PETITION FOR URGENT ACTION ON HUMAN RIGHTS VIOLATIONS IN MAMILLA CEMETERY BY ISRAEL

Campaign to Preserve Mamilla Jerusalem Cemetery
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PETITION FOR URGENT ACTION 
ON HUMAN RIGHTS VIOLATIONS BY ISRAEL:
DESECRATION OF THE MA’MAN ALLAH (MAMILLA)
MUSLIM CEMETERY IN THE HOLY CITY OF JERUSALEM

TO:
1. The United Nations High Commissioner for Human Rights (Ms. Navi Pillay)
2. The United Nations Special Rapporteur on Freedom of Religion and Belief (Ms. Asma Jahangir)
3. The United Nations Special Rapporteur on Contemporary Forms of Racism, Racial Discrimination, Xenophobia and Related Intolerance (Mr. Githu Muigai)
4. The United Nations Independent Expert in the Field of Cultural Rights (Ms. Najat M’jid Maalla)
5. Director–General of United Nations Educational, Scientific, and Cultural Organization (Mr. Koichiro Matsuura)
6. The Government of Switzerland in its capacity as depository of the Fourth Geneva Conventions

INDIVIDUAL PETITIONERS:
Sixty individuals whose ancestors are interred in Mamilla (Ma’man Allah) Cemetery, from the Jerusalem families of:
1. Akkari
2. Ansari
3. Dajani
4. Duzdar
5. Hallak
6. Husseini
7. Imam
8. Jaouni
9. Khalidi
10. Koloti
11. Kurd
12. Nusseibeh
13. Salah
14. Sandukah
15. Zain

CO–PETITIONERS:
1. Mustafa Abu–Zahra, Mutawalli of Ma’man Allah Cemetery
2. Addameer Prisoner Support and Human Rights Association
3. Al–Mezan Centre for Human Rights
4. Al–Dameer Association for Human Rights
5. Al–Haq
6. Al–Quds Human Rights Clinic
7. Arab Association for Human Rights (HRA)
8. Association for the Defense of the Rights of the Internally Displaced in Israel (ADRID)
9. Badil Resource Center for Palestinian Residency and Refugee Rights
10. Housing and Land Rights Network – Habitat International Coalition
11. Jerusalem Legal Aid and Human Rights Center (JLAC)
12. The International Committee of the National Lawyers Guild
13. The Independent Commission for Human Rights
14. The National Lawyers Guild – Free Palestine Subcommittee
15. Women’s Centre for Legal Aid and Counselling (WCLAC)
16. Zochrot Association

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DATE: February 10, 2010

SUBJECT:
Petition for Urgent Action on Human Rights Violations by Israel: Desecration of Ma'man Allah (Mamilla) Muslim Cemetery in the Holy City of Jerusalem.
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EXECUTIVE SUMMARY

A. THE MAMILLA CEMETERY: ITS HISTORY AND IMPORTANCE

The Petitioners are individuals whose human rights have been violated by the destruction and desecration of an ancient Muslim cemetery, the Ma’man Allah (Mamilla) cemetery in Jerusalem, by the government of Israel working in conjunction with the Simon Wiesenthal Center (“SWC”) of Los Angeles, California, USA.1 Petitioners also include human rights non-governmental organizations concerned about this desecration. A significant portion of the cemetery is being destroyed and hundreds of human remains are being desecrated so that SWC can build a facility to be called the “Center for Human Dignity – Museum of Tolerance” on this sacred Muslim site.

The Mamilla cemetery has been a Muslim burial ground since the 7th century, when companions of the Prophet Muhammad were reputedly buried there. Before that, it was the site of a Byzantine church and cemetery.2 It is well attested as housing the remains of soldiers and officials of the Muslim ruler Saladin from the 12th century, as well as generations of important Jerusalem families and notables.3 The cemetery grounds also contain numerous monuments, structures, and gravestones attesting to its hallowed history, including the ancient Mamilla Pool, which dates back to the Herodian period, or the 1st century B.C. Since 1860, the cemetery has been clearly demarcated by stone walls and a road surrounding its 134.5 dunums (about 33 acres).4 The antiquity of the cemetery was confirmed by the Chief Excavator assigned to excavate the Museum site by the Israeli Antiquities Authority (IAA), who reported that over 400 graves containing human remains buried according to Muslim traditions were exhumed or exposed during excavations on the Museum site, many dating to the 12th century. His estimation that at least two thousand additional graves remain under the Museum site in 4 layers, the lowest dating to the 11th century, also verifies the antiquity and importance of the cemetery.5

The Mamilla cemetery’s significance was recognized by successive authorities. It was declared an historical site during the British Mandate by the Supreme Muslim Council in 1927, and as an antiquities site by the

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1 A list of the Petitioners is attached as Appendix I.
3 For a list of famous individuals buried in Mamilla, see Asem Khalidi, The Mamilla Cemetery; A Buried History, 37 JERUSALEM QUARTERLY, Spring, 2009, at 107-108.
5 Affidavit of Gideon Suleimani, Israel Antiquities Authority’s Chief Excavator at the project site, at paras 17.9, 26, 28, Attached as Appendix II [hereinafter Suleimani Affidavit].
British in 1944.\(^6\) It continued in active use as a burial ground throughout the Mandatory era. In 1948, soon after the new State of Israel seized the western part of Jerusalem, where Mamilla is located, the Jordanian government objected to any desecration of the cemetery. The Israeli Religious Affairs Ministry acknowledged in response Mamilla’s great importance to the Muslim community in a communiqué, stating:

[Mamilla] is considered to be one of the most prominent Muslim cemeteries, where seventy thousand Muslim warriors of Salah al–Din al–Ayubi’s [Saladin’s] armies are interred along with many Muslim scholars. Israel will always know to protect and respect this site.\(^7\)

In 1986, in response to urgent protests to the United Nations Education, Scientific and Cultural Organization (UNESCO) regarding destruction of parts of the Mamilla cemetery, Israel avowed that “no project exists for the deconsecration of the site and that on the contrary the site and its tombs are to be safeguarded.”\(^8\) Subsequently, the IAA itself included Mamilla on its list of “Special Antiquities Sites” in Jerusalem, and determined it to be a site of especially high value with “historical, cultural and architectural importance,” on which there should be no development, and which should be rehabilitated and maintained.\(^9\)

These earlier proclamations by Israeli authorities appeared to recognize the sacredness with which Muslims view their burial grounds, and the Mamilla cemetery in particular.\(^10\) Islamic jurisprudence consistently holds burial sites to be eternally sanctified, and disinterment of human remains is expressly prohibited. As with other monotheistic religions, the rites and beliefs associated with death and burial are an integral part of the religious practices and beliefs of Muslims everywhere.

**B. ISRAEL’S PROGRESSIVE DESERATION OF MAMILLA FAILS ITS OBLIGATION TO PROTECT HOLY SITES UNDER ITS CONTROL**

The western part of Jerusalem, including the Mamilla cemetery, came under Israeli control in 1948. This was despite United Nations General Assembly Resolution 181 of 1947, which aimed to create an international corpus separatum for Jerusalem and ensure the protection of all holy sites. The resolution specified that “existing rights in respect of Holy Places

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\(^6\) See Petition to the Supreme Court of Israel, In the Matter of The Committee of Famillies of the Dead Buried in the Maaman Allah (Mamilla) Cemetery, et. al., High Court of Justice File 3227/09, April 16, 2009, at para. 52 [hereinafter 2009 High Court Petition].


\(^9\) See 2009 High Court Petition, supra note 6, at paras. 61–77.

\(^10\) Letter from Qadi Ahmad Natour, President of the Sharia High Court of Appeals in Jerusalem, available at http://www.ipcri.org/files/qadi.html, attached as Appendix III.
and religious buildings or sites shall not be denied or impaired,” and that “Holy Places and religious buildings or sites shall be preserved. No act shall be permitted which may in any way impair their sacred character.”

On 9 December 1949, the United Nations General Assembly, in resolution 303(IV), restated its intention that “Jerusalem should be placed under a permanent international regime, which should envisage appropriate guarantees for the protection of the Holy Places, both within and outside Jerusalem ...” In 1967, after occupying the remainder of Jerusalem, Israel passed the Holy Places Law which purports to protect religious sites from violators.

Notwithstanding the above, the government of Israel, over several decades, has progressively encroached upon the cemetery with the construction of roads, buildings, parking lots and parks. Israel has ignored the repeated protests of Jerusalemites and other Palestinians (as well as Jews and others) against these desecrations, which included appeals to international bodies such as UNESCO. Amir Cheshen, former Arab–Affairs Advisor to Jerusalem Mayor Teddy Kollek from 1984–94, who has first–hand knowledge of such events, confirmed this history of protest, stating that:

Islamic stakeholders, particularly in Jerusalem, also among the Muslim community both in Israel and abroad, never abandoned their interest in what transpired in the cemetery, nor their sensitivity in this regard. And they always viewed construction that damaged the tombs and human remains as a violation of sanctity and their religious sensibilities.

The latest incursion, and the one most outrageous to the Petitioners and others, involves the construction of this so–called “Center for Human Dignity – Museum of Tolerance” by the SWC, with the support of the Israeli government. This construction project has resulted in the undignified disinterment and disposal of several hundred of graves and human remains, the exact amount and whereabouts of which are currently unknown, and threatens to erect a monument to “Human Dignity” and “Tolerance” atop thousands more graves. It has proceeded in the face of ongoing opposition to this desecration by Palestinian individuals and organizations, by numerous Jewish individuals and organizations who

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12 United Nations General Assembly Resolution 303(IV), Palestine: Question of an international regime for the Jerusalem area and the protection of the Holy Places A/Res/303(IV), Dec. 9, 1949. Attached as Appendix IX.A.
14 See section II.A of the Petition for a detailed discussion of past encroachments on the cemetery and the opposition they engendered.
The petitioners have exhausted all means at their disposal to prevent further desecration of this sacred cemetery and, hence, bring the matter to your urgent attention, as Israel’s conduct blatantly violates international human rights law, as detailed below.

C. ISRAEL’S TREATMENT OF MAMILLA IS PART OF A PATTERN OF DISREGARD FOR MUSLIM RELIGIOUS SITES

Israel’s actions on the Mamilla cemetery illustrate the state’s disdain for the religious and spiritual beliefs and sentiments that holy sites engender among Palestinians and Muslims everywhere. The disparity in the treatment of Jewish and non-Jewish holy sites is clear. There is a marked inequality, for example, in the treatment of Jewish remains found on construction sites and those of non-Jews. This is illustrated by the fact that Jewish religious authorities are immediately called upon when it is believed that there are Jewish remains so that they be accorded proper religious treatment and excavations may be stopped. In contrast, as in the case of Mamilla and other non-Jewish sites known to be Muslim cemeteries, no Muslim religious authorities were consulted in order that the remains and the cemetery be dealt with according to Islamic law. As

16 The petitioners in the 2009 Petition to the High Court included organizations such as Rabbis for Human Rights, and individuals such as Rabbi Michael Malchior and Rabbi Naftali Rotenberg. See 2009 High Court Petition, supra note 6. Other Jewish and Israeli religious, political and intellectual figures who have publicly opposed the project on religious and moral grounds include: Rabbi Eric Yoffie, President of the Union for Reform Judaism, see Eric Yoffie, Don’t Build Wiesenthal museum on disputed Jerusalem site, JTA, Feb. 2, 2009, available at http://www.haaretz.com/hasen/spages/1096949.html; U.S.-based Jewish organizations such as the Progressive Faith Foundation, Jews on First, and Jewish Voices for Peace, represented by Rabbi Seven Jacobs, Rabbi Haim Beliak and Sydney Levy, respectively, see Netty C. Gross, Grave Thoughts: What lies beneath the dispute over the Museum of Tolerance in Jerusalem?, THE JERUSALEM REPORT, January 5, 2009, at 24; Rabbi David Schild, see Nir Hasson, Jews and Muslims unite against Jerusalem Museum of Tolerance, HAARETZ, July 6, 2009, available at http://www.haaretz.com/hasen/spages/1096949.html; Dr. Rafi Greenberg, a prominent archeologist; Gershon Baskin, Co-CEO of the Israel/Palestine Center for Research and Information, who is behind the Public Committee Against the Construction of the Wiesenthal Center Museum of “Tolerance” Over the Muslim Cemetery in Mamilla; Daniel Siedeman, a lawyer and founder of Ir Amim; Knesset Speaker Reuven Rivlin, see Kamon Ben Shimon, Limits to Tolerance, THE JERUSALEM REPORT, July 20, 2009, at 14.

17 See 2009 High Court Petition, supra note 6, at paras. 191–92 (citing an article in Israeli newspaper Yediot Jerusalem). See also, Michael Green, Underlying Issues, JERUSALEM POST, March 7, 2009, available at http://www.jpost.com/servlet/Satellite?cid=1236269363261&pagename=JPost/JPArticle/ShowFull (noting that Barkat was critical of the location of the Museum before he became Mayor, and has attempted to communicate with the SWC about “the entire meaning of the project.”). Central Conference of American Rabbis (CCAR) Resolution, Reform Rabbinate Opposes Removal of Ancient Muslim Cemetery to Make Way for Jerusalem Museum of Tolerance, Feb. 25, 2009 (commending Municipality for suggesting other locations for the museum), Appendix VI.

18 See Meron Rapoport, Zero Tolerance, MA’ARIV, Feb. 27, 2009 (discussing the treatment of Jewish remains). See also, Michael Green, Underlying Issues, JERUSALEM POST, March 7, 2009, available at http://www.jpost.com/servlet/Satellite?cid=1139395439285&pagemenu=JPost/JPArticle/ShowFull (noting that Barkat was critical of the location of the Museum before he became Mayor, and has attempted to communicate with the SWC about “the entire meaning of the project.”). See also Jonathan Lis and Amiram Barkat, Treatment of skeletons found at museum building site raises storm, HAARETZ, 8/2/2006, available at http://www.haaretz.com/hasen/pages/ShArt.jhtml?ItemNo=680072 (noting that Muslim religious institutions were not consulted about digging at the site.). See also Jonathan Lis and Amiram Barkat, Treatment of skeletons found at museum building site raises storm, HAARETZ, 8/2/2006, available at http://www.haaretz.com/hasen/pages/ShArt.jhtml?ItemNo=680072 (noting that Muslim religious institutions were not consulted about digging at the site.). See also Jonathan Lis and Amiram Barkat, Treatment of skeletons found at museum building site raises storm, HAARETZ, 8/2/2006, available at http://www.haaretz.com/hasen/pages/ShArt.jhtml?ItemNo=680072 (noting that Muslim religious institutions were not consulted about digging at the site.).
Gideon Suleimani, the Chief Excavator appointed by the Israeli Antiquities Authority (IAA) to excavate the Museum site on Mamilla attested, “[A Ministry of Religion official] came to the site and told me, ‘If one Jewish skeleton were found, I would stop the excavations immediately.’ But no Jewish remains were found and [he] was not concerned.”\(^{19}\) This attitude on the part of Israeli authorities, and the discriminatory practices underlying it, is confirmed by a recent study on the treatment of non-Jewish holy sites in Israel, which documents several cases in which Israeli authorities continued construction works despite the discovery of Muslim graves during construction projects.\(^{20}\)

The desecration occurring at Mamilla is, thus, part of a larger pattern of disrespect, denigration, and desecration of the cultural heritage, including religious sites such as cemeteries, of non-Jewish individuals and groups by the Israeli state. This pattern of discrimination was discussed in a recent report by the Special Rapporteur on freedom of religion and belief, stating that:

all the 136 places which have been designated as holy sites until the end of 2007 are Jewish and the Government of Israel has so far only issued implementing regulations for Jewish holy sites.\(^{21}\)

The United States State Department’s International Religious Freedom Report of 2009 similarly found that:

The Government [of Israel] implements regulations only for Jewish sites. Non-Jewish Holy Sites do not enjoy legal protection . . . because the Government does not recognize them as official holy sites . . . While well-known sites have de facto protection as a result of their international importance, many Muslim and Christian sites are neglected, inaccessible, or threatened by property developers and municipalities.\(^{22}\)

Given this pattern of discrimination, not only with regard to the treatment of holy sites, but in all facets of the Israeli government’s relationship with

\(^{19}\) See Rapoport, supra note 18.


the Muslim and Christian communities under its control, it is no surprise that attempts to stop the desecration of Mamilla, legally and otherwise, have been rebuffed by Israeli authorities.

D. EXHAUSTION OF REMEDIES

Numerous avenues have been pursued in attempting to stop the current desecration of the Mamilla cemetery. Resort to the Israeli judiciary has been futile. Although a petition to halt construction presented to the Israeli Muslim Shari’a Court was granted, the Israeli High Court overruled it, holding that the Shari’a court lacked jurisdiction. The High Court ultimately ruled, on a separate petition, that construction on the cemetery was lawful.

Significantly, since the High Court ruling in October, 2008, it has been revealed that the High Court’s decision was based on serious misrepresentations made by the Israeli Antiquities Authority (IAA) regarding the extent of graves and human remains located on the site and discovered during excavations. In particular, Gideon Suleimani, the Chief Excavator assigned by the IAA to excavate the site, attested that the IAA withheld from the High Court his considered conclusion that the site should not be approved for construction. This conclusion was based on the facts that:

- his archaeological excavations were completed in only 10% of the entire project site, while in the remaining 90% of the site, “excavation was either only partial or preliminary”;
- “A total of 250 skeletons were excavated, some of them from secondary burials, and another 200 graves were exposed but not excavated,” and,
- the site contains at least 4 more as yet unexcavated layers of Muslim graves dating back to at least the 11th century, with an estimated 2000 graves remaining under the site.

Instead of forwarding these conclusions to the High Court, the IAA withheld Suleimani’s report and submitted to the Court that there were

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23 Israel’s discriminatory practices against the Muslim and Christian minority, including its failure to protect their holy sites, has been repeatedly criticized by the international community. See, e.g., Committee on the Elimination of Racial Discrimination, Concluding Observations of the UN Committee on Elimination of Racial Discrimination: Israel, CERD/C/ISR/CO/13, June 14, 2007; UN Committee on Economic, Social and Cultural Rights, Concluding Observations of the Committee on Economic, Social and Cultural Rights: Israel, UN Doc. E/C.12/1/Add.90 (2003), at para. 16 (noting that discrimination “is apparent in the continuing lower standard of living of Israeli Arabs as a result, inter alia, of higher unemployment rates, restricted access to and participation in trade unions, lack of access to housing, water, electricity, and health care and a lower level of education.”). See section III of the Petition for a fuller discussion.

24 See Al-Aqsa Association for the Development of the Assets of the Muslim Waqf in the Land of Israel Ltd. v. the Simon Wiesenthal Center Museum Corp., judgment dated October 29, 2008, High Court of Justice File 52/06 [hereinafter Al-Aqsa Assoc. judgment].

