Water Apartheid in the Occupied Territories

Control of the occupied territories by Israel is all about the control of water and other resources. Israel controls all of the water in the West Bank, including aquifers under Palestinian territory. Currently, 83% is piped to Israel or used in the settlements, which is illegal under international law. This leads to ongoing shortages for Palestinians adding extreme hardship for the entire population. Israel’s water distribution policy is highly discriminatory - one obvious aspect of the wider policy of apartheid imposed on Palestinians. (1)

While Palestinians are starved for water, the Israeli settlement of Ariel has lush lawns and swimming pools, and settlements in the Jordan valley have widespread irrigation.

Israel’s Total Control over the West Bank and its Water

- Military Order 92, issued on 15 August 1967, granted complete authority over all water related issues in the Occupied Palestinian Territory (OPT) to the Israeli army.
- Military Order 158, of 19 November 1967, stipulates that Palestinians cannot construct any new water installations without first obtaining a permit from the Israeli army and that any water installation or resource built without a permit will be confiscated.
- Military Order 291, of 19 December 1968, annulled all land and water-related arrangements which existed prior to Israel’s occupation of the West Bank. (3,5)
- These and other Israeli Military Orders remain in force today in the OPT and apply only to Palestinians. They do NOT apply to Israeli settlers in the OPT, who are subject to Israeli civilian law.
- Amnesty International has documented many cases of the Israeli Army using closed military zones to limit access to water for Palestinians and as a collective punishment by turning off access to water for local populations. (2)

Israeli Water Apartheid in the Occupied Territories

- Of the water available from West Bank aquifers, 73% is shipped to the State of Israel. Within the borders of the West Bank 300,000 illegal Jewish settlers use 10% while 2.5 million Palestinian’s have access to only 17% of their own water.
- While 10-14% of Palestine’s GDP is agricultural, 90% of them must rely on rain-fed farming methods. Israel’s agriculture is only 3% of their GDP, but Israel irrigates more than 50% of its land.

Map on right shows how water in Gaza and the West Bank is integrated into the Israeli National Water Grid. (3)
Israeli Water Apartheid in the Occupied Territories

- Palestinians on the West Bank and Gaza have constant shortages of water. These extreme water shortages have created a colossal public health disaster. There are sharp increases in dehydration, digestive diseases, amoebic infections and diarrhea. Children are particularly vulnerable. Without adequate amounts of water people cannot clean utensils, bottles, cisterns and tanks properly. (13)
- Israeli settlements (in the West Bank) have a continuous supply of fresh water. They have community swimming pools, flower gardens and broad expanses of green lawn. Meanwhile, approximately 140 Palestinian communities have no running water at all.
- Palestinians have 83 cubic meters of water per person per year available while Israelis have 333 cubic meters per person per year. This means that each Israeli consumes as much water as four Palestinians.
- Since Israel occupied the West Bank in 1967, it has denied its Palestinian inhabitants access to the water resources of the Jordan River, preventing them from physically accessing the river banks. Israel consumes the vast majority of the water from the river despite only 3% of the river falling within its pre-1967 borders. Israel now diverts one quarter of its total water consumption through its National Water Carrier from the Jordan River.
- Palestinians had more water available per person before the 1967 invasion and occupation of the West Bank and Gaza than they do now.
- Israel does not allow new wells to be drilled by Palestinians and has confiscated many wells for Israeli use. Israel sets quotas on how much water can be drawn by Palestinians from existing wells.
- When supplies of water are low in the summer months, the Israeli water company Mekorot closes the valves which supply Palestinian towns and villages so as not to affect Israeli supplies. This means that illegal Israeli settlers can have their swimming pools filled and lawns watered while Palestinians living next to them, on whose land the settlements are situated, do not have enough water for drinking and cooking.
- Israel often sells the water it appropriates from the West Bank back to the Palestinians at inflated prices. [Palestinians pay four times the rate charged to Israelis].
- During the 1967 war, 140 Palestinian wells in the Jordan Valley were destroyed to divert water through Israel’s National Water Carrier. Palestinians were allowed to dig only 13 wells between 1967 and 1996, less than the number of wells which dried up during the same period due to Israel’s refusal to deepen or rehabilitate existing wells.
- The Gaza strip relies predominately on wells that are being increasingly infiltrated by salty sea water because, until they unilaterally disengaged in 2005, Israeli settlements over-pumped the groundwater. UN scientists estimate that Gaza will have no drinkable water within fifteen years. (1,4,5)

