Are many Palestinian prisoners on hunger strike?

On April 17, 2012, approximately 1000 of the security detainees and prisoners of all political stripes initiated an “open-ended” hunger strike. Participation quickly grew. Prisoners’ representatives say that as of early May, 2012, 2000 prisoners are participating. The Israeli Prison Service (IPS) places the number of participants at 1600. Two prisoners—Bilal Diab and Tha’er Halahleh—had initiated their hunger strike much earlier, on March 1. According to the International Committee of the Red Cross and Physicians for Human Rights – Israel, as of May 6-8, Diab (27) and Halahleh (34) were near death and the lives of several other hunger strikers were in danger.\(^1\)\(^2\)

Approximately 40 percent of Palestinian men in the occupied Palestinian territories have been jailed by the Israeli authorities at one time or another,\(^3\) many for decades. Prisoners’ detention and treatment is therefore an issue that resonates deeply with Palestinians. According to IPS figures, at the end of April 2012 some 4,424 Palestinian security detainees and prisoners were being held in Israeli prisons, including 203 children.

What are the hunger strikers protesting?

**Detention without charge or trial:** The key issue triggering the strike is Israel’s practice of “administrative detention”— detention without charge or trial. Israel often uses it not to punish someone for an offence already committed, but because the Israeli authorities believe someone is likely to commit an offence in the future. Over the years Israel has held thousands of Palestinians in jail without charge or trial, for periods ranging from several months to several years. Hundreds of them were children when first incarcerated. According to Israeli human rights group B’Tselem, although detainees are brought before a judge to authorize the detention order, most of the material submitted by the prosecution is classified and not shown to the detainee or his/her attorney. Since the detainees and their lawyers do not know the alleged evidence against them, they are unable to refute it. Although the maximum period of administrative detention is six months, it can be renewed indefinitely. In fact, of the administrative detainees held in December 2011, over 60 percent had their detention extended at least once beyond the first detention order.\(^4\)

As of the end of March 2012, approximately 320 Palestinians were being held in administrative detention. Halahleh and Diab—the two hunger strikers closest to death—have been held without charges for 22 months and 9 months respectively.

**Administrative detention is frequently used by Israel to punish and isolate Palestinians protesting Israel’s occupation of Palestinian territory.**\(^5\)

**Frequent use of solitary confinement and isolation:** Prisoners accuse the Israeli authorities of excessive use of solitary confinement (24 hours a day alone) and isolation (23 hours a day alone or with one other prisoner). Addameer, a human rights group working on Palestinian prisoners’ rights, notes that prison authorities often use solitary confinement and isolation to force prisoners to sign confessions and to discipline them for infractions of prison rules. In addition, isolation is used to silence prominent Palestinian political figures, to punish prisoners, to pressure them to collaborate and as a means of vindictive long-term treatment.\(^6\) Prisoner Mahmoud Issa, jailed since 1993, has been held in solitary confinement for 10 years now.\(^7\)

**Prolonged denial of family visits:** Another trigger of the strike is the prison authorities’ frequent denial of family visits. Relatives must apply for a permit to visit incarcerated family members. Hundreds of families are refused permits altogether, based on undisclosed “security grounds.” Israeli authorities never provide justification for rejecting applications, apart from the standard phrase: “forbidden entry into Israel for security reasons.” Thousands of Palestinian prisoners serve their entire sentences without regular family visits. Mahmoud Issa, for example, has been allowed only one half-hour visit from a family member in 10 years of solitary confinement. In February 2012, an Israeli judge denied Issa’s request for a visit from his 75-year old mother, deeming it “a great potential risk to state security.” Relatives note that Issa and his mother would meet on the other side of a glass wall and speak through a phone monitored by the prison guard.\(^8\)

**Other abuses:** Strip searches, middle-of-the-night checks, denial of medical treatment and humiliation are among the other abuses provoking the hunger strike.
What are the alleged crimes of the hunger strikers?

Some of the hunger strikers have been accused and convicted by Israeli military courts of actions threatening the security of Israelis. In some cases, their actions would be illegal in any democracy. However, many prisoners have been charged with “offences” for peacefully protesting the occupation or Israel’s violations of international law, for example the construction of the colonies (a.k.a. “settlements”) or the “separation barrier.”

Twenty-seven jailed Palestinian legislators — 20 percent of the Palestinian Legislative Council (PLC) — are among those on the hunger strike. Twenty-four of them have not been charged with any offence. As well, many prisoners are serving lengthy sentences imposed by Israeli military courts for lesser offences, e.g. throwing stones at the occupying troops and tanks.

Many of the prisoners are children. From the beginning of 2005 to the end of 2010, at least 835 Palestinian minors were arrested and tried in military courts in the West Bank on charges of stone throwing. Thirty-four of them were aged 12-13, 255 were 14-15, 546 were 16-17. Only one of the 835 was acquitted; all the rest were found guilty. In the period 2005-2010, 93 percent of the minors convicted of stone throwing were given a prison sentence, its length ranging from a few days to 20 months. Many of the hunger strikers have not been accused of any offence, let alone convicted of one. (See details in “Detention without charge or trial” above.)

How have Israeli authorities responded?

Israeli prison authorities are imposing solitary confinement or isolation on many strikers, abruptly transferring them to other prisons, confiscating their personal effects and denying them visits by independent physicians and lawyers. On May 7, the Israeli Supreme Court rejected an appeal by Diab and Halahleh against their detention without charge or trial. The Court ruled that the prisoners’ interrogation had been negligent, but that they should nevertheless not be released because they were a security risk. Contradictorily, the Court also ruled that the authorities should consider releasing the two on medical grounds.

How has the world responded?

On May 9, in response to protests at UN offices in the West Bank, UN Secretary General Ban Ki Moon said that “those detained must be charged and face trial with judicial guarantees, or released without delay.” On May 10, Filippo Grandi, head of UNRWA (the United Nations agency tasked with assisting Palestinian refugees) echoed Ban, and noted that the prisoners’ demands were “generally related to basic prisoners’ rights as stipulated in the Geneva Conventions.”

On May 8, EU missions in Jerusalem and Ramallah urged Israel to make available all necessary medical assistance and allow the hunger strikers to receive family visits. Thirty-five Irish deputies and senators of all political stripes, including two ministers of state, have urged the Israeli government to respect international law provisions restricting administrative detention to extreme cases, to end the practice of solitary confinement, and to allow prisoners family visits. As of May 10, 2012, the Canada’s Foreign Affairs Website had no mention of the hunger strike or its underlying causes.

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4 “Administrative detainees Bilal Diab and Thaer Halahleh are near death after 70 days of their hunger strike.” B’Tselem Israel Information Center for Human Rights in the Occupied Territories. May 7, 2012.
5 For example, Bassem Tamimi, the leader of a West Bank village protest movement, was released on bail April 27, 2012, after over a year in prison, pending the May 13 pronouncement of the verdict in his military trial. Tamimi, recognised by the European Union as a human rights defender, had previously spent about three years in administrative detention. His home village, Nabi Saleh, has been the scene of weekly protests against the illegal expansion of a nearby Israeli colony (a.k.a. “settlement”) onto village land.
10 “Separation barrier”: The high wall jutting deep into Palestinian territory, annexing Palestinian land onto the “Israeli” side of the wall.
15 Yaish, Shatha. “EU asks Israel to let families visit hunger strikers,” AFP. May 8, 2012