime. In addition, settlement expansion is connected to a number of other international humanitarian law violations and has severe repercussions on human rights, as examined below.

11. During the reporting period, 488 structures were demolished or seized in the West Bank, including East Jerusalem, displacing 684 people, including 383 children. After record high numbers registered in 2016 and during the first quarter of 2017, there was a significant decrease in demolitions and seizures during the latter half of the reporting period. Most of the demolitions were carried out due to the lack of required building permits from Israeli authorities. In that regard, it is recalled that the Secretary-General has previously noted that the zoning and planning regime in the West Bank, as well as in East Jerusalem, is restrictive, discriminatory and incompatible with the requirements of international law, making it virtually impossible for Palestinians to obtain building permits. The structures demolished during the reporting period included 125 donor-funded structures provided as humanitarian assistance to vulnerable communities, including three schools demolished at the beginning of the school year, in August 2017.

12. Practices that in many cases constitute collective punishment continued. The blockade of Gaza, which amounts to collective punishment of the population of the Gaza strip, entered its eleventh year. In the occupied West Bank, including East Jerusalem, measures amounting to collective punishment of family members, neighbourhoods or villages of attackers (or alleged attackers), included withholding the bodies of attackers or alleged attackers killed in attacks, punitive demolitions and sealing of houses, punitive revocation of work permits, or of East Jerusalem residency status, and punitive confiscation of property. Many of these measures were reported in detail by the Secretary-General in October 2017 (A/72/565, paras. 18-27).

13. In an illustrative case monitored by OHCHR, Israeli authorities undertook a series of collective punishment measures following the killing of an Israeli Border Police officer, on 16 June 2017, in Jerusalem, by three Palestinians from Deir Abu Mash’al village. The attackers were killed by ISF, who retained their bodies; blocked all movement into and out of Deir Abu Mash’al for a week, and the movement of boys and men aged between 15 and 25 for a further week; conducted violent raids on houses in the village; and confiscated around 60 cars. Moreover, the work permits of approximately 150 relatives of the attackers were revoked, as was the visit permit of the mother of one of the attackers to visit her other son, held in Israeli detention. On 10 and 17 August 2017, ISF demolished three houses belonging to the families of two of the attackers, leaving 14 people, including five children, homeless. Punishing family members of attackers and entire communities for acts they have not committed amounts to collective punishment and is expressly prohibited by international humanitarian law. It also violates several human rights, including due

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7 See A/HRC/37/43.
8 Fourth Geneva Convention, Articles 49 (6) and 147; ICC Statute, Article 8 (2)(b)(viii).
9 OCHA data, communication to OHCHR.
10 A/HRC/34/38, para.25 with references.
11 A/HRC/34/36, para.36; A/HRC/24/30, para.22.
12 The bodies remained held by Israel as of 31 October 2017.
13 Article 50 of the Hague regulations and GCIV article 33.
process guarantees, such as the principle of individual responsibility and the presumption of innocence.\textsuperscript{14}

14. As of the end of the reporting period, Israel continued to withhold the bodies of 15 Palestinians\textsuperscript{15} despite a ruling by Israel’s Supreme Court, on 25 July 2017, declaring that Israeli authorities have no authority to hold bodies\textsuperscript{16}.

15. Demolitions, collective punishment, and other measures such as forced evictions, restrictions on freedom of movement, and the failure to provide protection from attacks by settlers, constitute violations of international law and contribute to the creation of a coercive environment, which may lead to forcible transfer of the protected population. During the reporting period, such coercive environment factors increased, particularly in the periphery of Jerusalem and in Hebron’s H2, heightening the risk of forcible transfer of several communities and individuals.\textsuperscript{17}

2. Recurring human rights violations

Violations of the rights to life and security of person

16. Excessive use of force, including unlawful killings by ISF, remained a serious concern in the Occupied Palestinian Territory. As in previous reporting periods, in several instances, it appeared that the use of firearms was not limited to a measure of last resort in situations posing imminent threat to life or serious injury, as required by international law.\textsuperscript{18} The recurrence of such cases, as well as the consistent failure to investigate and prosecute those responsible, suggests a permissive policy towards such practices. An additional concern in such cases was reported delays or even denial of medical assistance to those injured which, in some instances, led to the death of victims who might have otherwise survived.

17. In Gaza, ISF continued to use live ammunition to enforce restrictions within the Israeli designated “access restricted areas”, on land and at sea. During the reporting period, five Palestinians, including two children, were killed, and 67 Palestinians, including 16 children, were injured on land with live ammunition. At sea, one fisherman was killed and six were injured with live ammunition.\textsuperscript{19}

18. On 28 July 2017, Abed El Rahman Husein Abu Hamisaa, aged 16, was shot in the chest during a protest at Al-Boureij camp, approximately 50 metres from the fence separating Israel and Gaza. He died on his way to the hospital. Two of his friends were shot by live ammunition while attempting to rescue him, and both were injured in their legs. There was no indication that the boys posed any imminent threat to the ISF stationed at the fence when they were shot.\textsuperscript{20} In another case, on 9 June 2017, a man aged 19 was killed, approximately 150 metres from the fence east of Jabalia. He was watching the protests taking place at the fence when, without warning, he was shot in the head by an Israeli Defence Forces (IDF) soldier and died instantly.\textsuperscript{21}

\textsuperscript{14} International Covenant on Civil and Political Rights, articles 12, 14, 17; see also: GCIV articles 71-73.