International Law

- The Fourth Geneva Convention imposes obligations on an occupying power in relation to the inhabitants of the occupied territory who are entitled to special protection and humane treatment. Depriving the local population of its water resources is an egregious violation of this convention.
- Under numerous treaties (8) and international law, it is illegal for Israel to expropriate the water of the Occupied Palestinian Territories for use by its own citizens, and doubly illegal to expropriate it for use by illegal Israeli settlers. The settlements are illegal themselves under international law (article 49, 4th Geneva convention)
- Israel is in violation of international law for collective punishment, including destroying water infrastructure and storage.
• It is illegal under international law to distribute water in a discriminatory way.
• Also under international law, Israel owes the Palestinians reparations for past and continuing use of water resources. This should include interest due to loss of earnings from farming. (2,8,9)

Examples of Settler Violence
• In Madama village, 50km north of Jerusalem, settlers from Yizhar settlement have repeatedly vandalized the villagers’ only source of water. They have poured concrete into it, vandalized the connecting pipes and even dropped disposable diapers and other hazardous waste into the springs. Three villagers have been attacked by settlers while trying to repair the water source. (7)
• Constant settler attacks on the West Bank community of Yanoun, located next to the Itamar settlement, peaked in October 2002 when masked settlers charged into the village with dogs and caused significant damage to the water network, several roof tanks, and the local spring, which is the main source of water for the community. (10)

Water and the Wall.
• Many of the most important underground wellsprings in the West Bank are located just to the east of the Green Line dividing Israel from Palestine. Israel has built the Wall not only to annex land but also to annex many of these wells in order to divert water to Israel and illegal West Bank settlements. The Wall is not only an Apartheid Wall, but also a water wall. Some of the largest Israeli settlements (such as Ariel and Qedumin) are built over the Western mountain aquifer, directly in the middle of the northern West Bank agricultural districts.
• This is exactly where the wall cuts deepest into Palestinian territory to surround and annex this vital water source.
• The building of the Wall has caused the village of Falamya in Qalqiliya district to lose its main source of water. In Jayyous, a village near Falamya, all of its seven water wells have been annexed or destroyed by the Apartheid Wall.
• In the West Bank, approximately 50 groundwater wells and over 200 cisterns have been destroyed or isolated from their owners by the Wall. This water was used for domestic and agricultural needs by over 122,000 people. To build the Wall, 25 wells and cisterns and 35,000 meters of water pipes have also been destroyed.
• In 2003, the losses incurred by Palestinian farmers due to the Wall diverting water resources has been 2,200 tons of olive oil, 50,000 tons of fruit, and 100,000 tons of vegetables. (12)
• The Wall is obstructing many water run-off flows in the Qalqiliya region that normally divert water to prevent flooding. During the heavy rains in February 2005, Israeli soldiers refused to open drainage pipes in Qalqiliya, which led to heavy flood damage to crops and homes there. The Wall also caused severe flooding in Zububa and other villages.
• Under the conditions brought about by the siege imposed by Israeli occupation forces, civilians in the occupied territories are suffering from lack of access to necessary resources for the maintenance of their daily needs and basic health.

“There is no water in the village, so we have to bring it from far away and it’s expensive. I have nine children. We spend a lot of money on water and we have to make do with very little, just for drinking and cooking and don’t have enough for the other needs. We need more water for washing, washing the clothes and cleaning the house. I can’t wash and clean Sas often as needed. We can’t afford it. It’s a daily struggle.”
Iman Jabar, a resident of al-‘Aqaba village, whose home has a demolition order pending against it, told Amnesty International. (1,11)
Endnotes

4. If Americans Only Knew: www.ifamericansknew.org/cur_sit/water.html
6. www.palestinecenter.org
8. Applicable international laws: International human rights laws relevant to the issues discussed in this report include a number of human rights treaties to which Israel is a state party, notably the International Covenant on Economic, Social and Cultural Rights (ICESCR), the International Convention on Civil and Political Rights (ICCPR), the International Convention on the Elimination of All Forms of Racial Discrimination, the UN Convention on the Rights of the Child (CRC)
9. Article 1(2) of the 1966 United Nations Human Rights Convention proclaims: “All peoples may, for their own ends, freely dispose of their natural wealth and resources without prejudice to any obligations arising out of international economic cooperation, based on the principle of mutual benefit and international law…”
11. teeksaphoto.org skipschiel.wordpress.com

Links:

Palestinian Hydrology Group: www.phg.org
Skip Schiel’s website and blog: www.teeksaphoto.org www.skipschiel.wordpress.com
BBC 2008 Article on water in the OPT http://news.bbc.co.uk/2/hi/middle_east/7483172.stm
Summary of OCHA UN Report on Water in OPT http://www.imemc.org/article/59145
Article: A question of survival for Israel Settlements and Water -
Fourth Geneva Convention http://www.icrc.org/ihl.nsf/385ec082b509e76c41256739003e636d/6756482d86146898c125641e004aa3c5