25 Suleimani Affidavit, supra note 5, at paras. 17.2–17.3. Attached as Appendix II.

26 Id. at para. 17.9

27 Id. at paras. 17.9, 26, 28; See also Rapoport, supra note 16.
no impediments to construction on most of the site, and released it for construction.\textsuperscript{28} The High Court ruling relied in large part on the submissions of the IAA that only a small portion of the Museum site contained the majority of the human remains found, that the excavations were otherwise complete, and that “no scientific data remained,” all of which contradicted the findings of the IAA’s own Chief Excavator, Suleimani.\textsuperscript{29} Suleimani has since declared that the IAA “under pressures on the part of the entrepreneurs and politicians, participated in the destruction of a valuable archeological site,” and that its conduct constitutes an “archeological crime.”\textsuperscript{30} As he stated in an interview, “We’re talking about tens of thousands of skeletons under the ground there, and not just a few dozen.”\textsuperscript{31}

A subsequent petition to nullify the IAA’s decision to release the site for construction, based on the above revelations, has recently been denied by the High Court on largely procedural grounds, namely, that there was nothing in the second petition that was novel, and that it therefore could not reconsider its previous ruling.\textsuperscript{32} While stating that Suleimani’s report to the IAA had been submitted to the Court during hearings on the previous petition, the Court did not address, as it had failed to do in its first judgment, the significant contradictions between Suleimani’s report and the information provided by the IAA regarding the progress and results of the excavations on the site.\textsuperscript{33} Rather, it reiterated the IAA’s version of the results, which its Chief Excavator Suleimani attested was “a factual and archaeological lie.”\textsuperscript{34} This showed a puzzling disregard of the facts that should have been central to the Court’s decision in both judgments, namely, that the Museum’s construction was taking place on an ancient cemetery site replete with Muslim graves and human remains, which were being desecrated in the process.

This ruling, together with the Court’s 2008 ruling, clearly illustrates the Court’s bias in favor of allowing the SWC “Center for Human Dignity – Museum of Tolerance” to be constructed. Its decisions make evident that the High Court, in keeping with the Israeli judiciary’s clear bias in favor of Jewish interests above those of Palestinians, views Israel’s development prerogatives as more important than respecting the religious beliefs of and preserving the cultural heritage of its disdained minority Muslim and Christian populations.

\textsuperscript{28} Suleimani Affidavit, supra note 5, at para. 19, Appendix II (declaring that the IAA’s claim “is a factual and archaeological lie.”).
\textsuperscript{29} See Al-Aqsa Assoc. Judgment, supra note 24; Suleimani Affidavit, supra note 23, at paras. 22–25 (explaining in detail the “disturbing and profound differences” between Suleimani’s map of the Museum site and that submitted to the High Court by the IAA), Appendix II.
\textsuperscript{30} Suleimani Affidavit, supra note 5, at paras. 15, 31, Appendix II.
\textsuperscript{31} Ben Shimon, supra note 16, at 14.
\textsuperscript{32} The Committee of the Families of the Dead Buried in the Maaman Allah (Mamilla) Cemetery and Others v. the (Israeli) Antiquities Authority and others, HCJ 3227/09, Dec. 23, 2009.
\textsuperscript{33} Id. The Court also did not note that Suleimani’s report was not submitted by the IAA itself, but rather by the petitioners in the Al-Aqsa Association case, a fact which indicates that the IAA attempted to conceal not only Suleimani’s recommendations that construction should not resume, but also his findings that the site was replete with Muslim graves dating as far back as the 11th century.
\textsuperscript{34} Id.; See Suleimani Affidavit, supra note 5, at para. 19, Appendix II.
Informal avenues to convince the Israeli authorities and the U.S. backers of the project (the SWC) to consider alternative locations have also been unsuccessful, and have revealed the callousness of these authorities to the claims of Palestinians and Muslims regarding their rights and feelings toward the desecration of the cemetery.\(^3\)

Petitioners thus have no recourse but to international human rights law and the institutions tasked with upholding it, to which this petition is submitted.

**E. INTERNATIONAL LAW VIOLATIONS**

Construction of the Museum on a portion of the cemetery constitutes a violation of numerous international human rights, including:

I. The right to protection of cultural heritage and cultural property, including religious sites such as cemeteries, as guaranteed by international human rights instruments such as the UNESCO World Heritage Convention, the Universal Declaration of Human Rights (UDHR), the International Covenant on Civil and Political Rights (ICCPR) and the International Convention on Economic, Social and Cultural Rights (ICESCR), and buttressed by extensive international humanitarian law protections, the principles of which are considered customary international law principles.

II. The right to manifest religious beliefs, as propounded in the UDHR and the ICCPR.

III. The right to freedom from discrimination, as set forth in the Convention on the Elimination of All Forms of Racial Discrimination (CERD), the ICCPR and the ICESCR.

IV. The right to family and culture, as set forth in the UDHR, ICCPR, and the ICESCR.

**F. REQUESTS FOR ACTION**

In light of these violations, the petitioners request the following actions on the part of the officials and bodies addressed herein:

I. Petitioners request that the Special Rapporteur on Freedom of Religion and Belief, the Special Rapporteur on Contemporary Forms of Racism, Racial Discrimination, Xenophobia and Related Intolerance, and the Independent Expert in the Field of Cultural Rights urgently demand that the Government of Israel:

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1. Immediately halt further construction of the Museum of Tolerance on the Mamilla cemetery site;

2. Document and reveal to the petitioners the whereabouts of all human remains and artifacts, as well as archaeological fragments and monuments exhumed in the construction;

3. Recover and rebury all human remains where they were originally found, in coordination with, and under the supervision of, the competent Muslim authorities in Jerusalem; and,

4. Declare the entire historic site of the Mamilla cemetery an antiquity, to be preserved and protected henceforth by its rightful custodians, the Muslim Waqf (public endowment) authorities in Jerusalem.

II. Based on the mandate laid out in the Human Rights Council resolution of October 21, 2009, petitioners request that the United Nations High Commissioner for Human Rights consider this complaint on an urgent basis and investigate and report on Israel’s violation of the above human rights, which, together with other Israeli actions that degrade or damage non-Jewish religious sites, constitute a pattern of gross violations of the human rights of Palestinians and Muslims.

III. Petitioners request that the Director General of UNESCO consider this complaint in light of existing UNESCO resolutions on the subject and the human rights violations alleged herein, and coordinate efforts with the above-mentioned United Nations officials in order that the Mamilla cemetery, a cultural and religious heritage site of great value, be preserved and protected.

IV. Petitioners request that the Government of Switzerland, in its capacity as depository of the Fourth Geneva Convention, consider this issue in the context of resuming the High Contracting Parties’ Conference to the Fourth Geneva Convention.
PETITION FOR URGENT ACTION ON HUMAN RIGHTS VIOLATIONS BY ISRAEL: DESECRATION OF MA’MAN ALLAH (MAMILLA) MUSLIM CEMETERY IN THE HOLY CITY OF JERUSALEM

The following complaint by representatives of families with ancestors buried in the Mamilla cemetery, supported by Palestinian and Israeli human rights organizational co-Petitioners, requests urgent action to halt all construction work in the cemetery, and declare the cemetery a cultural heritage site to be henceforth preserved and protected.

Section I summarizes the facts behind this complaint and explains the importance of cemeteries and burials in Islam.

Section II provides historical background on the Mamilla cemetery and details the acts of desecration that Israel has committed against the cemetery.

Section III puts the desecration of Mamilla in the context of a wider pattern of Israeli disregard for and disrespect of the cultural heritage of non-Jewish communities in the Holy Land.

Section IV explains the various actions taken by Palestinians and others to stop the desecration of the cemetery, and concludes that they have exhausted their remedies.

Section V presents an analysis of the human rights and humanitarian law violations that have occurred as a result of the desecration of the Mamilla cemetery.

Section VI concludes the complaint with a request for action from the bodies here addressed.
I. INTRODUCTION

A. Summary
The Petitioners respectfully request the Special Rapporteurs on Freedom of Religion and Belief and on Contemporary Forms of Racism, the Independent Expert on Cultural Rights, the High Commissioner for Human Rights, and the Director General of UNESCO to act urgently to demand that the Government of Israel cease the desecration and destruction of the ancient Mamilla Muslim cemetery in Jerusalem as a result of construction plans approved by Israeli municipal and regional planning authorities on portions of the cemetery. Petitioners further request that investigations be conducted to reveal the whereabouts of the hundreds of human remains exhumed in the process of construction on the cemetery, that the remains be recovered and reburied in coordination with the proper Muslim authorities, and that the cemetery be declared a protected heritage site.

The Mamilla cemetery is the largest and oldest Muslim cemetery in Jerusalem, in use from as early as the 7th century until 1948, when the State of Israel was established and it ceased to be accessible to its Muslim public trust custodians. Prior to this, the site was home to a Byzantine church, where Christian monks are believed to have been buried. The cemetery grounds also contain numerous monuments, structures, and gravestones attesting to its hallowed history, including the ancient Mamilla Pool. The cemetery holds the remains of many thousands of Jerusalemites and important figures in Jerusalem’s history and the history of the region, including judges, scholars, military leaders, and other dignitaries, among them ancestors of the current Petitioners. Its boundaries have been well delineated since the 1860s.

Israeli authorities have been complicit in the neglect, destruction, and desecration of the cemetery over six decades, in the face of strong public and legal protests by Palestinian, Israeli and international opponents of progressive encroachments. The most recent development project has resulted in the desecration of the cemetery through the exhumation and disposal of hundreds of graves and human remains in the process of the construction by the Simon Wiesenthal Center of Los Angeles, California, USA (SWC), of a so-called “Center for Human Dignity – Museum of Tolerance” over a section of the cemetery. The remains were exhumed and removed from the site during various phases of excavation and construction, and the means and location of their disposal have been concealed by the relevant Israeli authorities. The Israeli government, together with the Jerusalem Municipality and the Israeli Antiquities Authority (IAA), authorized construction on the site despite their full knowledge that the site is part of a historic Muslim cemetery deemed

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an antiquity, and against the recommendations of the IAA’s own Chief Excavator, entrusted with the excavation, that construction should be prohibited because of the cemetery’s historical and archeological significance. The Israeli Supreme Court ratified this decision based on misleading information presented by the IAA and the SWC in responding to a legal action mounted by another group of plaintiffs to stop construction. These actions by various Israeli local, national and judicial authorities constitute violations of the human rights of all Palestinians and Muslims, whose forbears are buried in this cemetery, and of innumerable Muslim Palestinians from Jerusalem who have direct ancestors buried there, some of the Petitioners among them. They also violate the rights of people of all faiths and backgrounds who believe that ancient and historically important cemeteries such as Mamilla are part of the cultural heritage of humanity, and should be protected and preserved for the benefit of all. These human rights protections include the right to protection of cultural heritage and property, the right to freedom from discrimination, the right to freedom of religion and belief, and the right to culture and family.

B. Muslim Customs and Religious Beliefs

In order to understand the import of Israel’s actions in the Mamilla cemetery to the Petitioners, it is necessary to explain Muslim customs and beliefs regarding burials and the sanctity of cemeteries. Death is considered an important stage of life for Muslims, who believe that the soul lives on after death. A proper Islamic burial is therefore imperative for Muslims. There are specific rites that are performed when a Muslim dies, which include the washing, shrouding and burial of the body as soon as possible, preferably the same day as the death, and according to prescribed methods. As for the burial, for Sunni Muslims, the grave must be perpendicular to the qibla, or the direction of prayer, and the deceased’s head must be facing the qibla, with the body turned on its right side. The body should be buried without a casket, where permitted by law.²

Burial of the dead in Islam, as in most religions, is an act to which much religious significance is attached. The rituals associated with burial are an integral part of the “shari’a,” or the path ordained by God for Muslims to follow. Its significance extends to both the deceased, who are put in their final resting place until the Day of Judgment, and to the living, who prepare the body of the deceased for the final reckoning, and pray over the soul of the dead, asking for God’s mercy on their behalf.³ The desecration of remains of the dead is therefore an affront not only to the dignity of the dead, but also to those who buried them in the confidence that they would remain where they were interred.

³ Id.
According to Islamic jurisprudence, disinterment of the dead is strictly forbidden, and such actions constitute grave disrespect to the dead and their living descendants. Moreover, the sanctity of cemeteries is eternal. Such sanctity cannot be “suspended by the passing of time, and its sanctity cannot be changed until Judgment Day. Therefore, it is stated that there is an absolute prohibition on digging up graves and this is according to the learned opinion of Shari’a scholars without exception.” Such an insult as the removal of human remains from their graves does not stop at the direct descendants of the deceased, who in this case include the Individual Petitioners, but has implications for Muslims everywhere when acts of desecration are committed in blatant disregard for the sanctity of their burial customs and sites. The disrespect involved in exhuming human remains from cemeteries also signals to other groups that similar treatment of religious sites is permissible, and thus threatens protection of the religious sites of others as well.

It is customary for Muslims to visit the graves of relatives and ancestors, and to pray for the dead. The visitation of graves and prayer at gravesides is mentioned in the Quran and in the Sunnah of the Prophet Muhammad. Muslim Palestinians, including some of the present Individual Petitioners whose ancestors’ graves remain visible, have continued to visit their relatives buried in Mamilla cemetery down to the present. Photographs of the still-preserved sections of the cemetery attest to the renovation and replacement of headstones of those graves still identifiable by living relatives.

The Individual Petitioners are descendants of individuals buried in Mamilla who are deeply offended by the desecration of hundreds of graves in the

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5 Id. (citing judgments issued by Israeli Shari’a courts and a fatwa issued by all Shari’a judges in Israel in 1994 stating that the sanctity of cemeteries is eternal until the end of time). See also Shaikh ‘Akrama Sabri, Fatwa Shari’a fi tahrim al-i’tida’ ‘al al-maqabir, Mar. 20, 2004, (prohibiting destruction of graves), attached as Appendix IV.

6 See Translation of Sahih Muslim, Book 4: The Book of Prayers, available at http://www.usc.edu/schools/college/crcc/engagement/resources/texts/muslim/hadith/muslim/004.smt.html:

   Book 4, no. 2130: Abu Huraira reported: The Apostle of Allah (may peace be upon him) visited the grave of his mother and he wept, and moved others around him to tears, and said: I sought permission from my Lord to beg forgiveness for her but it was not granted to me, and I sought permission to visit her grave and it was granted to me. So visit the graves, for that makes you mindful of death.;

   Book 4, no. 2128: Sulaiman b. Buraida narrated on the authority of his father that the Messenger of Allah (may peace be upon him) used to teach them when they went out to the graveyard. One of the narrators used to say this in the narration transmitted on the authority of Abu Bakr:” Peace be upon the inhabitants of the city (i.e. graveyard).” In the hadith transmitted by Zuhair (the words are):” Peace be upon you, the inhabitants of the city, among the believers, and Muslims, and God willing we shall join you. I beg of Allah peace for us and for you.”

   Book 4, no. 2119: Abu Huraira reported Allah’s Messenger (may peace be upon him) as saying: It is better that one of you should sit on live coals which would burn his clothing and come in contact with his skin than that he should sit on a grave.

7 Raed Duzdar recently renovated the gravestone of his ancestor, Ahmad Agha Duzdar, who was Governor of Jerusalem in the 19th century. The new gravestone was destroyed only weeks after it was erected. Badr Khalidi attested to having visited the grave of his ancestor, Mohammed Shamseddine al-Khalidi al-Dairi, interred in Mamilla in 1401 A.D. See List of Petitioners, attached as Appendix I. See also, Martin Patience, Row over Israeli tolerance Museum, BBC NEWS, Feb. 17, 2006 (quoting Mohammed Hamdi Bader, who visited his grandfather’s grave regularly to pray by it).

8 See photographs of renovated headstones, Appendix VIII.B.
cemetery, potentially belonging to their ancestors. They, like millions of
other Palestinians and Muslims, are gravely distressed by the desecration
of Muslim graves and remains, and perceive Israel's indifference to the
cemetery's historical, cultural and religious importance as a symbol of
its lack of respect for the holy sites of other religious groups, including
Muslims and Christians. All of the Petitioners believe that Israel's
disrespect of a historically and religiously important cemetery such as
Mamilla jeopardizes the sanctity of other cemeteries and other religious
sites belonging to all faiths.

II. BACKGROUND

A. History of the Jerusalem Mamilla Cemetery
The Mamilla cemetery is the largest and oldest Muslim cemetery in
Jerusalem. It was recognized as a Muslim cemetery as early as the 7th
century, and is said to hold remains of several of the Prophet Muhammad's
companions. Prior to this, the site was home to a Byzantine church,
where Christian monks are believed to have been buried. It is historically
attested that the cemetery holds the remains of eminent scholars and
Jerusalem notables going back over 1000 years, as well as of noted military
leaders from the army of Saladin in the 12th century. The cemetery was
in active use at least as late as 1927, when the Muslim Supreme Council
deemed it a historical site to be preserved and properly maintained. The
President of the Israeli Shari'a High Court of Appeals in Jerusalem,
Ahmad Natour, attested that it continued to be used as a cemetery as late
as 1948. The cemetery grounds also contain numerous monuments,
structures, and gravestones attesting to its hallowed history, including the
ancient Mamilla Pool, which operated as a cistern for the city of Jerusalem
from the first century B.C.

The boundaries of the cemetery have been clearly delineated since the
1860s, during the Ottoman administration of Palestine, by means of a wall
and a road surrounding it. These boundaries were fastidiously respected
by the Ottomans and the British, and were not encroached upon during the
first years of Israeli rule.

The ownership of the land was uncontested and uninterrupted until 1948,
when the State of Israel was established. As with all Muslim cemeteries

See List of Petitioners, attached as Appendix I.
See Charmaine Seitz, Paradise and Gehenna Keep Close Company in the Sanctuary of God, 6:1 JERUSALEM
QUARTERLY, at 61; Saree Makdisi, The Architecture of Erasure, CRITICAL INQUIRY, Spring, 2010, at 3, available
See Chronicle of a Cemetery, supra note 1.
For a list of famous individuals buried in Mamilla, see Asem Khalidi, The Mamilla Cemetery; A Buried History,
Id. at 105.
Judge Natour Letter, supra note 4, Appendix III.
See Chronicle of a Cemetery, supra note 1.
in Palestine, Mamilla was an Islamic endowment, or public waqf, a fact confirmed by a 1938 British Mandate registration certificate in the name of the Trustee of the Islamic Endowment (waqf).\(^\text{17}\) It was recorded as one undivided bloc of land (Bloc. No. 30036, Plot No. 1), with an area of 134.5 dunums (approximately 33 acres).\(^\text{18}\) In 1944 the British Mandatory authorities declared the cemetery an antiquities site.\(^\text{19}\) After 1948, the site was expropriated by the Israeli Custodian of Absentee Property, which handled all Palestinian land seized by the government in post–1948 Israel. It was later transferred to the Israel Lands Authority, which subsequently transferred it to the Jerusalem Municipality in 1992.\(^\text{20}\) The Israeli government and the Jerusalem Municipality gifted part of the cemetery to the Simon Wiesenthal Center (SWC), and approved plans for the “Center for Human Dignity – Museum of Tolerance” on the site.