\textsuperscript{15} OHCHR monitoring and Jerusalem Legal Aid and Human Rights Centre, communication to OHCHR.

\textsuperscript{16} See A/HRC/37/43, in particular paras 12-14 and 24-25.

\textsuperscript{17} See A/HRC/37/43, in particular paras 12-14 and 24-25.

\textsuperscript{18} Code of Conduct for Law Enforcement Officials, articles 2-3, and Basic Principles on the Use of Force and Firearms by Law Enforcement Officials, principles 5, 9 and 13-14.

\textsuperscript{19} OHCHR monitoring.

\textsuperscript{20} OHCHR monitoring.

\textsuperscript{21} OHCHR monitoring.
19. On 15 May 2017, Mr. Mohammad Mjid Fadil Bakr, aged 25, was killed while working on his fishing boat, approximately three nautical miles off the coast of Al Sudaniya. Reportedly, the Israeli Navy sent loudspeaker warnings instructing the boat to stop, while opening fire. The boat continued moving until a bullet hit the engine. The Israeli Navy continued to fire, shooting Bakr in the back as he was trying to protect the engine. ISF immediately took him to the Barzilai medical centre in Ashkelon, where he was pronounced dead.

20. In the occupied West Bank, including East Jerusalem, 50 Palestinians, including 12 children, were killed by ISF in the context of law enforcement during the reporting period. Of those, 28 were killed while carrying out or allegedly carrying out attacks against Israelis, mostly ISF. Moreover, four Palestinians were killed by Israeli settlers, and one Palestinian was killed by ISF in Israel in response to a stabbing attack.\(^{22}\)

21. There was a peak in casualties in the context of the large protests against Israel’s announcement of access restrictions to Al-Aqsa Mosque, in July 2017. The restrictions followed the killing of two Israeli police officers by three Palestinian citizens of Israel in the Mosque’s compound, on 14 July 2017. While mainly peaceful, some of the protests turned into clashes. The response by ISF raises concerns as to the use of excessive force in law enforcement operations.

22. For example, on 21 July 2017, Palestinian protesters and Israeli Border Police clashed in Abu Dis. While most of the protesters fled, a small group of young men and boys clashed with the Border Police, throwing stones at them. The Border Police first responded with stun grenades and rubber bullets, and then started firing with live ammunition. Mohammed Khalaf Mahmoud Khalaf Lafi, aged 17 - the last one to flee the location - was shot in the back. Footage captured by a surveillance camera shows the boy running away and being shot at a distance of approximately 50 metres from the Border Police, apparently posing no threat to the security forces. The boy was taken to a hospital, but died of his wounds.\(^{23}\)

23. The ISF raid of Al Maqased Hospital in East Jerusalem, on 21 July 2017, is particularly concerning. ISF stormed the hospital in an attempt to arrest Muhammad Abu Ghanam, a 20-year old Palestinian previously injured by ISF live fire in the context of clashes in the At Tur neighbourhood. Numerous ISF soldiers entered the hospital compound using stun-grenades and sponge-bullets to break the resistance of hospital guards and youth in the courtyard. Inside the hospital, medical staff were in the process of transferring Mr. Abu Ghanam to emergency surgery when ISF entered the corridor and violently struggled with the medical staff to take control of the injured man, physically assaulting a doctor, a paramedic and an administrative employee of the hospital, as well as several bystanders. Medical staff managed to move Mr. Abu Ghanam to an adjacent room trying to save him from his deteriorating condition and declared him dead.\(^{24}\) Fearing that the body would be seized by ISF, the family reportedly immediately moved it out of the hospital over a back fence. The case raises strong concerns as to the excessive use of force in law enforcement operations and interference in medical care that might endanger the life of seriously injured patients or lead to their death, in violation of the right to life and physical integrity.

24. Instances of excessive use of force during the reporting period were not limited to incidents in the context of protests. For instance, on 28 July 2017, at a roundabout near

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\(^{22}\) OCHA, communication with OHCHR, 15 December 2017.

\(^{23}\) OHCHR monitoring; also see http://www.dci-palestine.org/israeli_forces_kill_17_year_old_amid_clashes_over_access_to_holy_site.

\(^{24}\) OHCHR monitoring; also see http://www.btselem.org/press_releases/20170810_police_raideast_jerusalem_hospital.
Gush Etzion, Mr. Abdallah Taqatqa, aged 26, was shot in the back by IDF from a range of approximately 25 metres. According to eyewitnesses interviewed by OHCHR, as he was lying on the ground injured, one of the soldiers turned him over and shot him in the chest from close range, killing him. IDF claimed that the victim had been neutralized during a stabbing attempt. However, two eyewitnesses reported that the victim was walking away from a group of seven to eight IDF soldiers when first shot, and that the soldiers surrounded him before the second shot. They also reported that nothing was found in the hands or in the vicinity of the victim that would have suggested he was attempting to stab the soldiers or posed any imminent threat.

