

Seven Decades after UN Resolution 194 on the “Right of Return”: Why Haven’t Palestinian Refugees Returned Home?

The UN resolution was never implemented, and with time, its standing has been diminished by an international community unwilling to enforce it

By [Ghada Karmi](#)

Global Research, December 13, 2018

[Middle East Eye](#) 11 December 2018

Region: [Middle East & North Africa](#)

Theme: [Law and Justice](#), [Police State & Civil Rights](#)

In-depth Report: [PALESTINE](#)

Of all the anniversaries that punctuate Palestine’s tragic modern history, the one on 11 December may be the most important.

On that day 70 years ago, the UN General Assembly adopted Resolution 194 by a majority of 35 out of 58 members. It has since been reaffirmed more than 135 times, remaining the bedrock of the Palestinian cause and the earliest legal underpinning of the right of return.

Resolution 194 called on the newly formed Israeli state to allow “refugees wishing to return to their homes and live at peace with their neighbours ... to do so at the earliest practicable date”, and to compensate them for their losses. It arose from an international consensus that people forcibly displaced from their homes had a right to return in customary and humanitarian law.

The real war

As **Count Folke Bernadotte**, the UN mediator and supporter of Palestinian refugees, said in 1948:

“It would be [an offence](#) against the principles of elemental justice if these innocent victims of the conflict were denied the right to return to their homes while Jewish immigrants flow into Palestine.”

A three-state Conciliation Commission was set up to oversee the repatriation of the returnees, and a year later, the UN Relief and Works Agency (UNRWA) was created to care for them until their repatriation. But it never happened, and from that moment on, the real war between Israel and the Palestinians began, with the former fighting to keep Palestinians from returning, and the latter steadfast in their determination to return.

Israel’s opening move was the assassination of Bernadotte by members of the Zionist Lehi organisation three months before Resolution 194 was passed. He was poignantly commemorated for his peacemaking efforts in the resolution’s Article 1. Israel went on to reject UN demands, even though the terms of its subsequent admission to UN membership in 1949 required adherence to UN resolutions, including 194.

Israeli lawyers instead set about picking it apart, arguing that the wording of the resolution implied that the refugees' return was not an immediate right. They alleged that the phrase "wishing to live in peace" gave Israel the choice of deciding which refugees conformed to that requirement.

Because of this ambiguity, the General Assembly in 1974 affirmed "the inalienable right of the Palestinians to return to their homes". Israel's objections never had any legal validity, but helped it maintain its opposition to the right of return.

Increasing marginalisation

The history of Resolution 194 has been one of increasing marginalisation. It was never implemented, and with time, its standing has been diminished by an international community unwilling to enforce it.

The language about the right of return has also been watered down. UN Resolution 242, passed in 1967, spoke ambiguously of "a just settlement" for refugees. The 1993 Oslo Accords demoted the refugee issue to final status negotiations, which never happened. The Clinton peace plan of 2000 laid out various options for resolving the refugee issue, including repatriation to the (non-existent) Palestinian state, settlement in host countries or emigration to third countries, such as Canada or Australia. Only a token return to Israel was offered, even then conditional on its approval.

In 2002, the Arab Peace Initiative spoke of a "just solution" for refugees, "in accordance with" Resolution 194, without further clarification; and the 2004 roadmap – supposedly still being overseen by the US, EU, UN and Russia – included a clause about an "agreed and realistic" solution to the refugee problem.

Israel's obdurate opposition to the right of return has grown in tandem. In the last 70 years, it has succeeded in frustrating every attempt to repatriate any of the 750,000 refugees of 1948 and their descendants, or the additional [350,000 refugees](#) of 1967. Apart from one Israeli offer to take back 100,000 refugees in 1949, [quickly withdrawn](#), it has neither apologised nor accepted responsibility for the human catastrophe it created.

The Arab states that should have been in the vanguard of those defending Palestinian refugees have made their discourse on the right of return vague and ambiguous, in line with Israeli preferences. And, as if to hammer the last nail into the coffin of the right of return, US President Donald Trump [ended US funding](#) for UNRWA, and is trying to whittle down Palestinian refugee numbers by redefining who they are.

Western support

The war over Palestinian return was bound to be unequal, and so far has been won by Israel, given its massive Western support. When Israel was founded in 1948, many Western states saw it as a way to compensate Jews for the horrors Germany had inflicted on them. A faraway country, Palestine – in a "backward" region, mostly under Western control and without the capacity to resist – must have seemed an ideal refuge for European Jews.

In settling the post-war Jewish refugees and solving the centuries-old "Jewish question", the West ignored the costs to the native population of Palestine. But it was inevitable that, given the determination of Israel's founders to create a state for Jews in a land that was not Jewish, Palestine's demography would have to be reversed, converting the existing Arab

majority into a Jewish one. That led inexorably to the [Nakba](#) and the right of return.

In this anniversary year, it is high time to implement Resolution 194 and end the war in the only way possible: by affirming the Palestinian right to return to the land of their ancestors, and by calling on Israelis and Palestinians to share the land between the river and the sea in a secular, democratic state, where the equal rights of all its citizens are enshrined in law.

The West, which created Israel to solve its Jewish question, will not welcome this. But everyone else who has suffered the consequences of that act will.

*

Note to readers: please click the share buttons above. Forward this article to your email lists. Crosspost on your blog site, internet forums. etc.

Ghada Karmi is a Palestinian doctor, academic and author.

The original source of this article is [Middle East Eye](#)

Copyright © [Ghada Karmi](#), [Middle East Eye](#), 2018

[Comment on Global Research Articles on our Facebook page](#)

[Become a Member of Global Research](#)

Articles by: [Ghada Karmi](#)

Disclaimer: The contents of this article are of sole responsibility of the author(s). The Centre for Research on Globalization will not be responsible for any inaccurate or incorrect statement in this article. The Centre of Research on Globalization grants permission to cross-post Global Research articles on community internet sites as long the source and copyright are acknowledged together with a hyperlink to the original Global Research article. For publication of Global Research articles in print or other forms including commercial internet sites, contact: publications@globalresearch.ca
www.globalresearch.ca contains copyrighted material the use of which has not always been specifically authorized by the copyright owner. We are making such material available to our readers under the provisions of "fair use" in an effort to advance a better understanding of political, economic and social issues. The material on this site is distributed without profit to those who have expressed a prior interest in receiving it for research and educational purposes. If you wish to use copyrighted material for purposes other than "fair use" you must request permission from the copyright owner.

For media inquiries: publications@globalresearch.ca