Despite recent attempts to denigrate the sanctity of the cemetery and its importance to Muslims, Israeli authorities have, in the past, recognized the entire cemetery grounds as a site of great historical and religious importance. In a response to official Jordanian protests against desecration of the cemetery in 1948, the newly established Israeli Religious Affairs Ministry admitted the cemetery’s great importance to the Muslim community, stating that it “is considered to be one of the most prominent Muslim cemeteries, where seventy thousand Muslim warriors from Salah al-Din al-Ayubi’s armies are interred along with many Muslim scholars. Israel will always know to protect and respect this site.”\(^\text{21}\) In 1964 Israel designated the cemetery as an antiquities site.\(^\text{22}\) Later encroachments by Israel led to a petition by Palestinians to UNESCO in 1986. In responding to the UNESCO investigator, Israel asserted that “no project exists for the deconsecration of the site and that, on the contrary, the site and its tombs are to be safeguarded.”\(^\text{23}\) Most recently, in 2002, the Israeli Antiquities Authority (IAA) recognized the Mamilla cemetery as a “Special Antiquities Site” in Jerusalem and determined it to be a site of especially high value with “historical, cultural and architectural importance,” on which there should be no development, and which should be rehabilitated and maintained.\(^\text{24}\)

In spite of this apparent awareness of both the cemetery’s sanctity and its historical value, Israel has gradually expropriated and destroyed most of the cemetery. Over the six decades that Israel has controlled the cemetery

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\(^{17}\) See Certificate of Registration for the Mamilla Cemetery in the Jerusalem Land Registry, 1938, attached as Appendix V.

\(^{18}\) Id. See also Ben–Arie, supra note 16.

\(^{19}\) See Petition to the Supreme Court of Israel, In the Matter of The Committee of Families of the Dead Buried in the Maaman Allah (Mamilla) Cemetery, et. al., High Court of Justice File 3227/09, April 16, 2009, at para. 52 [hereinafter 2009 High Court Petition].

\(^{20}\) Makdisi, supra note 10, at 8.


\(^{22}\) 2009 High Court Petition, supra note 19, at para. 52.


\(^{24}\) 2009 High Court Petition, supra note 19, at paras. 61–77.
and prevented Muslims from maintaining it, its situation has deteriorated significantly, with only a handful of grave markers remaining visible, in contrast to the thousands that were there in 1948.\textsuperscript{25} The Mamilla cemetery has been slowly encroached upon by the Israeli state, beginning in the 1960s when about half of it was turned into “Independence Park.” A parking lot was built over another part of the cemetery in 1964, constituting part of the plot on which the Museum site is located.

The building of the parking lot was itself illegal, in violation of a 1951 Israeli government decision forbidding Muslim mosques and cemeteries to be transferred.\textsuperscript{26} It was nonetheless justified by a ruling obtained in 1964 from a Muslim judge in Jaffa, employed by the Israeli state, who agreed to publish a decision that the cemetery was no longer sanctified. This ruling, however, has been proven to be invalid based on the fact that remains were clearly still intact then, as they are now. The Muslim religious-legal requirements for de-sanctifying a cemetery, namely that the cemetery be thoroughly investigated, that no bones be found, and that fresh remains be allowed to be placed there, were clearly not met in this case. Moreover, such findings would not have allowed for the cemetery to be used for purposes other than reusing grave sites deemed abandoned for new burials.\textsuperscript{27} The Israeli-appointed judge’s legitimacy was also negated by his conviction for fraud in the same year of the decision.\textsuperscript{28} The current President of the Israeli Shari’a Court of Appeals has pronounced this 1964 decision null and void, and has confirmed that cemeteries never lose their sanctity in Islam.\textsuperscript{29}

Other past encroachments onto the cemetery include the building of a school and playing field in the northwest corner, the building of an underground parking garage in the 1980s, the building of access roads through the cemetery, excavations in 2005 to lay electric cables, and use of a portion of it as the premises of the Israeli Ministry of Trade and Industry.\textsuperscript{30} Thus, the designation of the cemetery as an antiquities site and Israel’s past recognition of the cemetery’s significance has failed to protect it, as evidence by the continuing encroachments on it, the poor state of the still visible portion of the cemetery, and the IAA’s most recent actions in releasing part of the cemetery for construction of the Museum.

\textsuperscript{25} Khalidi, supra note 12, at 105. See Appendix VII, comparing aerial photos and maps of the cemetery in 1951 and at present, and showing the extent of development on the cemetery since 1948.
\textsuperscript{26} Netty C. Gross, Grave Thoughts: What lies beneath the dispute over the Museum of Tolerance in Jerusalem?, THE JERUSALEM REPORT, January 5, 2009, at 24.
\textsuperscript{27} Id.
\textsuperscript{28} See Judge Natour Letter, supra note 4, Appendix III. See also Jonathan Cook, Travesty of tolerance on display, ALJAZEERA MAGAZINE, available at http://aljazeera.com/news/articles/42/Travesty_of_tolerance_on_display.html (noting the lack of legitimacy and widespread corruption among Islamic officials appointed by Israel “because of their willingness to do the government’s bidding rather than because of their public standing or Islamic credentials.”)
\textsuperscript{29} Judge Natour Letter, supra note 4, Appendix III.
\textsuperscript{30} Khalidi, supra note 12, at 105. See Appendix VII.B, a 2010 aerial photograph indicating the location of some of these developments.
Contrary to the claims of proponents of the Museum project that there was never any opposition to previous construction on the cemetery, there has been sustained opposition by members, leaders and organizations of Palestinian communities in Israel and the Occupied Palestinian Territory, including East Jerusalem, throughout all of the above-mentioned incursions into the cemetery. This opposition has come from Islamic waqf authorities and other religious institutions, members of Jerusalem families with ancestors buried in the cemetery, and civil society organizations.

After the establishment of Israel in 1948, the Jordanian government officially protested desecration of the cemetery. Until the lifting of military rule imposed on them from 1948 to 1966, Palestinians who were able to remain inside territory seized by Israel in 1948 were not in a position to challenge Israeli control over the cemetery, given the decimation of the Palestinian population, the Palestinian community’s consequent political and social weakness after 1948, and the severe restrictions on movement and organizing placed on Palestinians inside Israel by military laws.

In 1958, attempts by Israel to build a stage in the cemetery for independence celebrations were averted by a request, ultimately heeded, from the Advisory Council on Muslim Affairs to change its location. In 1967, however, Israel rejected a petition by the (Jordanian) Islamic Waqf Department in Jerusalem requesting permission to maintain the Mamilla cemetery after 20 years of neglect by the Israeli state after 1948, and instead proceeded to establish Independence Park over much of the cemetery. There was also outrage expressed at the desecration resulting from the building of the parking lot on Mamilla grounds in the 1960s. Waqf officials and other Jerusalemites witnessed the remains scattered from the Israeli construction, which they gathered to rebury.

Palestinians have also petitioned international organizations in their attempts to prevent development on Mamilla grounds. Building operations in the cemetery in the 1980s were the subject of urgent communications to the United Nations Educational, Scientific and Cultural Organization (UNESCO) to assist in stopping the destruction of the cemetery, which ultimately produced no results. In the late 1980s, as new portions of the cemetery were destroyed for the construction of a car-park, the Muslim waqf authorities held a public conference attended by the international press and Consuls based in Jerusalem to protest the desecration, during

31 Such false claims were accepted unreservedly by the Israeli High Court in its decision allowing resumption of construction of the Museum, in disregard of the evidence to the contrary. See Al-Aqsa Association for the Development of the Assets of the Muslim Waqf in the Land of Israel Ltd. v. the Simon Wiesenthal Center Museum Corp., judgment dated October 29, 2008, High Court of Justice File 52/06 (stating that no objections were made concerning the sanctity of the site during previous development projects) [hereinafter Al-Aqsa Assoc. judgment].
32 See supra note 21 and related discussion.
33 Eldar, supra note 21.
34 Khalidi, supra note 12, at 105.
35 Id. at 106. See attached photograph, Appendix VIII.C.
which human bones that had been collected from the despoiled cemetery site by the waqf authorities were displayed. Amir Cheshen, former Arab-Affairs Advisor to Jerusalem Mayor Teddy Kollek from 1984–94, confirmed that “During the excavation human remains were uncovered and this brought about considerable distress and a public uproar among the Arab residents of East Jerusalem. In addition, the Steering Committee of Israeli Arabs found it appropriate to file a protest.” Palestinians and religious institutions also publicly protested the transfer of the cemetery land to the Jerusalem Municipality in 1992. As Cheshen attested:

it is clear that Islamic stakeholders, particularly in Jerusalem, also among the Muslim community both in Israel and abroad, never abandoned their interest in what transpired in the cemetery, nor their sensitivity in this regard. And they always viewed construction that damaged the tombs and human remains as a violation of sanctity and their religious sensibilities.

The most recent encroachment onto the cemetery, the “Center for Human Dignity – Museum of Tolerance” project, has also generated much controversy, and has been the subject of numerous lawsuits and public protests in Israel and internationally. The present Complaint is consistent with the history of protest by Palestinians and others against Israeli encroachments and desecration of the cemetery. Failure to stop the current construction, which aims to erect a large modern structure atop this ancient cemetery, will surely pave the way for other similar projects atop the graves and remains of centuries of Muslims who were buried in this cemetery in Jerusalem, in flagrant violation of relevant international human rights law, as well as numerous United Nations resolutions on Jerusalem, going back to the establishment of the State of Israel.

B. The Desecration Inflicted by the “Center for Human Dignity – Museum of Tolerance” Project

1. The Museum Project Has Resulted in the Exhumation of Hundreds of Graves and Remains

The progressive infringements on the Mamilla cemetery by Israeli authorities since the 1960’s have culminated in the latest project, authorized and supported by Israeli state authorities and upheld by the Israeli High Court in 2008. This project to erect a “Center for Human

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37 This was attested to in the memoirs of the last Jordanian mayor of Jerusalem, Anwar al-Khateeb al-Tamimi, With Saladin in Jerusalem, published in 1989.


39 See Makdisi, supra note 10, at 8.

40 Ir Amim Jerusalem Bulletin, supra note 37.

41 See Al-Aqsa Assoc. Judgment, supra note 31 (ruling that erection of the Museum is lawful and imposing conditions on the disposition of remains in areas of the site the Court was told contained remains). See Section II.B. below for a discussion of how the Court was misled regarding the number and distribution of human remains located under the entire site.
Dignity – Museum of Tolerance” on a cemetery site containing thousands of Muslim remains has predictably resulted in severe desecration at various stages of the construction process.42

The Museum project was approved to be built by the Municipality on the previously paved over car park in 2002, on about 14 dunums (3.5 acres), over 10 per cent of the total area of the cemetery.43 The government reportedly informed the SWC that the plot was open public land, and provided it with the necessary permits to build there.44 The Museum plan was approved as part of a broader plan to “develop” central Jerusalem.45 The groundbreaking ceremony was held in May, 2004, and digging on the site began in 2005. The planning process itself was conducted with much secrecy, as are other controversial planning projects in Israel, and was already “approved before being presented in full to the Israeli public...once they were already a fait accompli.”46

Both the Israeli government and the SWC had full knowledge of the fact that the building site was part of the historical Mamilla cemetery. As Gideon Suleimani, the archaeologist appointed by the Israel Antiquities Authority (IAA) to excavate the construction site stated, among IAA officials, “The Mammilla cemetery is known as an antiquities site and a burial site in Jerusalem ever since the period of the Crusades.”47 Prior to any work being done on the site, the IAA, at the behest of Suleimani, dug test trenches on the designated project site, which revealed “that the entire area “abounded with graves,” and that under the parking lot there was a crowded Muslim cemetery, containing three or four layers of graves.”48 SWC representatives were apprised of this fact.49

Despite this discovery, groundbreaking work in preparation for construction was conducted, resulting in the disinterment of at least two hundred graves and human remains, buried according to Muslim rites, which dated back to the Mamluk period of Islamic history, or the 12th century B.C.50 The whereabouts of these remains are currently

42 See photos of exhumed and exposed graves and human remains on the construction site, Appendix VIII.A.
43 See 2010 aerial photograph, Appendix VII.A, highlighting the original boundaries of the cemetery and indicating the location of Museum site.
45 The development plan also includes plans to build malls and luxury housing in the area, which is centrally located. The development plan is itself controversial, given the undetermined legal status of Jerusalem, and the nature of the development, which aims to erase the Palestinian presence in the city and replace it with an Israeli presence, in part to solidify Israel’s control over Jerusalem, which both Palestinians and Israelis claim as their capital. See Chronicle of a Cemetery, supra note 1.
47 Affidavit of Gideon Suleimani, Israel Antiquities Authority’s Chief Excavator at the project site, at para. 6.6. Attached as Appendix II [hereinafter Suleimani Affidavit]. At the time that he ordered the test trenches, Suleimani was the Director of the Israel Antiquities Authority Jerusalem District. In 2005, he was appointed Chief Excavator at the Museum site. Suleimani has worked with the IAA in various capacities since 1990. See Suleimani Affidavit, at paras. 1–4, Appendix III.
48 Id. at para. 6.5.
49 Id., at para. 6.6.
50 See 2009 High Court Petition, supra note 19, at para. 19.
unknown. The degrading manner with which these remains were dealt shows a blatant disrespect for the sanctity of those buried and their living descendants. It was only after these exhumations were publicized that Palestinians, Muslims, Israelis, and others, the Petitioners among them, realized the implications of the desecration the project was inflicting on the Mamilla cemetery.

Once this desecration was revealed in the Israeli press, the Israeli Antiquities Authority (IAA) began excavations to determine whether to allow construction to continue based on the site's antiquity. The IAA's subsequent partial excavation of the site to determine whether to release it for construction unearthed hundreds more human remains. At an early stage of the excavation, the Chief Excavator Suleimani submitted a report to the IAA and SWC recommending that the site should not be released for construction, stating that in the portions excavated “A total of 250 skeletons were excavated, some of them from secondary burials, and another 200 graves were exposed but not excavated. On the basis of the above, I estimated that there are at least about 2000 graves on the site,” in at least four layers.51 The remains found dated back to the 12th century or earlier, and were all buried according to Muslim burial rites, while the bottom layer excavated dated to the 11th century.52 He further reported that the excavation was completed in only 10% of the entire project site, while in the remaining 90% of the site, “excavation was either only partial or preliminary.”53 It was reported that remains were mishandled and damaged in the process of this excavation and that at least one skull was smashed.54

As the IAA’s Chief Excavator, Suleimani, attested subsequently, the IAA excavations were marred by intense pressure exerted on the IAA by representatives of the Museum project and by various Israeli politicians sympathetic to the project to conclude the excavations hastily, and to approve the continuation of the project in order to enable construction of the Museum to begin.55 The IAA, in turn, not only put pressure on Suleimani to stop the digging, but he was also asked if he would alter his report, which found that the site was an antiquity and that construction should not be allowed without a full investigation of all human remains on the site and appropriate documentation.56 Indeed, Suleimani stated that representatives of the SWC “would come to the site on a daily basis, pressing for the excavations to progress quickly, to prevent the Muslims from halting the project,” and that “In the course of the excavations, threats began coming in from the entrepreneurs…[who] were threatening that if the excavation was held up they would sue the Antiquities Authority, and therefore the pace must be quickened.”57

51 See Suleimani Affidavit, supra note 47, at para. 17.9, Appendix II.
52 Id. at paras. 26,28; See also Meron Rapoport, Zero Tolerance, MA’ARIV, Feb. 27,2009.
53 Suleimani Affidavit, supra note 47, at para. 17.2–17.3, Appendix II.
55 Suleimani Affidavit, supra note 47, at para. 17.2–17.3, Appendix II.
56 Id. at para. 30.
57 Id. at paras. 10, 12.
The submission of a petition to the High Court to halt the excavations and the construction of the Museum resulted in a temporary order to stop work and close off the site in 2006. Although excavations temporarily stopped when the High Court issued its order, desecration of the cemetery continued – graves were vandalized, reportedly by fundamentalist Jewish groups.58

After the Israeli High Court released its decision to allow the project to move forward in October, 2008, construction resumed on the Museum site, despite continued opposition to it and revelations that the IAA and the SWC were not forthright with the Court regarding the excavations completed and the large number of graves remaining on the site.59 The IAA claims that human remains found during the latest work by agents of the SWC, under direction of the IAA, are being manually removed after documentation in order that they may be reburied in an alternate location.60 The decision to remove and reinter Muslim remains, however, was taken without consultation with legitimate Muslim authorities, and in the face of severe opposition on the part of Palestinians, Muslims and others opposed to the project, including the Petitioners. It was reported that in one week of 2009 alone, 300 Muslim graves were disinterred during construction on the Museum site, and the remains were dumped into a mass grave.61 Recent reports have mentioned that remains have been assembled around the perimeter of the construction site pending a decision by the relevant authorities on their possible re-interment elsewhere in Mamilla or at another site.62 The great secrecy with which the SWC and the Israeli government have cloaked the project makes it difficult for the petitioners to determine the real extent of the desecration involved, and the whereabouts of all of the exhumed remains.63

Although Israel claims that preparation of the site for construction is complete, the work performed has not only left hundreds, if not thousands, of human remains and graves in disarray and unaccounted for, but there also remain thousands of graves beneath the construction site. The project site is an area of desecration, and allowing construction of the Museum above it will only exacerbate the damage to any remains still at the site, and to the sensitivities attached to this issue by the Petitioners and many other Palestinians, Muslims, Jews and others. Needless to say, Petitioners oppose any further disturbance of graves and remains

58 Makdisi, supra note 10, at 13.
59 These revelations included the statements of Suleimani in an interview with an Israeli newspaper regarding the suppression on the part of the IAA of his findings from the excavation, as detailed infra, section II.B.2. See Rapoport, Zero Tolerance, supra note 52.
62 Private communication from Gershon Baskin, Director, IPCRI, October 2009.
63 Access to the site is closely guarded, with a high barrier erected around it and constant camera surveillance of the site. See photographs, Appendix VIII.D; Suleimani Affidavit, supra note 47, at para. 27 (describing how “the site was…surrounded by high fences, cameras were installed and guards were placed around the site, so that it looks more like a military camp, all with the aim of maintaining secrecy.”), Appendix II.
in Mamilla, for archaeological or any other purposes, excepting action necessary to restore and preserve the cemetery.