25. In a number of cases of settler violence, Israel failed to uphold public order and safety, and to protect Palestinians in accordance with its obligations as an occupying power.\(^{25}\) During the reporting period, there were 147 incidents of settler violence resulting in casualties among Palestinians or damage to their property; three Palestinians were killed and 75 injured, including 19 children, in such incidents.\(^{26}\) Although often present at the site of incidents, ISF frequently failed to provide protection. Moreover, in many of the cases, no investigations were carried out, or investigations were closed due to apparent failures in their conduct.\(^{27}\) Cases demonstrating the type of violence and the failure by the occupying power to provide safety and security to the Palestinian population have been reported in detail in the report of the High Commissioner for Human Rights to the Human Rights Council on Israeli settlements in the Occupied Palestinian Territory, including East Jerusalem, and the occupied Syrian Golan (A/HRC/37/43).

Arbitrary detention, torture or other cruel, inhuman or degrading treatment

26. Arbitrary detention of Palestinians by Israeli authorities, including the practice of administrative detention, including of children, continued to be a major concern during the reporting period. According to official data provided by the Israeli Prison Service, as of 30 June 2017, 5,916 Palestinians, including 318 children, were in Israeli detention. This included 444 individuals in administrative detention, including two children. Official numbers as of 31 October 2017 were not available, but according to joint reports of Palestinian human rights organizations, an estimated 6,300 Palestinians, including at least 250 children, were in Israeli detention at the end of the reporting period, including approximately 450 in administrative detention.\(^{28}\)

27. Concerns related to arbitrary detention are examined in further detail in the report of the High Commissioner for Human Rights to the Human Rights Council on the Human Rights situation in the Occupied Palestinian Territory, including East Jerusalem (A/HRC/37/42).

28. Reported incidents of ill-treatment of Palestinians in Israeli detention remained of concern. While no official statistics are available, the Public Committee Against Torture, an Israeli NGO, processed 107 allegations of ill-treatment during the reporting period.\(^{29}\) In one case documented by OHCHR, on 6 November 2016, ISF carried out a raid on the house of a 52-year old man with disabilities at the Ayda refugee camp, near Bethlehem, allegedly in order to put pressure on his son who was detained and under interrogation by ISF at that time. While the man suffered from paralysis in his limbs and, according to eyewitnesses,

\(^{25}\) GCIV articles 27(1) and (2); Hague Regulations, article 46; see A/HRC/34/38, para. 36.

\(^{26}\) OCHA data shared with OHCHR.


\(^{28}\) Joint reporting by The Palestinian Prisoners Commission, Addameer, Al Mezan, and The Palestinian Prisoner’s Club, communication to OHCHR, 5 December 2017.

\(^{29}\) Communication between the Public Committee Against Torture in Israel and OHCHR, 5 December 2017. The number includes Palestinians from Gaza and the West Bank, including East Jerusalem, and excludes Palestinian citizens of Israel.
did not resist the arrest, he was treated violently and humiliatingly, blindfolded and handcuffed. He was questioned about his son, and eventually released with an explanation that it was a case of a mistaken identity.\textsuperscript{30}

29. Frequent night raids and house searches by ISF across the West Bank, including East Jerusalem, continued during the reporting period, in particular in communities located near settlements or settler roads, and in villages of alleged attackers or of individuals known for holding demonstrations. In some cases, the raids, typically carried out between 2 and 4 a.m., were conducted with the purpose of arrests, including of children, and often on allegations of stone-throwing. In many other cases, ISF raided private homes in full combat gear, armed, and with their faces covered, without a clear reason, causing panic and terror amongst the families. In addition to raising concerns about the excessive use of force and possible violations of the right not to be subjected to arbitrary or unlawful interference with one’s privacy, family and home\textsuperscript{31}, this practice may also be in contravention of the obligation to treat the population humanely.\textsuperscript{32}

**Lack of access to justice and accountability**

30. In a number of instances of apparent excessive use of force documented in this and previous reports, ISF reportedly launched investigations. Yet, little information is available on such investigations. OHCHR is not aware of any charges being presented or of any indictments related to excessive use of force during the reporting period. With regard to the only recent indictment and sentence for excessive use of force by an ISF soldier, on 27 September 2017, the IDF Chief of Staff announced his decision to shorten by four months the 18-month sentence handed to Sergeant Elor Azaria in January 2017. Sergeant Azaria’s sentence for the unlawful killing of an injured Palestinian, which may amount to extrajudicial execution, was already excessively lenient given the gravity of the offence.\textsuperscript{33} Furthermore, it was inconsistent with sentences imposed on Palestinian offenders for comparable offences in recent years. The decision to reduce the sentence of Sergeant Azaria further undermines Palestinians’ confidence in the Israeli military justice system\textsuperscript{34}, and reinforces the culture of impunity.

31. Access to justice and accountability for Gaza victims of human rights and humanitarian law violations remained limited due to Israel’s restrictive legislation on state liability and the statute of limitations, the required payment of considerable court guarantees, and the ban on entry of Gazans to Israel for legal proceedings.\textsuperscript{35}

32. There were no official updates on the status of criminal complaints related to the escalation of hostilities in Gaza in 2014.\textsuperscript{36} Appeals submitted by Palestinian human rights organisations of cases in which criminal investigations were either closed, or not opened at all, are still pending before Israeli courts.\textsuperscript{37} These include cases of violations that may amount to war crimes, such as the shelling nearby an UNRWA school serving as a shelter

\textsuperscript{30} OHCHR monitoring.

\textsuperscript{31} International Covenant on Civil and Political Rights, article 17.

\textsuperscript{32} Fourth Geneva Convention article 27; A/HRC/34/38, para.13.

\textsuperscript{33} http://www.ohchr.org/EN/NewsEvents/Pages/DisplayNews.aspx?NewsID=21221&LangID=E.

\textsuperscript{34} See A/HRC/35/19, paras. 17-18.

\textsuperscript{35} A/HRC/35/19, para. 18; CERD/C/ISR/CO/14-16, para.27; A/71/364, para.40.

\textsuperscript{36} A/72/565, para. 56.

\textsuperscript{37} Decisions remain pending on 19 cases submitted by PCHR and three by Al Mezan and Adalah.
for civilians in Rafah, which caused the death of 15 people, including seven children\(^{38}\), and the case of four children killed by a shell while playing on a beach.\(^ {39}\)

**Restrictions of the rights to freedoms of expression, association and peaceful assembly**

33. Israel pursued legislative and policy measures that negatively affected the rights to freedoms of expression, association and peaceful assembly of those working to defend human rights in the Occupied Palestinian Territory. In March 2017, the Knesset approved an amendment to the Entry Into Israel Law, prohibiting the entry into Israel of any foreigner who makes a “public call for boycotting Israel or ‘any area under its control’”\(^ {40}\). For example, in October 2017, the amended law was reportedly used to block entry into the Occupied Palestinian Territory of an employee of Amnesty International USA.\(^ {41}\) While each country has the right to control entry into its territory, the amended provision of the law raises concerns with regard to restrictions on freedom of thought, opinion and expression.

34. The Knesset also continued to promote measures hampering the financing and functioning of NGOs, including conditioning the receipt of volunteers on a Minister’s approval, and denying tax benefits to organizations that “act against the interests of Israel”.\(^ {42}\)

35. Arrests, intimidation and harassment of human rights defenders continued. Several Palestinians were detained by Israeli authorities, and often subject to legal proceedings related to peaceful activities, including during peaceful protests, denouncing or opposing human rights violations, the occupation, or the settlement enterprise.\(^ {43}\) Several Israeli and Palestinian human rights organizations reported to OHCHR that they continued to experience severe harassment, including through social media, aimed at discrediting and delegitimizing their work and the character of those working for them. Pressure has been particularly severe on organizations working to bring about international criminal accountability for violations of human rights and humanitarian law.\(^ {44}\)

36. Media also came under pressure, including through what appears to have been excessive use of force. On 16 August 2017, ISF shot and injured a 33-year old Palestinian journalist working for Palestine TV. He was hit in the face by a rubber-coated bullet fired from approximately 50 metres\(^ {45}\) while filming an ISF raid in Kobar village. Video footage of the incident shows, consistent with information gathered through OHCHR monitoring, the soldier pointing his gun at the journalist, despite him wearing a vest clearly identifying him as a member of the press, and the situation surrounding the shooting being calm. No elements justifying the use of such force were apparent.\(^ {46}\)

**Restrictions of freedom of movement, and economic, social and cultural rights**

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\(^{40}\) Amendment No. 27 to the Entry Into Israel Law (No.5712-1952).

\(^{41}\) Civil service law, enacted in March 2017, and the proposed Income Tax Ordinance (Institution Acting for the Benefit of the State of Israel), before the Knesset as at 31 October 2017.

\(^{42}\) OHCHR monitoring

\(^{43}\) A/HRC/36/31, paras.38-39.

\(^{44}\) The Secretary-General previously raised concerns about the frequent and often unwarranted use of rubber-coated metal bullets, including at short-range, and directed at the upper body. See A/71/364, para. 16, and A/HRC/31/40, para.26.

\(^{46}\) OHCHR monitoring.
37. Palestinians’ freedom of movement continued to be significantly restricted by a complex and multi-layered system of administrative, bureaucratic and physical constraints, including permit requirements, checkpoints, and physical obstacles, affecting every aspect of everyday life. Existing restrictions and practices affecting freedom of movement, including the ten-year blockade of Gaza, are described in previous reports of the High Commissioner for Human Rights and the Secretary-General.47

38. The approval rate of Israeli exit permits from Gaza decreased from 72 per cent during the previous reporting period to 32.8 per cent during the reporting period, with a larger number of outstanding requests “pending security review” than previously.48 Movement restrictions in and out of Gaza on the grounds of undefined “security reasons” also severely affected United Nations and humanitarian personnel.