2. Israel is Complicit in the Desecration Committed in Mamilla

The Israeli state, its organs and agents, have been involved at all stages of this project. The cemetery was proposed to the SWC as a site for the Museum by the Jerusalem Municipality in 1993, despite its full knowledge that the site is part of the Mamilla cemetery. Former Jerusalem mayors Teddy Kollek and Ehud Olmert were instrumental in encouraging the project and offering the cemetery as a site. A company owned by the Jerusalem Municipality, Moriah Jerusalem Development Co., Ltd. was contracted by SWC to construct the museum and was the primary company tasked with the initial digging of the site when hundreds of remains were found.

Most harmful has been the Israeli Antiquities Authority’s (IAA’s) role in approving the site for construction after beginning archeological excavations to determine the site’s value as an antiquity, even though it had itself included Mamilla on its list of “Special Antiquities Sites” in Jerusalem, and determined it to be a site of especially high value with “historical, cultural and architectural importance,” on which there should be no development, and which should be rehabilitated and maintained. The excavations it conducted were tainted by severe pressure to discontinue the work, including from the backers of the Museum project, IAA officials, and Israeli politicians. The IAA’s accession to this pressure is explained by the fact that the SWC was financing the archaeological excavation work, in violation of Israeli law. As noted, the work was stopped in 2006 by a High Court order after a lawsuit was filed challenging the legality of the Museum project on the cemetery.

In the process of defending against this lawsuit, the IAA ultimately concealed the findings and recommendations of Gideon Suleimani, whom it had appointed as Chief Excavator of the IAA excavation, regarding the prevalence of graves at the site so as to ensure a favorable ruling from the Israeli High Court. Thus, rather than alerting the Court to Suleimani’s recommendation that no construction should resume because the excavation was only partial and the site was replete with Muslim

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64 The fact that previous construction on the site to build a parking lot resulted in the unearthing and desecration of hundreds of graves, to the protests of Muslims, surely did not escape the proponents of the museum project. See Meron Benvenisti, The hypocrisy of tolerance, HAARETZ, Sept. 2, 2006, available at http://www.haaretz.com/hasen/pages/ShArt.jhtml?itemNo=680580. That the site is part of the cemetery is also evident from Israeli maps showing the original boundaries of the cemetery, which includes the proposed Museum site. See Appendix VII.
65 Netty C. Gross, supra note 26, at 22.
66 See Benvenisti, supra note 64.
67 2009 High Court Petition, supra note 19, at para. 73.
68 The Israeli High Court itself has ruled, in an unrelated decision, that the Israeli Antiquities Authority is obligated to finance excavations examining sites for the presence of antiquities. See Estate of the Late Lilly Dankner, Deceased, et al. v. the Director of the Antiquities Authority et al., High Court of Justice File 4146/05, ILR 52(4) 774, 813–14. Antiquities Authority regulations also forbid the Authority to receive financing from entrepreneurs who are developing a site. See 2009 High Court Petition, supra note 19, at 30.
graves at least four layers deep and dating back to the 11th century, the IAA submitted false information to the Court that “almost the entire area of the excavation has been released for construction, because it contains no further scientific data,” and thus there was no need for further excavation. Based on maps Suleimani attests contradict those that he had submitted illustrating the work done on the site, the IAA claimed that only a small portion of the Museum site contained the majority of the human remains found, and that the excavations were otherwise complete. Dr. Raphael Greenberg, an Israeli archeologist based at Tel Aviv University who is knowledgeable about the excavations conducted by Suleimani, confirmed that “the maps the IAA presented to the court are ‘in opposition to the reality in the area,’ because they show that excavation is complete in areas where it has not even begun.” The Court’s ruling reflects its reliance on this misleading information.

In this manner, the very same Israeli Governmental authority whose purpose it is to protect historical antiquities sites, that is, the IAA, has acted consistently in this case to permit the continued destruction of one of Jerusalem’s oldest and most revered Muslim cemeteries, contrary to the opinions of its own professionals and to its previous designation of the site as a special antiquities site. Suleimani has thus declared that the IAA “under pressures on the part of the entrepreneurs and politicians, participated in the destruction of a valuable archeological site,” and that its conduct constitutes an “archeological crime.” As he stated in an interview, “We’re talking about tens of thousands of skeletons under the ground there, and not just a few dozen.”

3. The Project has Proceeded Despite Consistent Opposition
Since the project was revealed, Palestinian, Israeli and other Muslim and Jewish religious leaders, scholars, individuals and organizations have been warning proponents of the project of the discord such a project would engender given the importance of the cemetery to Palestinians and Muslims, and noting that it contains graves of family members of

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69 See Suleimani Affidavit, supra note 47, at para. 19, Appendix II (declaring that the IAA’s claim “is a factual and archaeological lie.”).
70 Id., at paras. 22–25 (explaining in detail the “disturbing and profound differences” between Suleimani’s own map and that submitted to the High Court by the IAA).
72 See Al-Aqsa Assoc. judgment, supra note 31 (relying on the defendants’ assertion that only one area, constituting 12% of the site, was contentious because it contained the majority of the graves): Suleimani Affidavit, supra note 47, at para. 23 (noting that the High Court judgment “mainly relied” on the map submitted by the IAA), Appendix II. Although the Court’s most recent decision in December, 2009, which rejected a petition to void the IAA’s decisions based on the information revealed by Suleimani, stated that Suleimani’s report was submitted to the Court during the first petition, it was not submitted by the IAA itself but by the petitioners in that case. Moreover, the Court ignored the information therein and relied instead on the incorrect information about the excavation results that the IAA provided. See The Committee of the Families of the Dead Buried in the Maaman Allah (Mamilla) Cemetery and Others v. the (Israeli) Antiquities Authority and others, HC 3227/09, Dec. 23, 2009 [hereinafter Committee of the Families judgment]. See infra, fn. 112–115 and related discussion for more detail on the latest High Court decision.
73 Suleimani Affidavit, supra note 47, at paras. 15, 31, Appendix II.
Many Jewish individuals and organizations have also argued that it presents a moral dilemma for Jews who believe in the sanctity of their own cemeteries, and have worked to halt the project. Indeed, public revelations about the desecration of hundreds of Muslim remains resulted in widespread indignation on the part of Palestinians of all faiths, as well as Jews who oppose such desecration on moral and religious grounds, including the Petitioners. There have been several public demonstrations against the construction. Protests arose when it was discovered that human remains were being dug up and improperly disposed of. Further protests took place against the High Court decision in 2008.

Despite the public pressure, the SWC, with Israel’s support, has refused to alter its plans for its “Center for Human Dignity – Museum of Tolerance.” The arbitration set up by the High Court in 2006 to help resolve the dispute over the cemetery broke down after SWC insisted that it would not consider any other site for its museum plan. Pressure from the Mayor of Jerusalem and various Israeli Knesset members to cease erection of the Museum on the cemetery have proven fruitless.

III. ISRAEL’S PATTERN OF DISREGARD FOR MUSLIM RELIGIOUS SITES

The past and current desecration of Mamilla cemetery by Israeli authorities is part of a much broader history of occupation, repression, and discrimination on the part of the State of Israel towards Palestinians, both Muslim and Christian, inside Israel and in the Palestinian territory occupied in 1967. The discrimination that Palestinians continue to face manifests itself in many forms, including religious, ethnic, racial and on the basis of nationality, all of specific concern in this case.

75 Id., at 14 (noting that “The project has been controversial since it was first proposed in 1993, long before the construction began.”).
76 The petitioners in the 2009 Petition to the High Court included organizations such as Rabbis for Human Rights, The Shalom Block, The Center for Jewish Pluralism, etc., and individuals such as Rabbi Michael Malchior, Rabbi Naftali Rotenberg, Uri Avneri, etc. See 2009 High Court Petition, supra note 19. Other Jewish and Israeli religious, political and intellectual figures who have publicly opposed the project on religious and moral grounds include, among many others: Rabbi Eric Yoffie, President of the Union for Reform Judaism, see Eric Yoffie, Don’t Build Wiesenthal museum on disputed Jerusalem site, JTA, Feb. 2, 2009, available at http://www.ipcri.org/files/reformresponse.html; U.S.-based Jewish organizations such as the Progressive Faith Foundation, Jews on First, and Jewish Voices for Peace, represented by Rabbi Seven Jacobs, Rabbi Haim Beliak and Sydney Levy, respectively, see Gross, supra note 26 at 24; Rabbi David Schild, see Nir Hasson, Jews and Muslims unite against Jerusalem Museum of Tolerance, HAARETZ, July 6, 2009, available at http://www.haaretz.com/hasen/spages/1096949.html; Dr. Rafi Greenberg, a prominent archeologist; Gershon Baskin, Co-CEO of the Israel/Palestine Center for Research and Information, who is behind the Public Committee Against the Construction of the Wiesenthal Center Museum of “Tolerance” Over the Muslim Cemetery in Mamilla; Daniel Siedeman, a lawyer and founder of Ir Amim; Knesset Speaker Reuven Rivlin, see Gershon Baskin, Encountering Peace: A city of tolerance, not a Museum of Tolerance, JERUSALEM POST, Nov. 4, 2008, available at http://www.ipcri.org/files/cityoftolerance.html; Jerusalem City Council member Meir Margalit; Former Deputy Mayor of Jerusalem Meron Benvenisti; Former Jerusalem City Councilwoman, Anat Hoffman. See Gross, supra note 26, at 23; Ben Shimon, supra note 74, at 14.
77 See, e.g., Donald Macintyre, Israel plans to build ‘Museum of Tolerance’ on Muslim Graves, THE INDEPENDENT, Feb. 9, 2006; Lis and Barkat, supra note 54.
79 See Gross, supra note 26, at 22.
80 See infra, notes 112–114, and related discussion.
The Mamilla Cemetery is located in the western part of Jerusalem, which together with East Jerusalem and its environs, was declared to be an international corpus separatum under United Nations General Assembly Resolution 181 of 29 November, 1947. Resolution 181, which provided the international charter for the establishment of the state of Israel, endowed Jerusalem with a special international regime, and included provisions that protected the holy sites and religious landmarks of all religions. It specified that “existing rights in respect of Holy Places and religious buildings or sites shall not be denied or impaired,” and that “Holy Places and religious buildings or sites shall be preserved. No act shall be permitted which may in any way impair their sacred character.”

However, Israel seized control of the western part of Jerusalem, including the area of the Mamilla cemetery, in 1948, and has administered it ever since, in contravention of United Nations resolutions on the subject. As early as December 9, 1949, after the establishment of the State of Israel, the United Nations General Assembly, in its resolution 303(IV), restated its intention that: “Jerusalem should be placed under a permanent international regime, which should envisage appropriate guarantees for the protection of the Holy Places, both within and outside Jerusalem...” The General Assembly also reconfirmed specifically the provisions of General Assembly Resolution 181 (II) establishing a special international regime for Jerusalem, and noting that “the City of Jerusalem shall include the present municipality of Jerusalem plus the surrounding villages and towns.”

Israel’s continued rule over all of Jerusalem flouts this internationally mandated arrangement. Most importantly for the purposes of this Petition, in spite of Israeli laws enacted since 1948 that have pledged to protect holy sites from desecration and assure freedom of access of different religious groups to their holy sites, Israel has failed to provide the protections for “religious buildings or sites” envisaged by UNGA Resolution 181 and other UN resolutions. Israel’s Protection of Holy Places Law of 1967, which applies to all of Jerusalem, states that: “The Holy Places shall be protected from desecration and any other violation and from anything likely to violate the freedom of access of the members of the different religions to the places sacred to them or their feelings with regard to those places.”

82 Sovereignty over western Jerusalem remains an unresolved issue. While Israel controls Jerusalem and acts as a de facto sovereign over it, its sovereignty has not been formally recognized in any part of Jerusalem by the international community, as is evident from UNGA Resolutions 181 and 303, and subsequent United Nations resolutions. It is further indicated by the fact that the United States consults in western Jerusalem falls under the jurisdiction of the consulate–general in East Jerusalem, rather than the jurisdiction of the U.S. embassy in Tel Aviv. See also Veffer v. Canda (Minister of Foreign Affairs), 2006 FC 540, May 1, 2006 (concluding that “Nothing has changed since 1949 in regard to any legal basis for a claim to Jerusalem by Israel... Jerusalem has not been recognized by the international community as being under Israel’s sovereignty...The fact that the eastern portion of Jerusalem is viewed as occupied territory has not altered the fact that the international community continues to regard sovereignty over the entire city of Jerusalem as unresolved.”).
83 United Nations General Assembly Resolution 303(IV), Palestine: Question of an international regime for the Jerusalem area and the protection of the Holy Places A/Res/303(IV), Dec. 9, 1949, attached as Appendix IX.A.
Notwithstanding this, Israel has systematically neglected its duties with regard to the protection of non-Jewish religious sites in the Holy City of Jerusalem. This was recognized as early as 1980, when United Nations Security Council resolution 476 of June 30, 1980 deplored “the persistence of Israel, in changing the physical character, demographic composition, institutional structure and the status of the Holy City of Jerusalem” and reconfirmed:

that all legislative and administrative measures and actions taken by Israel, the occupying Power, which purport to alter the character and status of the Holy City of Jerusalem have no legal validity and constitute a flagrant violation of the Fourth Geneva Convention relative to the Protection of Civilian Persons in Time of War and also constitute a serious obstruction to achieving a comprehensive, just and lasting peace in the Middle East.\(^5\)

The Security Council also urgently called on “Israel, the occupying Power, to abide by this and previous Security Council resolutions and to desist forthwith from persisting in the policy and measures affecting the character and status of the Holy City of Jerusalem.”\(^6\) More recently, in Resolution 1322 deploring the “provocation carried out at Al–Haram Al–Sharif in Jerusalem on 28 September 2000, and the subsequent violence there and at other Holy Places,” the Security Council reaffirmed “the need for full respect by all of the Holy Places of the City of Jerusalem, and condemned any behaviour to the contrary.”\(^7\) In its resolutions of 1980 and 2000, the Security Council was referring to Israel’s failure to protect religious sites in the entirety of the Holy City of Jerusalem, as indicated by the fact that they were not limited to East Jerusalem. In this regard, the UN Human Rights Council in an October 21, 2009 resolution similarly recognized that Israel has human rights obligations in the entirety of the Holy City of Jerusalem, calling on the High Commissioner for Human Rights to report on implementation of these obligations “in and around East Jerusalem.”\(^8\)

The failure of Israel to carry out its duty to protect non-Jewish religious sites has been highlighted previously by the Special Rapporteur on Freedom of Religion and Belief. In her 2009 Report, following a visit to Israel and the Occupied Palestinian Territory, the Special Rapporteur explicitly addressed Israel’s failure to protect non-Jewish Holy Sites. The report recognized Israeli laws that “aim to safeguard and preserve sacred places from desecration,” but noted that “all the 136 places which have been designated as holy sites until the end of 2007 are Jewish and the Government of Israel has so far only issued implementing regulations for

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\(^6\) Id.


Jewish holy sites.”\(^8^9\) The United States State Department’s International Religious Freedom Report of 2009 similarly noted in this respect:

The 1967 Protection of Holy Sites Law applies to holy sites of all religious groups within the country and in all of Jerusalem, but the Government implements regulations only for Jewish sites. Non-Jewish holy sites do not enjoy legal protection under it because the Government does not recognize them as official holy sites. At the end of 2008, there were 137 designated holy sites, all of which were Jewish. Furthermore, the Government has drafted regulations to identify, protect, and fund only Jewish holy sites. While well-known sites have de facto protection as a result of their international importance, many Muslim and Christian sites are neglected, inaccessible, or threatened by property developers and municipalities.\(^9^0\)

One illustration of this deliberate discrimination is the marked inequality in the treatment of Jewish remains found on construction sites versus those of non-Jews. Jewish religious authorities are called upon and construction can be stopped immediately when it is believed that there are Jewish remains, in order that they may be accorded proper religious treatment.\(^9^1\) In contrast, as in the case of the current development on Mamilla, Muslim religious authorities are not consulted to ensure that the remains and the cemetery be dealt with according to Islamic law.\(^9^2\) As Gideon Suleimani, the IAA’s Chief Excavator of the Museum site on Mamilla noted, “The Muslim dead have no one to defend them…[A Ministry of Religion official] came to the site and told me, ‘If one Jewish skeleton were found, I would stop the excavations immediately.’ But no Jewish remains were found and [he] was not concerned.”\(^9^3\) This attitude is confirmed by a recent study on the treatment of non-Jewish religious sites in Israel, which documents several cases in which Israeli authorities continued construction works despite the discovery of Muslim graves during construction projects.\(^9^4\)

For another illustration of this discrimination, we need only contrast the Israeli decision to build a “Center for Human Dignity – Museum of Tolerance” atop the most historically important Muslim cemetery in

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\(^9^1\) See Rapoport, Zero Tolerance, supra note 52; Suleimani Affidavit, supra note 47, at para. 26, Appendix II (noting that “when the skeletons found are suspected to be Jewish, it is mandatory to notify the Ministry of Religions, and its representatives may discontinue the excavations.”).

\(^9^2\) See Brownstein and Mizroch, supra note 44 (noting the Grand Mufti of Jerusalem, the West Bank and Gaza Strip, Ikrima Sabri’s complaint that “Muslim religious authorities were not consulted about digging at the site.”). See also Lis and Barkat, supra note 54 (noting that Muslim religious institutions were not involved in the excavation of Muslim graves at Mamilla, and that IAA procedures require coordination with the Religious Affairs Ministry, which serves the interests of Orthodox Jewish Israelis exclusively).

\(^9^3\) See Rapoport, Zero Tolerance, supra note 52.