39. In May 2017, new movement restrictions were implemented in the Israeli-controlled H2 area of Hebron, reportedly following the attempted stabbing of an ISF soldier by a Palestinian. Two checkpoints were reinforced and a new fence was installed around the Palestinian neighbourhoods of As Salaymeh and Gheith. The fence further separates up to 1,800 Palestinians from the rest of the city, forces residents to take long alternative routes that are inaccessible to elderly and disabled people, and severely limits the residents’ access to services. The gate is operated irregularly, and has become a flashpoint for settler harassment and violence in the last few months of the reporting period, increasing tension and friction in the area.49

40. The failure of Israel to protect Palestinians in accordance with its obligation, as an occupying power, to uphold public life order and safety50, as well as the numerous restrictions to freedom of movement, has had a severe impact on access to economic, social and cultural rights in the Occupied Palestinian Territory, and on the enjoyment of the right to family life.

41. The blockade and closures continued to be the main drivers of Gaza’s humanitarian crisis and severely undermined the realization of nearly all economic and social rights. This was exacerbated by Palestinian measures described in paragraphs 62-64. With regard to the right to an adequate standard of living and the right to work, Gaza exports and imports remained well below the pre-blockade level, estimated as of late October 2017 at nearly 32 per cent and 92 per cent respectively.51 Restrictions on Gaza imports and exports continued to stifle economic recovery and employment opportunities, with unemployment reaching 46.6 per cent in July-September 2017.52 At the end of the reporting period, nearly 80 per cent of the population were reportedly relying on aid provided by humanitarian organizations to survive.53 Though notable progress in reconstruction efforts was made, some 24,600 individuals whose homes were destroyed or severely damaged during the hostilities of 2014 remained displaced at the end of the reporting period.54

42. Standard of living, economic growth and employment prospects in the West Bank continued to be directly undermined by the restrictions on movement and limitations on access to land, natural resources and construction. Restrictions on Palestinians’ access to

48 Palestinian General Authority of Civil Affairs communications to OHCHR 16 and 18 October 2016, and 26 November 2017.
49 https://www.ochaopt.org/content/further-restrictions-palestinian-movement-israeli-controlled-h2-area-hebron-city-and-OHCHR-monitoring
50 Hague Regulations, articles 43 and 46.
51 https://www.ochaopt.org/content/gaza-crossings-operations-status-monthly-update-october-2017
52 Palestinian Central Bureau of Statistics,
agricultural land and to critical natural resources in Area C remained in place, and markets in occupied East Jerusalem out of reach, severely curbing livelihood opportunities. The unemployment rate in the West Bank stood at 19 per cent in the third quarter of 2017, in comparison to 4.2 per cent in Israel as of October 2017.

43. The realization of the right to education remained severely compromised due to violence and armed search operations in schools; harassment, intimidation and violence towards students and teachers on the way to and from school; severe shortage of classrooms; and demolition or stop work orders on school buildings. In Gaza around two-thirds of schools (including UNRWA schools) were forced to operate in double shift, with large numbers of children studying in darkened classrooms due to the prevailing electricity crisis.

44. The right to health also remained undermined, as primary healthcare clinics and hospitals across the Occupied Palestinian Territory struggled to function and provide services due to prolonged electricity cuts and chronic shortages in stocks of vital medicines, equipment, and supplies, including fuel.

45. Moreover, restrictions on movement severely affected access to healthcare. Out of the 26,986 requests for permits to exit Gaza submitted on behalf of patients during the reporting period, 867 (3.2 per cent) were denied, and 12,075 (44.7 per cent) were delayed. The World Health Organization reported that dozens of patients died while waiting for their permits to be approved or after their applications had been denied.

46. For example, on 17 April 2017, a five-year old girl with hydrocephalus died while her permit application was still pending under security review, following two previous unsuccessful exit requests. In another case, a 45-old woman suffering with breast cancer since 2011 missed five medical appointments in the West Bank between February and June 2017 as her permit requests remained under security review, although she had been granted exit permits on previous occasions. She died on 8 June 2017.

47. Of further concern were reports of pressure exercised on patients to obtain security information as a precondition for their access to healthcare. In February 2017, a 36-year old woman suffering from cancer was denied exit and missed her appointment in an East Jerusalem hospital. She had been granted the exit permit, but refused to provide ISF, at Erez crossing, information on a relative allegedly affiliated with an armed group.

48. In the West Bank, Israeli restrictions on movement, especially in areas affected by the Wall and checkpoints, and delays in related coordination, continued to place severe limits on access to health services. Across the Occupied Palestinian Territory, Palestinian ambulances and medics were on several occasions prevented from carrying out their work or were directly attacked. The Palestinian Red Crescent Society reported that during the reporting period, their ambulances were delayed on 16 occasions, prevented from reaching their destination in three instances and from providing first aid to injured Palestinians on 14 occasions, and directly attacked nine times. ISF injured six medics and volunteers of the Palestinian Red Crescent Society.

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57 See, for example, https://www.unicef.org/oPt/media_12204.html
58 http://www.emro.who.int/pse/publications-who/monthly-referral-reports.html
59 http://www.emro.who.int/pse/publications-who/monthly-referral-reports.html
60 OHCHR monitoring.
61 Information provided by the Palestinian Red Crescent Society to OHCHR, 13 December 2017.
B. Palestinian authorities

Violations of the rights to life and security of person

49. Palestinian Security Forces (PSF) appeared to use excessive force to disperse peaceful assemblies and detained participants on several occasions.\(^{62}\) In one of the cases monitored by OHCHR, on 12 March 2017, in Al-Bireh, PSF violently assaulted both protesters and journalists, and broke equipment used by journalists covering a peaceful protest. A commission of inquiry established by the Palestinian Authority found that the use of force by PSF had been unjustified. It recommended several legal and policy measures to bring the regulations governing the use of force by PSF in line with international standards. It also recommended disciplinary action against the Chief of Police and the commander of the police unit responsible. The implementation of the recommendations was ongoing as of 31 October 2017.

50. Concerns of excessive use of force by the Gaza Security Forces were reported, including in the context of protests. On 12 January 2017, Gaza Security Forces forcibly dispersed a protest over the electricity crisis in Jabalia. The protest was organized in response to calls made on social media and escalated into stone-throwing at the Gaza Electricity Distribution Corporation. The anti-riot police fired live ammunition into the air to disperse protesters, and assaulted some with batons. Seven people, including two journalists, were referred to hospitals for medical treatment due to injuries. An undetermined number of protesters were also briefly detained by security forces.\(^{63}\)

51. In another incident documented by OHCHR, a photo-journalist aged 24 was shot and injured by the Gaza Security Forces, on 4 April 2017, while covering a police raid on a protest tent in the American neighbourhood. The victim was shot from close range that caused serious injuries to his leg, in circumstances that did not appear to have posed any threat to the life of the security officers.\(^{64}\)

Death Penalty

52. Six individuals were executed by the Gaza authorities during the reporting period - three on 6 April 2017, and three on 24 May 2017. The latter were sentenced by ”a special field military court”, on 15 May 2017, for involvement in the killing of Hamas leader Mazen Al Faqhaa. The executions raise serious concerns about the extent to which the trial by this court in particular, and by military courts in general, met the minimum international fair trial standards. The three defendants were reportedly denied access to legal representation, subjected to ill-treatment and torture, and signed confessions under duress. Furthermore, they were convicted of treason, which does not meet the threshold of “most serious crimes”\(^ {65}\). Their execution may amount to extrajudicial executions, hence an arbitrary deprivation of life.\(^ {66}\)

53. During the reporting period, Gaza courts, including military courts, confirmed 14 sentences on appeal and handed down 18 new sentences, including those mentioned above.\(^ {67}\)

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\(^{62}\) OHCHR monitoring.
\(^{63}\) OHCHR monitoring.
\(^{64}\) OHCHR monitoring.
\(^{65}\) International Covenant on Civil and Political Rights, article 6 (2) and the safeguards guaranteeing protection of the rights of those facing the death penalty, which provide that the scope of “most serious crimes” should not go beyond intentional crimes with lethal or other extremely grave consequences.
\(^{66}\) Article 6(1) of the International Covenant on Civil and Political Rights.
\(^{67}\) United Nations Human Rights Committee, General comment 32, para 22.
54. All six executions were carried out without the approval of the Palestinian President, in violation of Palestinian law, and denying the right to be considered for pardon or commutation of sentence, as foreseen by international human rights law.

**Arbitrary detention, torture or other cruel, inhuman or degrading treatment**

55. Arbitrary arrests and detention by PSF and the authorities in Gaza remained a major concern, and the issue is examined in detail in the report of the High Commissioner for Human Rights to the Human Rights Council on the Human Rights situation in the Occupied Palestinian Territory, including East Jerusalem (A/HRC/37/42).

56. During the reporting period, the Palestinian Independent Commission for Human Rights registered 511 complaints alleging torture or ill-treatment in Palestinian detention facilities - 263 in the West Bank, and 248 in Gaza. While this number refers to complaints and not to verified incidents, OHCHR monitored and documented allegations of ill-treatment and torture both in the West Bank and in Gaza, which are of grave concern and consistent with the practices reported in the complaints lodged with the Palestinian Independent Commission for Human Rights.

57. For instance, in February 2017, in Tulkarm, a 38-year old news editor was arrested by the General Intelligence Service and accused of inciting sectarianism. He was initially released on bail by the first instance court, but immediately re-arrested without a further arrest warrant. He was transferred to the Jericho Central Interrogation Detention Centre of the General Intelligence Service where he was allegedly subjected to physical and psychological torture, aimed at forcing him to confess. He claims he was forced to stand blindfolded and shackled, with his arms tied behind his back, suspended from the ceiling by his wrists, beaten with a plastic hose on the soles of the feet, and pressured with threats to disclose harmful information about his family. He was not allowed to see a lawyer for a period of 14 days and was denied access to adequate healthcare. He was eventually released following a plea bargain agreed on by his lawyer with the prosecutor, pleading guilty to the charges. He was eventually sentenced to three and a half month of imprisonment commuted to a fine.