Jerusalem, Mamilla, with that of the decision to designate a historical Jewish cemetery located on the Mount of Olives as a Jewish heritage site.\textsuperscript{95} Repeated efforts by Muslim and other Palestinian groups in Israel to preserve their graveyards and other religious sites from destruction and vandalism have consistently failed to stop the destruction that Israel justifies in terms of “development pressures and public needs.”\textsuperscript{96} It is within this context, therefore, that pre-1948 Muslim cemeteries all over Israel have suffered similar fates, and have been, according to the former Deputy Mayor of Jerusalem, Meron Benvenisti:

turned into garbage dumps, parking lots, roads and construction sites...Open burial sites are scattered throughout the country, human bones are strewed about, and tombstones are shattered, covered with garbage...The Muslim cemeteries' condition is so outrageous that if it existed in another civilized state it would raise a public storm.\textsuperscript{97}

The priority that Israel places on promoting only the Jewish narrative of the history and culture of British Mandate Palestine, as well as on the development of land for the exclusive benefit of Jewish Israelis, has resulted in the destruction and neglect of many sites important to Muslims and Christians in Palestine and around the world, including religious, historical and cultural sites, because of a failure to sufficiently protect and preserve them by the State.\textsuperscript{98} The continuous threat, since the occupation of East Jerusalem in 1967, to the Al-Aqsa mosque, the third holiest site for Muslims, is a well-documented example which continues to receive international attention. The outer enclosure wall of the mosque complex, the Holy Sanctuary (Al-Haram al-Sharif), is built on the lower courses of the enclosure wall of the Herodian temple, which was located on the same site until its destruction by the Romans in 70 AD. Since 1967, Israel has been digging under and around the complex, allegedly in search of evidence of ancient Jewish historical sites. Its continued excavations and tunneling are believed by the Muslim community to threaten the collapse of parts of the mosque complex itself, and have already led to the collapse of houses and other buildings in the Muslim Quarter of Jerusalem’s Old City. Despite widespread condemnation of these excavations, about which Israeli authorities disclose little, Israel has not heeded the warnings of the international community and the protests of Palestinians and Muslims.

\textsuperscript{95} Benvenisti, supra note 64.
\textsuperscript{96} Id.
\textsuperscript{97} Id. See also Sanctity Denied, supra note 94 (describing the fate of many non-Jewish cemeteries in Israel).
all over the world. Recent excavations in areas of occupied East Jerusalem further illustrate this point: While the Israeli authorities and the IAA are conducting archeological excavations looking for evidence of an ancient Jewish presence in the area, living Palestinians are being evicted from their homes, which are then demolished, under the pretext that they were built illegally.

The land and property ownership laws of Israel are especially egregious in their manifest discrimination against Palestinian citizens of Israel. The Absentee Property Law of 1950 expropriated the land of Palestinians deemed “absent” from Israel after hostilities ceased in 1948 and transferred it to the Custodian of Absentee Property with the aim of making land and property available for settling Jewish immigrants to the new state. This included Islamic endowment (waqf) properties, such as religious institutions and mosques, and holy sites and cemeteries like Mamilla. State lands controlled by national institutions such as the Jewish National Fund, which itself owns about 13 percent of the land in Israel, as well as the Israel Lands Authority, are subject to openly discriminatory criteria that bar non-Jews from owning, leasing or otherwise accessing these lands. Most of these lands were originally expropriated in 1948 without compensation from their Palestinian owners.

The fact that Palestinians have neither been compensated nor allowed to regain their homes and property in Israel, in violation of international law and United Nations resolutions on the matter, while the property of Palestinians continues to be seized today, both in Israel and in the Occupied Palestinian Territory, is evidence of Israel’s discriminatory policies regarding land rights.

99 See, e.g., 2009 HRC Resolution, supra note 88 (condemning Israel’s digging “in and around Al-Aqsa mosque and its vicinity” and demanding that Israel cease all excavation works there and “refrain from any acts or operations that may endanger the structure or foundations or change the nature of holy sites both Christian and Islamic.”); Committee on the Elimination of Racial Discrimination, Consideration of Reports Submitted by States Parties under Article 9 of the Convention: Concluding observations of the Committee on the Elimination of Racial Discrimination – Israel, CERD/C/ISR/CO/13, June 14, 2007, at para. 36 (expressing concern that excavations under al-Aqsa were endangering the mosque); Report of the UNESCO technical mission to the Old City of Jerusalem, 176 EX/Special Plenary Meeting/ INF.1, April 17, 2007, paras. 49 and 51 (recommending that Israel halt its excavations under the mosque).

100 See Ilene Prusher, Why 88 Arab homes received eviction notices, THE CHRISTIAN SCIENCE MONITOR, Feb. 26, 2009, available at http://www.csmonitor.com/World/Middle-East/2009/0226/p04s01-wome.html (noting the plans to demolish Palestinian homes “to make way for a new archaeological park.”). The Human Rights Council recognizes that all of Israel’s actions in Jerusalem are part of its wider efforts to change the demography of Jerusalem, in contravention of international law, in order that it become a permanent part of Israel. See 2009 HRC Resolution, supra note 88 (condemning, at once, “the confiscation of lands and properties, the demolishing of houses and private properties, the construction and expansion of settlements, the continuous construction of the separation Wall, changing the demographic and geographic character of East Jerusalem…”).

101 See United Nations General Assembly Resolution 194(III), Palestine – Progress Report of the United Nations Mediator, A/Res/194(III), Dec. 11, 1948, at para. 11 (spelling out the right of Palestinians to return to their properties or receive compensation). In Israel, land is continually seized from Palestinians on the basis of discriminatory building and planning laws that result in the restriction of development in Palestinian areas and proceed to penalize Palestinians with evictions and home demolitions upon defiance of such laws. See Centre on Housing Rights and Evictions, Report Prepared for Office of High Commissioner of Human Rights Concerning Israel, July, 2008, available at http://www.cohre.org/store/attachments/COHRE%20UPR%20Israel%20and%20OPT%20FINAL.pdf. Continuing home demolitions and evictions of Palestinians in East Jerusalem and their replacement by Israeli settlers, on the basis of dubious purchase or prior ownership claims, in violation of international law are central to Israel’s efforts to keep control of all of Jerusalem as its “undivided capital.” See, e.g., Palestinians evicted in Jerusalem, BBC NEWS, Aug. 2, 2009, available at (noting that “Jewish settlers moved into the houses [from which nine Palestinian families were evicted] almost immediately,” linking the issue to Israel’s claim of sovereignty over all of Jerusalem, and noting international condemnation of the actions).
This discrimination against non-Jewish citizens of Israel and Palestinians in Jerusalem has extended to many other facets of life. Given its self-identification as a “Jewish state,” the non-Jewish population of Israel, namely Christian and Muslim Palestinian Arabs, who currently make up approximately 18 percent of the Israeli population, are citizens whose non-Jewishness by definition precludes their enjoyment of the same rights before the State. Some aspects of the widespread discrimination against non-Jewish communities and citizens in Israel, including the availability of resources for education, housing, urban development, access to jobs in key sectors of the economy and the State, and land ownership, have been repeatedly cited by the UN Committee on the Elimination of Racial Discrimination and the Committee on Economic, Social and Cultural Rights, among other international bodies.

IV. EXHAUSTION OF REMEDIES

Individuals and groups affected by the construction of the “Museum of Tolerance” over a part of the cemetery, in addition to the present Petitioners, have undertaken numerous efforts to halt the construction and protect the cemetery from further desecration. There have been several petitions filed in Israeli courts, public demonstrations to the Israeli authorities, and informal attempts to halt construction of the Museum.

Despite concentrated efforts to address this issue in the Israeli courts, Palestinian and Israeli petitioners have failed to arrest the SWC Museum development plan. A successful petition to halt construction adjudged in the Muslim Shari’a Court in Israel proved fruitless when the High Court ruled that the Shari’a court had no jurisdiction over the matter.

The Israeli High Court, the highest court in Israel whose decisions are final and not subject to appeal, considered a petition to halt construction in 2006. This resulted in a temporary order to cease construction while the case was being heard. The court’s decision in October of 2008 allowed construction to resume immediately, on condition that the human remains exhumed either be reburied in an alternative location, or that the Museum be built on a floating floor so as to avoid contact with the graves. The Court’s reasoning was that the site’s importance for urban development purposes outweighed its religious, historical and cultural value to Muslims.

103 UN Committee on Economic, Social and Cultural Rights, Concluding Observations of the Committee on Economic, Social and Cultural Rights: Israel, UN Doc. E/C.12/1/Add.90 (2003), at para. 16 (noting the “excessive emphasis upon the State as a ‘Jewish State’ encourages discrimination and accords a second-class status to its non-Jewish citizens.”) [hereinafter 2003 ECOSOC Observations].

104 See, e.g., 2007 CERD Report, supra note 99; 2003 ECOSOC Observations, supra note 103, at para. 16 (noting that discrimination “is apparent in the continuing lower standard of living of Israeli Arabs as a result, inter alia, of higher unemployment rates, restricted access to and participation in trade unions, lack of access to housing, water, electricity, and health care and a lower level of education.”).

105 See High Court of Justice File 1331/06 and High Court of Justice File 1771/06.

106 See Al-Aqsa Assoc. judgment, supra note 31. It is presently unclear whether one of these alternatives was chosen. In either case, there was no coordination with Muslim authorities regarding the treatment of the remains.
and Palestinians, and that opposition to the development was implausible because no protest was raised when the state had previously built on the cemetery.\textsuperscript{107} This decision, however, was based on erroneous beliefs about the history of protests against previous incursions into the cemetery, as is evident from the discussion above. Moreover, the Court relied on misleading information provided by the Israeli Antiquities Authority (IAA). In particular, the IAA reported to the High Court, in complete contradiction of its Chief Excavator’s report, that it was releasing the site for construction because the excavations were completed on the majority of the site, and there were no further archeological findings to be made.\textsuperscript{108}

A subsequent petition to the High Court in September, 2009 seeking nullification of the IAA decision to allow construction on the site was based on newly acquired evidence about the IAA’s earlier egregious misrepresentations to the High Court. Specifically, the petition alleged that the IAA suppressed the report of its Chief Excavator, Gideon Suleimani, who was in charge of inspecting and excavating the site. Instead, the IAA submitted a map showing that excavations were nearly complete, and failed to inform the Court of Suleimani’s conclusions that construction not be allowed because the site was replete with several layers of Muslim graves dating back 1000 years, and excavations were only complete on 10% of the site.\textsuperscript{109} Another respected Israeli archeologist familiar with the details of the case, Raphael Greenberg, confirmed that the IAA’s submission to the Court contained “statements that…are contrary to reality on the Site and contradict customary scientific criteria.”\textsuperscript{110} The IAA’s decision to release the site for construction also did not follow the proper procedures, according to the petition.\textsuperscript{111}

The High Court refused this petition in December 2009 on largely procedural grounds. Despite the wealth of new evidence submitted regarding the severity of the desecration being committed on the cemetery and the apparent deception committed by the IAA and the SWC in its dealings with the Court, the Court concluded that there was nothing in the second petition that was novel, and that it therefore could not reconsider its previous ruling.\textsuperscript{112} While stating that Suleimani’s report to the IAA had been submitted to the Court during hearings on the previous petition, the Court did not address, as it had failed to do in its first judgment, the significant contradictions between Suleimani’s report and the information provided by the IAA regarding the progress and results of the excavations on the site.\textsuperscript{113} Rather, it reiterated the IAA’s version of the results, which

\begin{itemize}
\item \textsuperscript{107}Id.
\item \textsuperscript{108}See Section II.B.2 above.
\item \textsuperscript{109}Suleimani Affidavit, supra note 47, Appendix II.
\item \textsuperscript{110}See 2009 High Court Petition, supra note 19, at paras. 88–91. See also Rapoport, IAA approves building, supra note 71.
\item \textsuperscript{111}2009 High Court Petition, supra note 19, at paras. 78–105 (detailing IAA procedures that were not followed in this case).
\item \textsuperscript{112}Committee of the Families judgment, supra note 72.
\item \textsuperscript{113}Id. The Court also did not note that Suleimani’s report was not submitted by the IAA itself, but rather by the petitioners in the Al-Aqsa Association case, a fact which indicates that the IAA attempted to conceal not only Suleimani’s recommendations that construction should not resume, but also his findings that the site was replete with Muslim graves dating as far back as the 11th century.
\end{itemize}
its Chief Excavator Suleimani attested was “a factual and archaeological lie.”

This showed a puzzling disregard of the facts that should have been central to the Court’s decision in both judgments, namely, that the Museum’s construction was taking place on an ancient cemetery site replete with Muslim graves and human remains, which were being desecrated in the process. The judgment further emphasized that there was no remedy for the petitioners since the ground work on the site was already completed.

This ruling, together with the Court’s 2008 ruling, clearly illustrates the Court’s bias in favor of allowing the SWC “Center for Human Dignity – Museum of Tolerance” to be constructed. Even with the knowledge that the Israeli government and the SWC allowed hundreds of human remains to be unearthed and removed to unknown locations without consent from or coordination with Muslim religious authorities, the Court was moved neither by the severe desecration of human remains on the project site, nor by the problematic role of the IAA and the SWC in concealing the fact that the site remained replete with graves and human remains and other valuable archaeological artifacts.

Furthermore, the Court’s conclusion that the desecration is a fait accompli fails to consider the interests of individuals such as the present Petitioners in ensuring that the desecrated remains be recovered and properly reburied in accordance with Muslim rites, and that the graves and remains that are still beneath the Museum site are left in peace and not further disturbed, as intended by those who buried them. As this case demonstrates, the High Court and the lower Israeli courts, over their six decades of existence, have repeatedly upheld the primacy of Jewish interests in the Israeli State, without equal or balanced consideration for the interests of Palestinians, whether Israeli citizens or stateless persons, and their rights. The discriminatory practices and policies of the Israeli state have thus often been validated and defended by the Israeli judiciary.

Seeking legal remedies in Israel has been futile, as there is no adequate or available judicial remedy there to protect the cemetery from further desecration and destruction. Petitioners have therefore satisfied any exhaustion requirement. This complaint, moreover, seeks to ensure that the Israeli government not only ceases construction of the SWC Museum over a portion of the cemetery, but also that any further “development” of any part of the cemetery is prevented by declaring the entire site as an antiquity to be preserved and protected. Allowing the construction of a

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114 Id.; See Suleimani Affidavit, supra note 47, at para. 19, Appendix II
115 Id.
116 This is evident from important High Court decisions affecting Palestinians, both citizens of Israel and in the Occupied Palestinian Territories, including its decision allowing construction of the same Wall which the ICJ deemed to be in violation of international law. See Beit Sourik Village Council v. The Government of Israel [2005] IsrSC 58(5) 807, and Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territory, Advisory Opinion, 2004 I.C.J. 136 (9 July). See also, e.g., Adalah Legal Center for Arab Minority Rights in Israel and others v. Minister of Interior and others, HCJ 7052/03, May 14, 2006 (upholding Israeli law banning Israelis and their Palestinian spouses from the Occupied Palestinian Territories from living together).
Museum atop the cemetery will undoubtedly lead to the approval of other projects, and the gradual encroachment onto the cemetery will continue to the point that no trace of it is left. Israeli courts will not consider these larger issues.

Non-legal efforts to convince the SWC to abandon the project, undertaken by individuals and groups other than the current petitioners, have likewise proven unsuccessful. The current Mayor of Jerusalem, Nir Barkat, criticized the Museum’s location, and attempted to convince the SWC to abandon the project on the cemetery site, even offering alternative locations for the Museum. A hearing was held in the Israeli Knesset (Parliament) in February, 2006, during which representatives of the Muslim community expressed their distress at the project, and some Knesset members deplored the plan to build the Museum on a portion of the cemetery. The Israeli Speaker of the Knesset’s appeal to move the Museum to another site, onto land offered by the Jerusalem Municipality, went unheeded. Popular petitions and other communications have also been sent to the SWC, showing widespread opprobrium for its insistence on continuing construction on the cemetery despite the opposition it has faced. Numerous articles have been published in the media and in academic journals about the Museum project.

Representatives of the SWC have attempted to defend their position and attack opposition to it as merely political and opportunistic, with clear disdain for the feelings that desecration of consecrated cemeteries engenders. The protracted legal battles and the adverse publicity surrounding the issue have thus clearly failed to sway either the backers of the project or Israeli authorities, who continue to defend the use of the cemetery site for the Museum. The IAA continues to deny the fact that it omitted the considered opinion of its Chief Archeologist that construction should not resume, and to defend the construction atop the hundreds of Muslim graves in the cemetery.

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117 See 2009 High Court Petition, supra note 19, at paras. 191–92 (citing an article in Israeli newspaper Yediot Jerusalem). See also, Green, supra note 60 (noting that Barkat was critical of the location of the Museum before he became Mayor, and has attempted to communicate with the SWC about “the entire meaning of the project.”); Central Conference of American Rabbis (CCAR) Resolution, Reform Rabbinate Opposes Removal of Ancient Muslim Cemetery to Make Way for Jerusalem Museum of Tolerance, Feb. 25, 2009 (commending Municipality for suggesting other locations for the museum), attached as Appendix VI.
118 Baskin, supra note 76 (noting that a Knesset hearing resulted in the Knesset Speaker Reuven Rivlin appealing to the SWC to move the Museum to a different location).
119 Id.
120 See Petition by the Council on American Islamic Relations, Urge Israel to Halt Construction of Museum on Muslim Cemetery, available at http://www.gopetition.com/online/23494.html; Americans for Peace Now wrote a letter to the SWC with Israeli and Jewish public figures to urge it to change the location of the Museum, and organized a letter writing campaign for the public to express similar sentiments. See Action Alert: Museum of Tolerance: Respect Muslim Cemetery in Jerusalem, available at http://peacenow.org/entries/archive5685.
121 Many of these appear as references in this Petition.
123 See, e.g., Macintyre, supra note 77 (quoting IAA spokeswoman defending construction over cemeteries).
A. Right to Protection of Cultural Heritage

Preserving the cultural heritage of a people has been recognized as an important international priority, and has been the subject of numerous international instruments. The imperative to protect cultural property is a principle of both international human rights law and international humanitarian law, and the principle has attained the status of customary international law in both sets of laws. In both times of peace and during armed conflicts, therefore, states are obliged to take measures to protect cultural property located within their territory.

Cultural heritage encompasses “areas including archeological sites which are of outstanding universal value from the aesthetic, ethnological or anthropological point of view.” As defined by UNESCO, “Outstanding universal value means cultural and/or natural significance which is so exceptional as to transcend national boundaries and to be of common importance for present and future generations of all humanity.” The Mamilla cemetery in Jerusalem qualifies as a cultural heritage site, given its historical, cultural and religious significance not only to Palestinians, but to Muslims and people of all faiths, worldwide.

Several international human rights instruments incorporate the right to protection of one’s cultural heritage. The right to protection of cultural heritage is embodied in the more general individual rights enumerated in the Universal Declaration of Human Rights (UDHR), the International Convention on Civil and Political Rights (ICCPR) and the International Convention on Economic, Social and Cultural Rights (ICESCR), including the right to religion, culture, and family, as discussed in detail below. In addition, several instruments deal specifically with cultural heritage. The United Nations Educational, Scientific and Cultural Organization (UNESCO) Convention concerning the Protection of the World Cultural and Natural Heritage, to which Israel is a party, states that “the duty of ensuring the identification, protection, conservation, presentation and transmission to future generations of the cultural and natural heritage…and situated on its territory, belongs primarily to that State.” The Convention further emphasizes “that such heritage constitutes a world heritage for whose protection it is the duty of the international community as a whole to co-operate.” Moreover, it is the duty of States Parties to “set up…services for the protection, conservation and presentation of the cultural and natural heritage” and “to take the appropriate...measures necessary for the identification, protection, conservation, presentation and rehabilitation of this heritage.”