58. The reporting period was marked by shrinking of civic space in the West Bank and Gaza, with restrictions of the rights to freedoms of expression, association and peaceful assembly.

59. On 15 June 2017, through direct orders to the internet service providers, the Palestinian Attorney-General closed 27 websites hosting content seen as critical of the Palestinian Authority. As of 31 October 2017, these websites remained offline.

60. On 24 June 2017, President Mahmoud Abbas issued a Presidential Decree on cybercrimes, containing several provisions severely restricting freedom of expression and the right to privacy, as well as overly broad provisions. The decree was prepared without prior consultations with key stakeholders, and despite the Government’s promise to review it following an outcry from civil society, including the journalists’ union. It immediately entered into force following its publication in the Official Gazette, on 9 July 2017, despite a simultaneous agreement by the Palestinian Authority to review the decree with the participation of civil society and the Independent Commission for Human Rights, and with technical advice from OHCHR. As at the end of the reporting period, the decree was under review but remained in force.

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68 OHCHR monitoring.
69 The sites were allegedly affiliated to Hamas, ISIS or supporters of Mohammad Dahlan, a Fatah-faction leader in Gaza. OHCHR monitoring.
61. Several journalists, activists and human rights defenders were summoned by PSF or detained for exercising their right to freedom of expression, including on the basis of the Presidential Decree on cybercrimes, raising concerns about arbitrary detention.

62. For instance, on 6 July 2017, a 28-year old journalist was arrested by PSF at an Israeli checkpoint while photographing the passing convoy of a Palestinian Minister. He was accused of “suspicious behaviour” and released after three days with no charges presented.\(^71\) On 8 August 2017, six journalists were arrested across the West Bank based on the new decree, allegedly accused of “leaking sensitive information to enemy parties”. They were all eventually released without charges.\(^72\) There are strong indications suggesting that they were arbitrarily arrested and detained.\(^73\) Another case of concern, discussed in detail in the report of the High Commissioner for Human Rights to the Human Rights Council on the Human Rights Situation in the Occupied Palestinian Territory (A/HRC/37/42) was the arrest and detention of a well-known human rights defender, Issa Amro, on 4 September 2017.\(^74\)

63. Despite a slight decline in reported incidents related to freedom of expression,\(^25\) Gaza Security Forces continued to harass journalists and social media activists expressing critical views of the authorities in Gaza. Several journalists and social media activists were arrested by Gaza Security Forces, briefly detained, abused in detention, and released without being officially charged.\(^76\) On 4 June 2017, a journalist was sentenced, in absentia, and without legal representation, to six months of imprisonment and fined with 1,000ILS for “impersonation, defamation, lack of objectivity”, and for “circulating fabricated news”. The charges were based on an article she had published in 2016 exposing corruption in the medical referral system in Gaza.\(^72\)

**Restrictions of freedom of movement, and economic and social rights**

64. From March 2017, adding to the already dire situation caused by the blockade of Gaza, the Palestinian Authority adopted several measures, placing pressure on the authorities in Gaza in an escalating political division. These measures included reducing salaries and placing thousands of employees of the Palestinian Authority in Gaza on early retirement, thereby weakening already financially vulnerable households. The reduction of payment to Israel for electricity provided to Gaza led to drastic cuts in electricity supply - from already inadequate levels caused by the Israeli blockade. Over the summer months, Gaza was receiving two to no more than six hours of electricity a day. The power shortage left critical installations, such as wastewater treatment and hospitals, relying on back-up generators and fuel provided through humanitarian assistance.

65. The Palestinian Authority also reduced the budget allocated to the health sector in Gaza, and the shortage in essential drugs increased from 33 per cent in March to 45 per cent in October 2017.\(^78\) A steady decrease in the approval by the Palestinian Authority of medical referrals for patients from Gaza was reported, from 2,190 in March, to 447 in June 2017. The situation relatively improved towards the end of the reporting period, with the number of medical referrals approved by the Palestinian Authority increasing to 1,297 and

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\(^71\) OHCHR monitoring.  
\(^72\) OHCHR monitoring.  
\(^73\) A/HRC/37/42 para 52.  
\(^74\) A/HRC/37/42, para 51.  
\(^75\) The Palestinian Centre for Development & Media Freedoms (MADA) noted a decrease in the number of violations of the right to freedom of expression, from 46 during the previous period, to 30 during the reporting period.  
\(^76\) A/HRC/37/42, paras 43-45 and 53-54.  
\(^77\) OHCHR monitoring.  
\(^78\) https://www.ochaopt.org/content/gaza-crisis-early-warning-indicators-november-2017
1,077 in August and September respectively. However, it remained well below the previous monthly average of over 2,000 referrals a month.\textsuperscript{79}

66. As part of the reconciliation agreement signed on 12 October 2017 between the main Palestinian factions Hamas and Fatah, the Palestinian Authority committed to lifting these restrictions. The agreement also envisaged that the Palestinian Authority take control of Gaza’s crossings on 1 November 2017, resuming full security and civil control over Gaza by 1 December 2017, and the integration of Hamas civil servants\textsuperscript{80} into the Palestinian Authority institutions by no later than February 2018. However, the aforementioned measures remained in place, and people in Gaza continued to struggle with approximately four hours of electricity per day and depleting basic services during the reporting period. The measures have exacerbated the isolation and profound sense of hopelessness amongst Gazans.