126 Id., Art. 4.
127 Id., Art. 6(1)
128 Id., Art. 5(2)(4).
A number of UNESCO Recommendations and Declarations also address the importance of safeguarding cultural heritage, and preventing its destruction. The 2003 Declaration concerning the Intentional Destruction of Cultural Heritage defines intentional destruction as “an act intended to destroy in whole or in part cultural heritage, thus compromising its integrity, in a manner which constitutes a violation of international law or an unjustifiable offence to the principles of humanity and dictates of public conscience…”129 It then asserts that, in both peacetime and during armed conflict, “States should take all appropriate measures to conduct [activities] in such a manner as to protect cultural heritage,” while placing responsibility on states for intentional destruction that the state itself committed or failed to prevent.130 The 1976 UNESCO Recommendation concerning the Safeguarding and Contemporary Role of Historical Areas includes important language recognizing that “this living evidence of days gone by is of vital importance for humanity and for nations who find in it both the expression of their way of life and one of the cornerstones of their identity.”131 It goes on to state that “Historic areas and their surroundings should be actively protected, against damage of all kinds, particularly that resulting from unsuitable use, unnecessary additions and misguided or insensitive changes such as will impair their authenticity…”132

The universal right to protection of cultural heritage is further buttressed by the extensive provisions provided in international humanitarian law, which include obligations to protect and prevent the destruction of cultural property, both during peacetime and during armed conflict,133 and to prohibit attacks against cultural property, including places of worship and historic monuments such as cemeteries.134 Many of these principles relating to the protection of cultural property have attained the status of customary

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130 Id. at secs. IV-VI.
131 UNESCO Recommendation concerning the Safeguarding and Contemporary Role of Historical Areas, Nov. 26, 1976, available at http://portal.unesco.org/en/ev.php-URL_ID=13133&URL_DO=DO_TOPIC&URL_SECTION=201.html. The Recommendation defines historic areas as follows: “Historic and architectural… areas’ shall be taken to mean any groups of buildings, structures and open spaces including archaeological and palaeontological sites, constituting human settlements in an urban or rural environment, the cohesion and value of which, from the archaeological, architectural, prehistoric, historic, aesthetic or sociocultural point of view are recognized.” Id. at para. I(1)(a)
132 Id. at para. 4.
134 UNESCO’s Basic Rules on Cultural Property include “Rule 7: Do not damage the cemeteries of other ethnic groups; remember that this may inspire them to do the same to your own cemeteries.” See UNESCO, Cultural Property – Basic Rules, CLT/CH/01/7.1/INF1, 2001, available at http://unesdoc.unesco.org/images/0015/001579/157916mb.pdf
international law, to which all states are bound.\textsuperscript{135} The requirement for protection of religious sites is explicit both in international human rights law and in international humanitarian law, and is especially important when the rights of a vulnerable religious, cultural and ethnic minority are involved, as is the case with the Muslim minority in Israel.

The status of Jerusalem, as the birthplace of the world’s monotheistic religions and the repository of millennia of history, makes Israel’s duty to protect and prevent the destruction of cultural heritage, including religious and historical sites such as cemeteries, an especially important one. UNESCO has consistently recognized Jerusalem in particular as a city immensely rich with the cultural heritage of Jews, Christians and Muslims alike. It has noted that the precarious and uncertain current status of Jerusalem endangers the cultural heritage embodied therein, and has adopted numerous resolutions “to ensure the safeguarding of all the spiritual, cultural, historical and other values of the Holy City.”\textsuperscript{136} In response to communications by representatives of Palestinians in 1986 regarding construction taking place on Mamilla cemetery, UNESCO adopted a resolution deploring actions in Jerusalem that “have imperiled important historical monuments which embody the cultural identity of the indigenous population.”\textsuperscript{137}

\textsuperscript{135} This fact was noted by the International Tribunal for the former Yugoslavia, and recognized by the International Committee of the Red Cross. See, Prosecutor v. Pavle Strugar (Trial Judgment), IT–01–42–T, para. 229 and related footnotes, International Tribunal for the former Yugoslavia (ICTY), Jan. 31, 2005, available at http://www.unhcr.org/cgi-bin/texis/vtx/refworld/rwmain?docid=48ad42092; Jean–Marle Henckaerts, Study on customary international humanitarian law: A contribution to the understanding and respect for the rule of law in armed conflict, INTERNATIONAL REVIEW OF THE RED CROSS, vol. 87, no. 857, March, 2005, at 201–202, available at http://www.icrc.org/Web/Eng/siteeng0.nsf/htmlall/p0860/$File/ICRC_002_0860.PDF. The ICRC’s compilation of customary international humanitarian law rules includes rules 39 and 40, which state: Rule 39. The use of property of great importance to the cultural heritage of every people for purposes which are likely to expose it to destruction or damage is prohibited, unless imperatively required by military necessity. Rule 40. Each party to the conflict must protect cultural property:

A. All seizure or destruction or willful damage done to institutions dedicated to religion, charity, education, the arts and sciences, historic monuments and works of art and science is prohibited.

B. Any form of theft, pillage or misappropriation of, and any acts of vandalism directed against, property of great importance to the cultural heritage of every people is prohibited.

These rules are partially derived from the Additional Protocols to the Geneva Conventions, many provisions of which have attained the status of customary law. Additional Protocol I states:

Art 53. Protection of cultural objects and of places of worship:

Without prejudice to the provisions of the Hague Convention for the Protection of Cultural Property in the Event of Armed Conflict of 14 May 1954, and of other relevant international instruments, it is prohibited:

(a) to commit any acts of hostility directed against the historic monuments, works of art or places of worship which constitute the cultural or spiritual heritage of peoples;

(b) to use such objects in support of the military effort;

(c) to make such objects the object of reprisals.”

Protocol Additional to the Geneva Conventions of 12 August 1949, and relating to the Protection of Victims of International Armed Conflicts (Protocol I), 8 June 1977. (Israel not a signatory)

Additional Protocol II to the Geneva Conventions states that

“It is prohibited to commit any acts of hostility directed against historic monuments, works of art or places of worship which constitute the cultural or spiritual heritage of peoples...”

Protocol Additional to the Geneva Conventions of 12 August 1949, and relating to the Protection of Victims of Non-International Armed Conflicts (Protocol II), 8 June 1977, Art. 16. (Israel not a signatory)


\textsuperscript{137} 1986 UNESCO Report, supra note 23, at Annex II.
It is apparent that cemeteries are sites which are recognized as part of a group’s cultural heritage. In reference to Israel’s treatment of religious sites important to non-Jews, the Special Rapporteur on Religion and Belief emphasized that “religious sites and cemeteries have more than a material significance for the religious community attached to them.”

The United Nations General Assembly has urged all states to promote “a culture of tolerance and respect for...religious sites, which represent an important aspect of the collective heritage of humankind,” and “to ensure that religious sites are fully respected and protected.” Israel has been repeatedly criticized for failing to adequately protect the cultural heritage of religious groups other than Jews, and has, indeed, contributed to the intentional destruction of such cultural heritage.

By contributing to the desecration and destruction of the Mamilla cemetery, which contains thousands of historically important graves, monuments, and other artifacts attesting to the rich history of Muslims in Jerusalem, as well as Christians before them, Israel has abandoned its duty to protect and preserve the cultural heritage of both the Muslim and Christian religious communities under its control. Its actions in the cemetery represent the antithesis of its duties to protect and conserve cultural heritage sites. Moreover, its actions violate the rights not only of individuals who have relatives buried there, such as the present Individual Petitioners, but also of the entire community of Muslims to whom the cemetery is of religious and historical significance, and the world community, in whose interest it is to protect “the collective heritage of humankind.”

B. Right to Manifest Beliefs

The right to freedom of religion and the right to manifest one’s beliefs are enshrined in the Universal Declaration of Human Rights (UDHR), the principles of which are considered customary international law, as well as in the International Covenant on Civil and Political Rights (ICCPR), to which Israel is a state party. A group’s beliefs regarding the sanctity of its

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138 Report of SR on freedom of religion and belief, supra note 89, at para. 39 [emphasis added].


Art. 18 (1): Everyone shall have the right to freedom of thought, conscience and religion. This right shall include freedom...either individually or in community with others and in public or private, to manifest his religion or belief in worship, observance, practice and teaching.

These provisions were expounded upon by the Human Rights Committee in General Comment No. 22:

Par. 4: “The freedom to manifest religion or belief in worship, observance, practice and teaching encompasses a broad range of acts. The concept of worship extends to ritual and ceremonial acts giving direct expression to belief, as well as various practices integral to such acts, including the building of places of worship, the use of ritual formulae, and objects, the display of symbols, and the observance of holidays and days of rest. The observance and practice of religion or belief may include not only ceremonial acts but also...participation in rituals associated with certain stages of life.”


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burial sites, and the rites and methods by which a religious group buries its dead, are a manifestation of that group's religious beliefs.

The importance of cemeteries to religious groups was specifically noted by the Special Rapporteur on Freedom of Religion and Belief in her report on the country visit to Israel and the Occupied Palestinian Territory, which stated “that places of worship, religious sites and cemeteries have more than a material significance for the religious community attached to them. General Assembly resolution 55/254 calls upon all States to exert their utmost efforts to ensure that religious sites are fully respected and protected as well as to adopt adequate measures aimed at preventing such acts or threats of violence.” Cemeteries are thus singled out as repositories of a group’s cultural heritage, in addition to being of unique religious significance.

The disinterment and desecration of burial sites belonging to a specific minority religious group, and the subsequent disposition of the remains without consultation with that group, nor that group’s knowledge of their whereabouts, constitutes a violation of the right of a religious group to manifest its religious beliefs. The importance of cemeteries as religious sites where individuals and groups manifest their religious beliefs was confirmed by the Special Rapporteur on freedom of religion and belief in response to a complaint regarding desecration of Hmong graves in Thailand. The disinterment of remains and the desecration of the Mamilla cemetery that has taken place, with the approval and participation of the Israeli government and its agents, therefore violate the rights of countless Jerusalemites whose ancestors are buried there, and those of Muslims everywhere, to manifest their religion. By degrading and disrespecting the beliefs of Muslims regarding the sanctity of their burial sites, and the practices attached to this belief, Israel is not only curtail the ability of Muslims to visit the graves of deceased relatives; it is also undermining their belief in the eternal sanctity of cemeteries, and making evident its lack of respect for the religious beliefs of a minority religious group under its control.

The desecration committed in the process of construction of the SWC “Center for Human Dignity – Museum of Tolerance” constitutes a violation of this right, regardless of any previous development on the site. The IAA’s approval of the site for construction, in spite of the clear evidence that the site was replete with Islamic graves of historic and archaeological significance, indicates the Israeli Government’s complicity in the contempt displayed by the Museum builders themselves for the cemetery’s sanctity,

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142 Human Rights Council, Report of the Special Rapporteur on freedom of religion or belief, Summary of cases transmitted to Governments and replies received, A/HRC/4/21/Add.1, March 8, 2007, at para. 290 (reiterating her previous assertion that “different types of buildings or properties that have more than a material signification for the religious community that is attached to it, such as cemeteries... have been targeted,” and that “places of worship are an essential element of the manifestation of the right to freedom of religion or belief,” and “attacks or other forms of restriction on places of worship or other religious sites and shrines in many cases violate the right not only of a single individual, but the rights of a group.”).
and for the dignity of those interred and their descendants. This action confirms and compounds the preceding decades of neglect, destruction and desecration carried out by Israel in the form of construction of municipal parking lots and other facilities in parts of the cemetery, which have been consistently opposed by Palestinians.

C. Right to Freedom from Discrimination

Numerous international human rights instruments, to all of which Israel is bound, articulate the prohibition on discrimination against individuals and groups. This includes discrimination against individuals on the basis of religion, as prohibited in the UDHR and the ICCPR, and discrimination against minority groups within a state, as prohibited by the ICCPR, the International Convention on the Elimination of All Forms of Discrimination (ICERD), and the International Covenant on Economic, Social and Cultural Rights (ICESCR). International bodies have reiterated the importance of protecting the rights of religious groups that make up a minority population. The Human Rights Committee noted that it “views with concern any tendency to discriminate against any religion or belief for any reason, including the fact that they...represent religious minorities that may be the subject of hostility on the part of a predominant religious community.” The Human Rights Commission urged states parties to ensure that their officials do not engage in discrimination, and that they apply the laws equally regardless of an individual or group’s religion.

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143 UDHR, supra note 140, at Art. 2.
Art. 2: Everyone is entitled to all the rights and freedoms set forth in this Declaration, without distinction of any kind, such as race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status.

ICCPR, supra note 140, Art. 2(1).
Article 2(1): Each State Party to the present Covenant undertakes to respect and to ensure to all individuals within its territory and subject to its jurisdiction the rights recognized in the present Covenant, without distinction of any kind, such as...religion.

144 ICCPR, supra note 140, Arts. 2(1), 26, 27.
Article 26: "All persons are equal before the law and are entitled without any discrimination to the equal protection of the law. In this respect, the law shall prohibit any discrimination and guarantee to all persons equal and effective protection against discrimination on any ground such as [...] religion [...]."

Article 27: "In those States in which ethnic, religious or linguistic minorities exist, persons belonging to such minorities shall not be denied the right, in community with the other members of their group, to enjoy their own culture, to profess and practice their own religion, or to use their own language."


Article 5: "...States Parties undertake to prohibit and to eliminate racial discrimination in all its forms and to guarantee the right of everyone, without distinction as to race, colour, or national or ethnic origin, to equality before the law, notably in the enjoyment of the following rights: [...] (d) Other civil rights, in particular: ... (vii) The right to freedom of thought, conscience and religion."


Art. 2 (2) : "The States Parties to the present Covenant undertake to guarantee that the rights enunciated in the present Covenant will be exercised without discrimination of any kind such as ... religion..."

145 HRC General Comment 22, supra note 140, at para. 5.

146 Commission on Human Rights, Elimination of all forms of intolerance and of discrimination based on religion or belief, Human Rights resolution 2005/40, U.N. Doc. E/CN.4/2005/L.10/Add.11 (Apr. 19, 2005) para. 4 (g) : "Urges States:... To ensure that all public officials and civil servants, including members of law enforcement bodies, the military and educators, in the course of their official duties, respect different religions and beliefs and do not discriminate on the grounds of religion or belief, and that all necessary and appropriate education or training is provided;".
Israel has clearly failed in its obligation to ensure that religious minorities in its State are equally protected by the laws. This failure extends to equal protection of their sacred and religious sites. The Special Rapporteur on Freedom of Religion and Belief specifically cited Israel’s discriminatory treatment of non-Jewish holy sites, noting that all places designated as holy sites up to 2007 were Jewish, none being Muslim or Christian. The report recommended:

that the Government of Israel issue as soon as possible nonselective regulations and designate holy sites on a non-discriminatory basis. The unique spiritual and religious dimension of the holy sites and their importance for believers in the whole world need to be appropriately taken into account.147

The Israeli government’s failure to protect, and its complicity in destroying, the Mamilla cemetery is thus a violation of its obligation to ensure equal protection of the laws to its religious minorities. The progressive destruction of the Mamilla cemetery by Israeli authorities constitutes discriminatory conduct when compared to the treatment of Jewish holy sites, and especially when compared to the care and attention lavished on the Jewish cemetery on the Mount of Olives. It is also clear that Israel’s treatment of the Mamilla cemetery is characteristic of its treatment of other non–Jewish religious sites throughout Israel and the Occupied Palestinian Territory, including other cemeteries. The IAA’s disregard of the findings of its Chief Excavator in charge of excavations on the Museum site and its attempt to misrepresent such information to the Israeli High Court makes clear its intentional degradation of the religious, historical and cultural value of the site to Muslims. It is evident that Israel’s disdain for and destruction of sacred sites such as the Mamilla cemetery extends to the religious, cultural and historical heritage sites of all non–Jewish groups, and is part of a larger pattern of discrimination.

D. Right to Culture and Right to Family
The rights to culture and family are enshrined in the UDHR, the ICCPR, and the ICESCR.148 The right to culture encompasses the right to engage in the cultural life of the community. The rights of minorities to engage in their own cultural life, including religious life, are protected in the ICCPR.149

Burial of the dead and visitation of graves is both a cultural and religious rite, the practice of which is important to all communities. The sanctity of the dead and of their burial places is unequivocal in Islam, as is the prohibition on disinterment of the dead. The complicity of the Israeli government in destroying an important Muslim cemetery and desecrating the remains therein therefore constitutes a violation of Palestinian and Muslim rights to practice their culture and religion.

147 Report of SR on freedom of religion and belief, supra note 89, at para. 77.
148 UDHR, supra note 140, Art. 27; ICESCR, supra note 144, Art. 15(a).
149 ICCPR, supra note 140, Art. 27.
These actions also infringe on the right to family, as codified in the UDHR, the ICCPR and the ICESCR, which prohibit arbitrary interference with family and entitle the family to State protection. By participating in the disturbance of Muslim graves, Israel is violating the rights of Palestinians and Muslims, including the Descendant Petitioners, to ensure the sanctity of their ancestors’ burial sites and engage in burial and grave visitation practices involving their families and ancestors.

VI. CONCLUSION

As a State Party to the instruments, and as a state bound by customary international law principles, cited in this complaint, Israel is obligated to protect the rights enshrined therein. By soliciting, approving and facilitating the construction of a so-called “Center for Human Dignity – Museum of Tolerance” in the heart of the ancient Muslim cemetery of Mamilla, itself in the heart of the Holy City of Jerusalem, Israel is violating the human rights of the current Individual petitioners who have ancestors buried there, as well as of all Muslims and others who believe in the sanctity of their cemeteries and others who regard the cemetery as part of the collective cultural heritage of humankind.

The Individual Petitioners, on behalf of their extended families in Jerusalem and throughout the world and others so affected, therefore request the following:

I. That the Special Rapporteur on Freedom of Religion and Belief, the Special Rapporteur on Contemporary Forms of Racism, Racial Discrimination, Xenophobia and Related Intolerance, and the Independent Expert in the Field of Cultural Rights urgently demand that the Government of Israel:

1. Immediately halt further construction of the “Museum of Tolerance” on the Mamilla cemetery site;
2. Document and reveal to the petitioners the whereabouts of all human remains and artifacts, as well as archaeological fragments and monuments exhumed in the construction;
3. Recover and rebury all human remains where they were originally found, in coordination with, and under the supervision of, the competent Muslim authorities in Jerusalem; and,
4. Declare the entire historic site of the Mamilla cemetery an antiquity, to be preserved and protected henceforth by its rightful custodians, the Muslim Waqf (public endowment) authorities in Jerusalem.

150 UDHR, supra note 140, Arts. 12, 16(3);
ICCPR, supra note 140, Arts. 17, 23;
Article 17: No one shall be subjected to arbitrary or unlawful interference with his privacy, family, home or correspondence, nor to unlawful attacks on his honour and reputation.
Article 23: The family is the natural and fundamental group unit of society and is entitled to protection by society and the State.
ICESCR, supra note 144, Art. 10:
Article 10: The States Parties to the present Covenant recognize that: The widest possible protection and assistance should be accorded to the family, which is the natural and fundamental group unit of society, particularly for its establishment and while it is responsible for the care and education of dependent children...
II. Based on the mandate laid out in the Human Rights Council resolution of October 21, 2009, petitioners request that the United Nations High Commissioner for Human Rights consider this complaint on an urgent basis and investigate and report on Israel’s violation of the above human rights, which, together with other Israeli actions that degrade or damage non-Jewish religious sites, constitute a pattern of gross violations of the human rights of Palestinians and Muslims.

III. That the Director General of UNESCO consider this complaint in light of existing UNESCO resolutions on the subject and the human rights violations alleged herein, and coordinate efforts with the above-mentioned United Nations officials in order that the Mamilla cemetery, a cultural and religious heritage site of great value, be preserved and protected.

IV. That the Government of Switzerland, in its capacity as depository of the Fourth Geneva Convention, consider this issue in the context of resuming the High Contracting Parties’ Conference to the Fourth Geneva Convention.
APPENDICES
Appendix I. Sixty individual petitioners who have attested that their ancestors, including the following Jerusalem notables, are interred in Mamilla (Ma’man Allah) Cemetery:

- Abdullah Ali Koloti
- Ahmad Agha Duzdar
- Al–Amir Esa Bin Muhamad al–Hakari
- Bader el–Din Zain
- Ghaleb Jawad Ismail ‘Aref Musa Taher Abdul–Samad Ben Abdulatif Husseini
- Jamal Eddine Al–Imam
- Shams al–Din Muhammad ibn `Abdullah al–Dayri al–Khalidi al–`Absi
- Omar Saleh Zain
- Qadi Burhan al–Din Ibn Nusayba
- Qadi Mahmoud al–Khalidi
- Salah El–Rahal al–Sadi
- Shaykh Ahmad Ali Dajani
- Shaykh Said Abdullah Ansari
- Uthman Suleiman al–Kurdi
- Yousef & Ali Bek Hallak
- Yousef H.A. al–Kurd

Individual Petitioners (at 1 February 2010)

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<thead>
<tr>
<th>First Name</th>
<th>Middle Names</th>
<th>Family Name</th>
<th>Residence</th>
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<td>Amin</td>
<td>Dia Eddin</td>
<td>Akkari</td>
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<tr>
<td>2</td>
<td>Mohammed</td>
<td>Asem</td>
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<td>Ali</td>
<td>Mohamed</td>
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<td>7</td>
<td>AbdulQader</td>
<td>Faisal</td>
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AFFIDAVIT

I the undersigned, Gideon Suleimani, holder of I.D. Card No. 53599999, having been warned that I must state the truth and that I shall be liable to penalties prescribed by law if I do not do so, hereby declare as follows:

1. I have been an archeologist by profession since 1994, and have engaged in archeology since 1984.

2. In 1990 I joined the Antiquities Authority and served as Supervisor in West Jerusalem until 2000. In the course of this period I performed supervisory works to enforce the Antiquities Authority Law, archeological excavations, archeological surveys and publishing archeological excavations.

3. I served as Director of the Antiquities Authority Jerusalem District from 2000 to 2005.

4. At the end of 2005 I became an excavating archeologist on behalf of the Antiquities Authority, and served in this capacity until September 2008.

5. My acquaintance with the “Tolerance Museum” began in 2004, when I was serving as the Jerusalem District Archeologist in the Antiquities Authority.

6. The entrepreneurs of the “Tolerance Museum” project on behalf of the Wiesenthal Institute sought to erect the project on the land of the Muslim cemetery in Mammilla. Therefore, around 2004, about one year prior to the commencement of the excavations, I accompanied the representatives of the project entrepreneurs from the architects firm of Tolker–Epstein, and we conducted a tour of the site designated for the erection of the project.
6.1 During the tour, I clarified to the entrepreneur’s representatives that this was the site of a very ancient Muslim cemetery where no archeological excavations had ever been made, and therefore I know nothing of the state of preservation of the graves. I added that it is possible to see graves adjacent to the fence of the parking lot, both inside and outside the lot, and continuing into it.

6.2 I stated to them that I would not be able to decide on the number of graves located underneath the asphalt of the parking lot, since I assumed that many graves had been removed when the parking lot was constructed.

6.3 In light of the above, I demanded to make test trenches. This would be done by excavating narrow cross-sections on the site, in order to discover whether there were any antiquities in the area designated for constructing the project.

6.4 In light of the above, I issued a letter headed “Demand for Test Trenches” close to the site of the above tour.

6.5 Prior to commencing the actual excavation, around November 2005, the test trenches were dug, from which it emerged that the entire area “abounded with graves”, and that under the parking lot there was a crowded Muslim cemetery, containing three or four layers of graves.

6.6 The above information was given to representatives of the Museum prior to actual commencement of the excavations.

I should state that this discovery did not surprise me, nor did it surprise the senior ranks of the Antiquities Authority. The Mammilla cemetery is known as an antiquities site and a burial site in Jerusalem ever since the period of the Crusades. It continuously served as one of the most important Muslim cemeteries from the Ayub period (end of 12th century – M.R.) until the end of the 20th century.

7. I was put in charge of managing the excavation and in December 2005 I was appointed Chief Excavator of the project. In fact I was the supreme professional authority at that excavation. Nobody but me made any excavations there.

7.1 At first I was required to perform a “limited test excavation”. That is the customary procedure following positive findings in the test trenches,
in order to find the depth of the layers, the extent of the antiquities, their period and importance.

7.2 As part of the limited excavation, three excavation squares were opened at the north-west part of the building site, and three layers of antiquities were exposed.

7.3 From these excavations we reached the conclusion that the burials were in traditional Muslim style, and that burials had been continuously performed there over a long period of time.

7.4 In light of the results of the limited excavation, my recommendation was to perform rescue works throughout the site or, alternatively, to perform a sample rescue excavation, and to cover the rest of the area without destroying the graves.

7.5 In the end, my first recommendation to perform rescue works throughout the area was adopted.

8. Following the discovery that the area “abounded with graves”, the Antiquities Authority demanded to conduct a full archeological excavation of the entire site, before deciding whether to release it for construction.

9. The excavations in the cemetery were one of the largest and most complex I had ever conducted in my professional life. An enormous team of about 200 persons – archeologists, anthropologists, photographers and excavation workers – was placed at my disposal.

As archeologists we faced a tremendous task – we had to collect every item of information from the Mammilla Muslim Cemetery, which consisted of 3–4 layers of hundreds of graves each, some of them from the 12th and 13th centuries.

The fact that I was excavating and dismantling an ancient cemetery disturbed me, but on the other hand, to excavate such a cemetery was an extraordinary matter for me personally, professionally and academically. The societies living in this region believe in life after death, and the cemeteries, by the manner of burial, the objects that are or are not in the graves, express their world of abstract beliefs.

10. The task of managing the excavation was interesting and challenging, but not easy. From day to day, objections to the project on the part of
Muslim entities increased, and for that reason the project entrepreneurs, who were seeking to establish facts on the ground, exerted strong pressure to complete the works quickly. The entrepreneurs would come to the site on a daily basis, pressing for the excavations to progress quickly, to prevent the Muslims from halting the project.

11. The Director General of the Antiquities Authority, Mr. Shuka Dorfman, began pressing me to complete the excavations as quickly as possible, and he even told me that ministers were pressing him to expedite the work.

12. In the course of the excavations, threats began coming in from the entrepreneurs. The Regional Director in the Antiquities Authority, John Zeligman, told me that the entrepreneurs were threatening that if the excavation was held up they would sue the Antiquities Authority, and therefore the pace must be quickened.

13. Due to the pressure on the part of the entrepreneurs and the management levels of the Antiquities Authority, we commenced working 6 days a week, 12 hours a day, which made analysis of the findings even more difficult. The earth was muddy, and separation between findings and periods became almost impossible. Nevertheless, the works continued at an accelerated pace.

14. The pressure did not cease, and at a certain stage I suggested to the Director General to get an impression from the enormous quantity of skeletons exposed, in the belief that the extraordinary findings we found in the excavations would help him to understand the importance of the excavation, and to be able to resist the pressures exerted on him, until the professional entities on the site would be able to complete their work. However, the Director General was not convinced, and said to me: “I have seen so many dead people that these skeletons have no effect on me.”

15. The haste of the senior echelons in the Antiquities Authority to complete the archeological excavations on the site resulted in an “archeological crime”. In their haste to complete the excavations, the senior echelons destroyed an opportunity to study the history of Jerusalem over the last millennium.

The Antiquities Authority, as a public entity, violated the Antiquities Law of which it is in charge, and under pressures on the part of the entrepreneurs and politicians, participated in the destruction of a valuable archeological site.
16. Even more serious, upon reviewing the judgment, it became clear to me that the Authority had distorted the findings from the site, and that it had filed in the Supreme Court a misleading and false response concerning the state of the excavations on the site.

17. In the report I wrote on April 9, 2006, headed “Report to the Entrepreneur, Excavation of the Mammilla Cemetery” (hereinafter – the “Report to the Entrepreneur”), I described the course of the works in each of the six excavation areas I had performed on the site.

Attached hereto is the Report to the Entrepreneur and a plan of the excavation areas, Appendices A and B.

17.1 I excavated and exposed six areas, marked A to D on the attached map.

17.2 Excavations were completed in only one of the areas, marked A1. It covered 225 sq.m. out of the 2500 sq.m. I should immediately emphasize that this is less than 10% of the entire area of the project.

17.3 In the other areas, actually 90% of the project site, excavation was either only partial or preliminary.

17.4 In the A2 area, the third, most ancient level was not excavated.

17.5 In the A3 area, graves were exposed but none were excavated.

17.6 In Area B, the largest of the areas – about 500 sq.m., only the first layer was excavated, and in the second and third layers many graves were exposed but only a small part of this layer was excavated. On the northern part of this area, an antique aqueduct was exposed from the Roman-Byzantine and early Arabic periods.

17.7 In Area C, covering approximately 250 sq.m., only the first layer was excavated and removed; on the second layer mainly secondary burials were excavated; on the third layer many graves were exposed, but only a few were excavated. The fourth layer was not excavated at all.

17.8 In Area D, covering 375 sq.m., only a shallow excavation was made. Many graves were exposed but not one was opened or excavated.
17.9 A total of 250 skeletons were excavated, some of them from secondary burials, and another 200 graves were exposed but not excavated. On the basis of the above, I estimated that there are at least about 2000 graves on the site.

17.10 In light of the above findings, I recommended unequivocally: “The site cannot be released for construction without completing the excavation.”

18. After reviewing the supplementary notice given by the Antiquities Authority to the Supreme Court on January 2, 2007, ostensibly based on the excavations of which I was in charge, I was amazed to discover that the Antiquities Authority had chosen not to state the above particulars, but chose instead to give particulars that are totally contradictory to the findings on the site.

19. I was amazed to know that the Antiquities Authority had notified the Supreme Court that “almost the entire area of the excavation has been released for construction, because it contains no further scientific data”. That is a factual and archeological lie. The archeological conclusion that should have been drawn, as I recommended in the Report to the Entrepreneur, is the unequivocal opposite, i.e. the area cannot be released for construction.

As aforesaid, from the date I composed the Report soon after the excavations were discontinued in February 2006, in accordance with the interim injunction issued by the Supreme Court, the works were stopped and the situation on the site did not change until the works were resumed after the judgment was rendered on the petitions against the Museum.

20. I hereby declare that from the professional aspect, when the works were discontinued due to the Supreme Court’s interim injunction in February 2006, the excavations were only at the initial stages. So in no way can it be said that the excavations had been exhausted on most of the project area, and the statement that, except for one area, the scientific findings on the site had been exhausted, and the site was released, is not true.

21. As aforesaid, up to the discontinuation of the works, I had succeeded in opening only about 200 graves, and I had exposed another 200 without opening them. Opening the graves is the most important part of the excavation. After all, if the graves are not opened, 90% of the value of the dig is lost, because only then is the required professional information obtained.
22. In January 2007 the Antiquities Authority filed its supplementary response to the Supreme Court, to which it attached a schematic map dividing the site into 5 areas. It is a strange fact that the Authority chose to attach a map that I had not drawn and to conceal from the court the one I had drawn.

23. After a review of the map submitted to the Supreme Court, on which the judgment mainly relied, which states that the area colored purple is the only part not yet excavated, I hereby declare that the map is misleading and does not correspond to the real situation on the site.

24. I hereby declare that between the map I drew and the one submitted by the Antiquities Authority there are disturbing and profound differences, as set forth below:

24.1 The area marked 1 on the Authority’s map, which was released for construction because it was claimed that the “Antiquities Authority had exhausted the excavations and there is no concern for the existence of skeletons”, includes areas that we never excavated and in which, according to my assessment, there remain many graves.

24.2 Area 2 on the Authority’s map, which was released for construction because it was claimed that “all scientific data had been extracted”, includes extensive areas that were never excavated and therefore no scientific data whatsoever were found, so it is not at all clear how the conclusion can be reached that all scientific data have been extracted! In the areas that were excavated, the excavations were not completed and no scientific data were extracted.

24.3 In Area 3 the excavations were very partial, mainly graves that were only exposed but not excavated, so hardly any scientific information was produced from there.

24.4 Area 5 was indeed not examined by me.

25. The conclusion is that the archeological picture on Area 3, the purple area, is the same as on the majority of the project area.

26. As aforesaid, we discovered hundreds of Muslim graves on the site. The position in which the skeletons were lying on their sides and facing Mecca testifies that this is indeed a Muslim environment. In parentheses I
shall state that if the skeletons in question were Jewish the story would have
developed in a completely different direction. When the skeletons found are
suspected to be Jewish, it is mandatory to notify the Ministry of Religions,
and its representatives may discontinue the excavations. It appears to me
that the Muslim dead have nobody to defend them.

27. I should state that in that period a photograph of one of the skeletons
from the excavations was published in the press. The suspicion arose that
one of the workers had taken the photograph with his mobile telephone,
and from then on all workers were made to deposit their mobile phones at
the start of the day’s work. The site was also surrounded by high fences,
cameras were installed and guards were placed around the site, so that it
looks more like a military camp, all with the aim of maintaining secrecy.

28. The excavation itself produced fascinating findings. It turned out
that the bottom layer, the earliest, is from the 11th century. This was the
cemetery of the residents of the vicinity – men, women and children, very
orderly, very crowded, which shows that the society was very organized,
with a great deal of mutual respect. The findings of the headstones show
that this was a cemetery for militarily, religiously and politically elite
Muslims. The earliest headstone that was found was from 1278, and the
latest were from 1928, and from the beginning of the 1930s.

That is to say that this cemetery had been active for about 1000 years,
up to the first half of the 20th century.

29. I hereby declare that in the whole of my career in the Authority –
about 18 years – there has never been a case where such a complex site
was released without an overall excavation. It was in the interests of
science to continue the excavation.

30. I hereby declare that nobody advised me of the decision to release
the area for the construction of the Tolerance Museum. Although I was
the chief excavator on the site, nobody from the Authority requested
explanations from me, and no conference was held to discuss the
conclusions of my report, so that I could not imagine that my unequivocal
conclusion not to release the site would be totally altered with no discussion
whatsoever in the Authority. The only person who sought to comment on
my report was Adv. Bar Sela, who called me and asked me whether I could
“alter my report”. At the time I did not understand why I should have to
alter the report, and I replied that it would be impossible.
31. The first time I learned of the decision to release the site for construction despite my conclusion was when I read the judgment on the Internet. I must say that I read the judgment in a state of shock. The position of the Antiquities Authority, on whose behalf I was in charge of conducting the excavations on the site, is the central theme throughout the judgment, but this position is light-years away from reality on the site. The position of the Antiquities Authority as submitted to the Supreme Court is an “archeological crime”, which is a pity. The Authority has lost all moral and professional validity for its work.

This is my name and my signature, and the content of my Affidavit is true.

( ____________ )
The Deponent’s signature

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Confirmation

I, the undersigned, Adv. Dorgam Saif, hereby confirm that on March 1, 2009, Mr. Gideon Suleimani, who identified himself by I.D. No. 53599999, appeared before me, and, after I had warned him that he must state the truth, and that he would be liable to penalties prescribed by law if he did not do so, he confirmed to me the truth of his above Affidavit and signed it in my presence.

Dorgam Saif, Adv.
License No. 21543
( ____________ )
Stamp and Signature
Appendix III

Letter from Judge Ahmad Natour, President of the Shari’a High Court of Appeals in Israel, to Gershon Baskin, Co-Chief Executive Officer of the Israel–Palestine Center for Research and Information.

STATE OF ISRAEL
SHARIAH HIGH COURT OF APPEALS
THE OFFICE OF THE PRESIDENT

(Translated from Hebrew by Gershon Baskin)

Dr. Gershon Baskin
IPCRI
Jerusalem

Shalom,

Re: Your request for information from 21 February regarding our opposition to damaging the Muslim Cemetery in Mamilla

You attached to your letter an opinion statement from the initiators of a project called - in full irony - “Human Dignity - Museum of Tolerance”, on the Muslim Cemetery of Mamilla. Here is our response:

1. Our religious-Sharia’ judgment according to the Sharia’ regarding the sanctity of cemeteries is that this sanctity is eternal, and this is an inseparable part of Muslim faith and belief. Accordingly, its sanctity has not been suspended by the passing of time and its sanctity cannot be changed until Judgment Day. Therefore, it is stated that there is an absolute prohibition on digging up graves and this is according to the learned opinion of Sharia’ scholars without exception. Accordingly, and for many years, Sharia judgments (fatwas) issued by the Islamic Courts in Israel emphasize this point. Additionally, a letter of judgment issued by all of the Qadís (Sharia’ Judges) in Israel in 1994 states unequivocally that the sanctity of all cemeteries is eternal until the end of time.

2. Any attempt to present the issues as if the Sharia’ determines differently is a false one that removes the issue from its proper context. An occasional sentence mentioned by one of the Hanafi school books, while ignoring the basic obligatory conditions of those sayings, which present reservations, is false and also completely ignores all other schools of thought and the many other
righteous scholars. Furthermore, the Muslim population of Israel adheres to the Shafia' school of thought and not the Hanafi.