IV. Conclusions and recommendations

67. This report documents violations of international humanitarian law by the duty bearers, and violations of international human rights law in the Occupied Palestinian Territory by the Government of Israel, the Palestinian Authority and the authorities in Gaza. It confirms patterns of violations previously reported by the Secretary-General and the High Commissioner for Human Rights. In addition to the grave nature of these violations, the persistent lack of accountability, and the shrinking space for media and human rights defenders, are of particular concern.

68. All previous recommendations made by the Secretary-General, the High Commissioner for Human Rights, and the United Nations human rights treaty bodies, remain pertinent. In particular, the High Commissioner recommends the following:

69. To the Government of Israel:

(a) Ensure that all incidents in which security personnel, including IDF, kill or injure any Palestinian, including in Gaza’s so-called “access restricted areas”, be promptly subjected to thorough, independent, impartial and effective criminal investigations;

(b) Immediately end all practices of collective punishment; in particular, immediately lift the blockade of Gaza and allow free movement of Palestinians across the Occupied Palestinian Territory. Any restrictions on the transfer of goods to and from Gaza must be consistent with international law. With due regard to legitimate security needs, Israel must respect international humanitarian law and international human rights law;

(c) Conduct prompt, thorough, independent, and impartial investigations into allegations of violations related to past escalations of hostilities, hold those responsible accountable; and ensure redress for victims;

(d) Ensure that the rules of engagement of ISF and their application are in line with international standards;

(e) Ensure that firearms are only used in case of imminent threat of death or serious injury, and never as a crowd-control measure; take all necessary measures to prevent incidents of excessive use of force; in particular, regulate the use of live ammunition, and adopt appropriate disciplinary and corrective sanctions for security force members who do not respect such regulations; ensure

\textsuperscript{79} http://www.emro.who.int/pse/publications-who/monthly-referral-reports.html

\textsuperscript{80} Those hired by Hamas after 14 June 2007.
that security forces are adequately equipped and trained on the use of less-lethal weapons;

(f) Ensure that assistance and medical aid are rendered to any injured or affected persons at the earliest possible moment.

(g) End the practice of administrative detention and ensure that all administrative detainees are promptly charged (if relevant) or released, and that the rights of all those deprived of their liberty are respected, particularly all rights inherent to a fair trial, including the right to defense;

(h) Ensure that conditions of detention are in accordance with international human rights law; that detainees are not subject to torture or ill-treatment; ensure that any allegations of torture or other ill-treatment are promptly, thoroughly and effectively investigated by an independent and impartial body;

(i) Ensure that all children under the age of 18 years are treated with due consideration for their age, that they are detained only as a last resort and, if so, for the shortest possible time, and with a view to rehabilitate them;

(j) Ensure that human rights defenders and journalists are respected, protected, and permitted to conduct their activities safely, freely, and without harassment.

70. To the Government of the State of Palestine:

(a) Ensure that it fully discharges its human rights obligations towards Palestinians in Gaza and immediately lift any measures that compound the impact of the Israeli blockade on residents of the Strip;

(b) Ensure that the reconciliation process is continuously accompanied by, and anchored in respect for international law; all institutional and legal reform should be guided by the human rights obligations of the State of Palestine;

(c) Announce a formal moratorium on executions;

(d) Ensure that the code of conduct regulating the use of force in the context of law enforcement operations and its application are consistent with international human rights standards;

(e) Ensure that allegations of human rights violations be promptly subjected to thorough, independent, impartial and effective criminal investigation;

(f) End arbitrary detention, including the practices of repeated detention and administrative detention in lieu of criminal charges, and either charge or release all individuals currently held in such a manner; immediately end all practices that may amount to ill-treatment or torture;

(g) Respect, protect and fulfil the rights to freedoms of expression and peaceful assembly, and remove all unlawful restrictions of freedom of expression from statutory law.

71. To authorities in Gaza:

(a) Ensure, along with the Palestinian armed groups in Gaza, respect for international humanitarian law, particularly the principles of distinction, proportionality and precaution; and ensure accountability for grave violations through appropriate investigations and holding perpetrators accountable;

(b) Announce and implement an immediate moratorium on the use of the death penalty, and cease the practice of trying civilians before military courts;
(c) End arbitrary arrest and detention of individuals, and immediately end all practices that may amount to torture and ill-treatment;

(d) Ensure that all allegations of torture, ill-treatment and death in custody are promptly, impartially and independently investigated, and that those responsible are brought to justice;

(e) Respect and protect the rights to freedoms of expression, association and peaceful assembly, including the right of NGOs and media personnel to conduct their activities safely, freely and without harassment.