3. Regarding the claim that the official land registry does not recognize the area as a cemetery, there is no one who disagrees that it is a cemetery and this fact is raised by the initiators themselves on many occasions, including in front of the Courts. The claim that the sanctity of the Cemetery has been removed contradicts their own claims as well. Also, as they began the excavations in the area, they found it full of graves and bones, also in contradiction to their claims, and every person with a sound mind would realize that it is an area filled with graves and that the excavations must cease immediately.

4. Burial in the Mamilla cemetery continued until 1948 (see letters from the Management of the Waqf from 4 November 1948 and 7 November 1948 which speak for themselves).

5. Without going into the level of control and involvement of the British Authorities during the Mandate period in the activities of the High Muslim Council which even led to the dispersion of the Council by Government Order in 1937 and its replacement with a British Council, and furthermore the wishes of the British to use the land of the cemetery for secular uses (see the letter of the representative of Waqf of Jerusalem from 16 September 1947 regarding the take over by British Army units of the area), it is very strange in our view, even amazing, the attempt to base their claims on these document on decisions of Hajj Amin al Hussein the Muft of Jerusalem who they themselves call pro-Nazi and rely on him and as a precedent for qualifying (making Kosher) an inhumane act such as damaging the honor of the dead”.

6. Even if we allow ourselves to assume that something happened which is immoral had in fact occurred, we must ask if from an injustice any good can come? As it is said: Two wrongs don’t make a right.

7. Regarding the Judgment of the Qadi of Yaffo in 1964 which is intended to be the legal judgment of the Muslim Court, it seems that there is no choice but to clarify the matter as follows:
   a) The procedure was defective in that it stood completely against the Sharia' procedures and against the substantive law of the Waqf. The procedure was opened by someone who has no standing before the Court (the Mayor) and who was not a trustee of the Waqf.
   b) No one was present at the procedure as a “side” to the case, not even the one who petitioned or someone in his place. The side (Mayor) did not but send a letter, which is is completely against the procedures of the Sharia' Courts.
   c) The petition did not, nor did the decision show the benefits to the Waqf, which is essential and obligatory regarding any change in the status of any property of the waqf.
d) Even the basic assumption on which the conclusion of the above Qadi’s decision was made regarding that the bones that disintegrated and that the remains had begun ashes (dust) - only 16 years after the last burials in the place, it is clear even today, 42 years later, as completely false. Now it is clear to all that whole skeletons have been uncovered as was publicized and photographed in the Haaretz newspaper. It should also be indicated that the representative of the Antiquities Authority announced to the Interior Committee of the Knesset that more than 200 graves have been dug up and the bones placed in boxes!

e) The decision of the above Qadi (of Yaffo from 1964) that the graves have been disintegrated by time was not based on anything real, and as appears in his decision, he didn’t bother to check the area. Therefore, and for other reasons which are too detailed to explain, it is clear that the former procedure is completely null and void.

f) It is especially sad to say that we have been informed that the former Qadi was convicted of felonious acts of fraud against the public. The Tel Aviv District Court’s sentence was upheld by the High Court (see judgment 822/64 and 22/66 of the High Court). It should be indicated that the criminal process of these accusations were at the same time as his judgment regarding the cemetery.

8. The formal claim raised as if there were no objections to the licensing process ignores the fact that following the establishment of the state of Israel and different from other religious communities in Israel, there was no more institutions which could follow up (supervise) developments concerning the Waqf. The High Muslim Council was dispersed by law in 1961 and the institution of the Mufti ceased to exist. This situation, which was not caused by the Muslims themselves, turns these claims into immoral ones.

9. Furthermore, it is shocking to our minds that Muslim dead which are buried in their graves are only buried temporarily and that they should know that after a number of years their graves will be boxed, why is this? Is it because they do not deserve the same honor and respect as the rest of humanity? Could this be?

We are also stunned by the cheap claim that the revulsion from damaging graves when dealing with Muslims is considered a political position and even an extreme one. For us, the honor of the dead, all of the dead, is a Jewish, Christian and Muslim value. Therefore, we should all cooperate, in the name of these preserving universal values. This is our belief regarding Muslim Cemeteries and non-Muslim cemeteries as well. Therefore, we are right to expect that others will relate to our dead as if their own, with one standard, just as the Jewish and Christian faiths demand as well.

In conclusion, we hope that the initiators of the Tolerance Museum project will understand that they cannot build the Museum for Tolerance while trampling
the emotions of millions of Muslims in Israel and around the world and we hope that they will decide by themselves on canceling the project in this location.

With respect,

Qadi Ahmad Natour
President of the Sharia’ Appeals Court
Appendix IV

Certificate of Registration for the Mamilla Cemetery in the Jerusalem Land Registry, 1938

Certificate registering the Mamilla Cemetery in the name of the Trustee of the Islamic Waqf in Jerusalem, with a description of its boundaries, its area, and other details.
Appendix V

Fatwa (Islamic religious ruling) by the Grand Mufti of Jerusalem and the Occupied Palestinian Territory, Shaykh Ikrama Sabri.

The fatwa avows the sanctity of human beings, both alive and dead and of all religions and ethnic backgrounds, and affirms the sanctity of graves to Muslims, a principle recognized by Islamic jurists. The fatwa pronounces that the sanctity of graves and human remains must be respected and protected, and that disturbing graves and human remains is prohibited.
Resolution of the Central Conference of American Rabbis opposing construction over the Mamilla Cemetery

REFORM RABBINATE OPPOSES REMOVAL OF ANCIENT MUSLIM CEMETERY TO MAKE WAY FOR JERUSALEM MUSEUM OF TOLERANCE

Central Conference of American Rabbis (CCAR), World’s Largest Group of Jewish Clergy, Commends Municipality of Jerusalem for Suggesting Alternate Locations

Resolution Opposing the Removal Passed at CCAR’s 120th Annual Convention Currently Under Way in Jerusalem

JERUSALEM – (February 25, 2008) – The leaders of the Reform rabbinate, the world’s largest group of Jewish clergy, have passed a resolution strongly opposing the removal of the Mamilla Cemetery, an ancient Muslim burial place in Jerusalem, to make way for the Simon Wiesenthal Center’s Jerusalem Museum of Tolerance. The Board of the Central Conference of American Rabbis (CCAR), the representative organization of nearly 2,000 Reform rabbis, passed the resolution today at its 120th Annual Convention, which is taking place in Jerusalem through March 1.

According to the Resolution, “Cemeteries are sacred ground in our Jewish tradition... We would protest, in the strongest terms, not only the desecration, but any removal of a Jewish cemetery, no matter what the purpose. Therefore, it is self-evident that we must oppose the removal of another people’s sacred burial ground, no matter how worthy the purpose. While the Israeli Supreme Court has permitted the Wiesenthal Center to move ahead, an organization with high-minded goals like those of the Museum of Tolerance cannot be satisfied with mere adherence to the law.”

The Resolution also states that “Dr. Rafi Greenberg, a prominent archaeologist at Tel Aviv University, has argued that Mamilla is one of the few surviving Islamic sites in western Jerusalem and, therefore, must be left intact.” And it thanks the Municipality of Jerusalem for “…offering alternative locations, and encourages the Municipality, the Israeli government, Wiesenthal Center supporters and all who are able to labor mightily to assure that the Jerusalem Museum of Tolerance be built in an alternative location.”

Following is the full text of the CCAR Resolution on the Jerusalem Location of Museum of Tolerance:

CCAR Resolution on the Jerusalem Location of the Museum of Tolerance
Adopted February 24, 2009
Jerusalem, Israel

Background

Cemeteries are sacred ground in our Jewish tradition, from the days of the Torah, which tells of Abraham’s purchase of a burial ground as our people’s first land acquisition in Eretz Yisrael, to this very day.
Too often, during painful times of our Jewish history, our cemeteries have been desecrated by those who wished us ill. It happened frequently in Medieval Europe. It happened during the Holocaust. Sadly, our burial places were also destroyed and treated with disrespect by Arab neighbors of Israel, when they occupied the West Bank of the Jordan River and much of Jerusalem from 1948 to 1967.

We are taught, “Let another’s property be dearer to you than your own.” Though these rabbinic words most often refer to ordinary property, how much more must they apply to cemeteries. If we hold out own cemeteries to be sacred, we surely must treat the burial places of others with respect.

We are also taught, “What is hateful to you, do not do to any person.” Those words of our ancient sage, Hillel, constitute the Jewish formulation of the “Golden Rule.” We would protest, in the strongest terms, not only desecration, but any removal of a Jewish cemetery, no matter what the purpose. Therefore, it is self-evident that we must oppose the removal of another people’s sacred burial ground, no matter how worthy the purpose.

The Simon Wiesenthal Center, a most worthy organization, is seeking to build its Jerusalem Museum of Tolerance atop the Mamilla Cemetery, an ancient Muslim burial place. While the Israeli Supreme Court has permitted the Wiesenthal Center to move ahead, an organization with high-minded goals like those of the Museum of Tolerance, cannot be satisfied with mere adherence to the law. As CCAR member and Union for Reform Judaism President, Rabbi Eric Yoffie, has pointed out, “A large and growing number of responsible, mainstream Jewish voices have spoken out against the museum, including the Reform movement’s Israel Religious Action Center. Dr. Rafi Greenberg, a prominent archaeologies at Tel Aviv University, has argues that Mamilla is one of the few surviving Islamic sites in western Jerusalem and therefore must be left intact.”

The Municipality of Jerusalem has offered attractive alternative sites to the Wiesenthal Center for its Museum of Tolerance.

Therefore, be it resolved, that the Central Conference of American Rabbis:

1. Urges, in the strongest of terms, the Simon Wiesenthal Center not to build its Jerusalem Museum of Tolerance atop the Mamilla Cemetery.
2. Commends Rabbi Eric Yoffie and all who have spoken so strongly in opposition to this particular location for the Museum.
3. Thanks the Municipality of Jerusalem for offering alternative locations, and encourages the Municipality, the Israeli government, Wiesenthal Center supporters, and all who are able to labor mightily to assure that the Jerusalem Museum of Tolerance be built in an alternative location.

Rabbi Peter Knobel
President

Rabbi Steven Fox
Executive Vice President
The Central Conference of American Rabbis (www.ccar.net.org), founded in 1889, is the oldest and largest rabbinic organization in North America. As the professional organization for Reform Rabbis of North America, the CCAR projects a powerful voice in the religious life of the American and international Jewish communities.

Since its establishment, the CCAR has a rich history of giving professional and personal support to Reform rabbis, providing them opportunities for study, professional development and spiritual growth beginning while they are still in seminary, through mid-careers, and into retirement. The CCAR is uniquely positioned to meet the ongoing needs of its 1,850 member rabbis (virtually the entire Reform rabbinate) and the entire Reform Jewish community.
Appendix VII

Aerial Photographs and Maps of the Mamilla Cemetery – Then and Now
A. 1951 aerial photograph of Mamilla Cemetery showing the entire cemetery intact, without any development on it.
B. 2010 Aerial photograph showing the original boundaries of the cemetery and identifying the various encroachments onto the Mamilla Cemetery, including the fenced off portion in the northern section where the “Center for Human Dignity – Museum of Tolerance” is slated to be built, Independence Park in the western portion, and what remains visible of the cemetery in the eastern portion, including the Mamilla Pool. Satellite image obtained from Google Earth.
C. A 1936 Survey Map showing Mamilla Cemetery as one contiguous plot, without any modern structures built within its boundaries.
D. 2006 map showing the Mamilla Cemetery divided into various plots, including 158, constituting Independence Park, 131 and 132, where a school and playing field have been erected, 139, where an underground parking lot and other structures have been constructed, and the unmarked area just south of plot 139, where the boundaries of the Museum construction site are highlighted. The eastern portion is marked “Muslim Cemetery,” which is what remains visible of the ancient cemetery and its historical structures, including the Mamilla pool in the center.
Appendix VIII

A. Photographs of the desecration being committed on the “Museum of Tolerance” construction site.

1: Human bones of individuals buried in the Mamilla cemetery that were disinterred on the Museum site reveal fresh new breaks. This photo shows the unceremonious and disrespectful manner in which the remains were dug up and placed in boxes. The location of these remains is currently unknown.

2: A complete human skeleton exposed on the Museum site. This particular grave belonged to an important individual, as evidenced by the monumental walls of the tomb.
3: An exposed human skeleton with a cracked skull on the Museum site.

4: The excavation of the Museum site showing workers digging with large pickaxes at the level of the graves, indicating a lack of concern for destruction of graves and human remains.
5: This photograph of the Museum construction site shows the use of heavy equipment in an area replete with the graves and remains of thousands of Muslims.

1: The tombstone in the foreground reads: “Al-Fatiha; al-Shaykh Badr al-Din Mustafa Zayn Rests Here; Died in 1261 Hijri, 1845 AD; To Him we belong and to Him we return.” Mohamed Zain, a present Petitioner, is a direct descendant of the deceased. This tombstone is a more recent addition to the grave, as are those atop the graves in the background of the photo.
2: The gravestone pictured here reads: “Al-Fatiha; The deceased, Shaykh Ali bin Mustafa al-Shibli; Died 247 Hijri; To Him we belong and to Him we return.” This gravestone was also more recently renovated.

3: This renovated gravestone was placed in the cemetery in 2005 in honor of the deceased, Ahmad Agha Duzdar, who was the Governor of Jerusalem in the 19th century, 1838–1863. His descendant and one of the present Petitioners, Raed Duzdar, renovated the headstone with the help of the Turkish consulate. The new headstone was vandalized and shattered into pieces shortly after it was erected.
A group of Jerusalem notables and Islamic Waqf officials gathering remains disinterred and strewn around the site during Israel’s construction of a parking lot in Mamilla cemetery in 1967. Palestinians have consistently opposed and resisted Israeli encroachments onto the cemetery. This picture appeared in the last Jordanian governor of Jerusalem, Anwar al-Khatib’s memoirs, With Saladin in Jerusalem, published in 1989.

1: What remains visibly intact of the Mamilla cemetery abuts the fence surrounding the Museum construction site. Photograph by Michael Ratner.
2–4: The Museum site is kept highly guarded, with barbed wire, cameras and high fences. Photographs by Michael Ratner.
Appendix IX

A. United Nations General Assembly Resolution 303(IV), December 9, 1949

UNITED
NATIONS
A/RES/303 (IV)
9 December 1949

303 (IV). Palestine: Question of an international regime for the Jerusalem area and the protection of the Holy Places

The General Assembly,

Having regard to its resolutions 181 (II) 1/ of 29 November 1947 and 194 (III) 2/ of 11 December 1948,

Having studied the reports of the United Nations Conciliation Commission for Palestine set up under the latter resolution,

I. Decides

In relation to Jerusalem,

Believing that the principles underlying its previous resolutions concerning this matter, and in particular its resolution of 29 November 1947, represent a just and equitable settlement of the question,

1. To restate, therefore, its intention that Jerusalem should be placed under a permanent international regime, which should envisage appropriate guarantees for the protection of the Holy Places, both within and outside Jerusalem, and to confirm specifically the following provisions of General Assembly Resolution 181 (II) 3/ (1) the City of Jerusalem shall be established as a corpus separatum under a special international regime and shall be administered by the United Nations; (2) the Trusteeship Council shall be designated to discharge the responsibilities of the Administering Authority ...; and (3) the City of Jerusalem shall include the present municipality of Jerusalem plus the surrounding villages and towns, the most eastern of which shall be Abu Dis; the most southern, Bethlehem; the most western, Ein Karim (including also the built-up area of Motsa); and the most northern, Shu'fat, as indicated on the attached sketch-map; 4/

2. To request for this purpose that the Trusteeship Council at its next session, whether special or regular, complete the preparation of the Statute of Jerusalem, 5/ omitting the now inapplicable provisions, such as articles 32 and 39, and, without prejudice to the fundamental principles of the
international regime for Jerusalem set forth in General Assembly resolution 181 (II) introducing therein amendments in the direction of its greater democratization, approve the Statue, and proceed immediately with its implementation. The Trusteeship Council shall not allow any actions taken by any interested Government or Governments to divert it from adopting and implementing the Statute of Jerusalem;

II. Calls upon the States concerned to make formal undertakings, at an early date and in the light of their obligations as Members of the United Nations, that they will approach these matters with good will and be guided by the terms of the present resolution.


4/ See annex on page 26. (This map appears as Annex B to resolution 181 (II) of the General Assembly, dated 29 November 1947.)


UNITED NATIONS

Security Council

Resolution 476 (1980)

S/RES/476 (1980)
30 June 1980

Adopted by the Security Council at its 2242nd meeting on 30 June 1980.

The Security Council,

Having considered the letter of 28 May 1980 from the representative of Pakistan, the current Chairman of the Organization of the Islamic Conference, as contained in document S/13966 of 28 May 1980,

Reaffirming that acquisition of territory by force is inadmissible,

Bearing in mind the specific status of Jerusalem and, in particular, the need for protection and preservation of the unique spiritual and religious dimension of the Holy Places in the city,


Recalling the Fourth Geneva Convention of 12 August 1949 relative to the Protection of Civilian Persons in Time of War,

Deploring the persistence of Israel, in changing the physical character, demographic composition, institutional structure and the status of the Holy City of Jerusalem,

Gravely concerned over the legislative steps initiated in the Israeli Knesset with the aim of changing the character and status of the Holy City of Jerusalem,

1. Reaffirms the overriding necessity to end the prolonged occupation of Arab territories occupied by Israel since 1967, including Jerusalem;
2. *Strongly deplores* the continued refusal of Israel, the occupying Power, to comply with the relevant resolutions of the Security Council and the General Assembly;

3. *Reconfirms* that all legislative and administrative measures and actions taken by Israel, the occupying Power, which purport to alter the character and status of the Holy City of Jerusalem have no legal validity and constitute a flagrant violation of the Fourth Geneva Convention relative to the Protection of Civilian Persons in Time of War and also constitute a serious obstruction to achieving a comprehensive, just and lasting peace in the Middle East;

4. *Reiterates* that all such measures which have altered the geographic, demographic and historical character and status of the Holy City of Jerusalem are null and void and must be rescinded in compliance with the relevant resolutions of the Security Council;

5. *Urgently calls* on Israel, the occupying Power, to abide by this and previous Security Council resolutions and to desist forthwith from persisting in the policy and measures affecting the character and status of the Holy city of Jerusalem;

6. *Reaffirms* its determination in the event of non-compliance by Israel with this resolution, to examine practical ways and means in accordance with relevant provisions of the Charter of the United Nations to secure the full implementation of this resolution.