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Til: udenrigsministeren@um.dk

Emne: Israel og den Internasjonale folkeretten

Om halvanden måned er Donald Trump præsident i USA.

Han har givet et løfte om at stoppe krigen i både Ukraine og Mellemøsten. Hvad angår det seneste fredsinitiativ, er det meget sandsynligt, at han ender med en aftale, der i høj grad favoriserer USAs nære allierede, Israel. Dette er baseret på beslutninger, han traf under det tidligere formandskab.

Og det betyder, at Israel vil vifte med sikkerhedsflaget, hvilket resulterer i, at USA giver grønt lys til arrangementer, der involverer kontinuerlig besættelse, belejring og generel undertrykkelse af det palæstinensiske folk. Hvad der kan være tilbage af dem i slutningen af Netanyahu-regeringens 14 måneder lange og igangværende kampagne med attentater i strid med international lov. Og Danmark er helt stille i sagen!

Sandsynligvis vil Trump også gå med til, at Israel annekterer hele Vestbredden og det nordlige Gaza.

Spørgsmål til Udenrigsudvalget:

1. Vil Danmark på grund af den amerikanske sikkerhedssparaply og frygt for, at Trump vil pålægge sin egen told på dansk eksport til USA, gå med til Trumps sandsynlige løsning på denne konflikt? Hvilket betyder kontinuerlig besættelse og belejring og generel undertrykkelse af det palæstinensiske folk?
2. Hvis ja, mener Danmark, at en sådan aftale mellem USA og Israel som beskrevet ovenfor kan føre til bæredygtig fred i Mellemøsten?
3. Er Israels vilkårlige bombing af områder/lande uden for dets grænser (Gaza, Vestbredden, Libanon, Syrien) efter Danmarks opfattelse inden for folkerettens rammer? I henhold til FN-pagten er dette ikke lovligt, medmindre det er i selvforsvar, hvilket betyder, at der skal være en trussel om et overhængende angreb på Israel. Så, som vi ser det, endnu en krænkelse af Israel mod international lov!
4. Er Danmark enig med Amnesty International i, at Israel nu opfylder kriterierne for at begå folkedrab i Gaza? Amnesty har bevist, at boligområder er blevet bombet om natten uden militære mål, hvilket har resulteret i mange palæstinenserers død, for det meste kvinder og børn.. Ifølge Amnestys observationer handler Israel med det formål at fordrive palæstinensere fra Gaza-striben ved at dræbe, enten gennem bombing eller udsultning, og ved at fratage palæstinensere medicinsk støtte. Eller at jage dem rundt som dyr til sikre zoner og derefter bombe disse zoner. Denne opfattelse af Israels handlinger som folkedrab støttes af ICC og ICJ. Ifølge folkedrabskonventionen er Danmark forpligtet til at reagere på denne lovløse adfærd, selv når der er mistanke om folkedrab, og undladelse af at gøre det ville gøre Danmark medskyldig i de forbrydelser, Israel begår.

Afslutningsvis: Vi vil gerne have Danmarks Udenrigsudvalgs svar på disse spørgsmål, da Danmarks valg af reaktion på Trumps "fredsløsning" er af fundamental betydning for opretholdelse af folkeretten generelt, og for opfyldelse af Danmarks forpligtelser i henhold til FN's folkedrabskonvention.

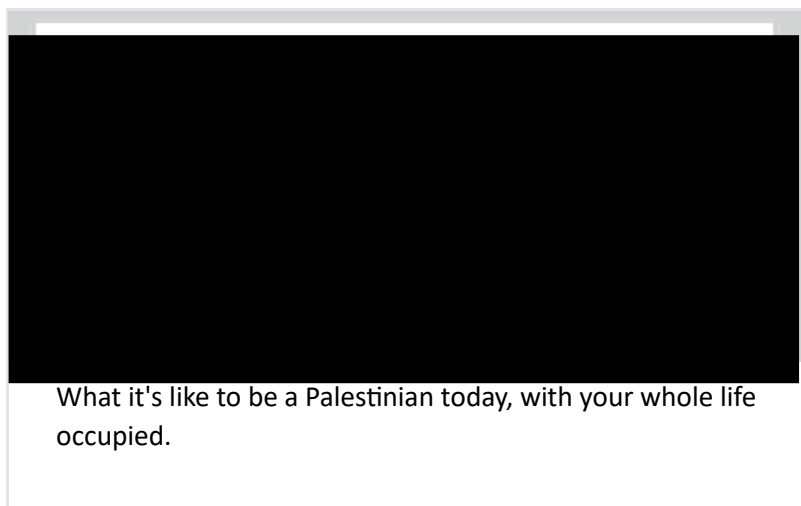
Med ønsker om en glædelig jul og et godt 2025, ikke mindst for det palæstinensiske folk, der har levet alt for længe under et kvælende israelsk åg!

Venlig hilsen fra:

Ingebreth Forus, leder af Palæstinakomiteen i Stavanger og

Svein Aase, kasserer i Palæstinakomiteen i Stavanger

[Palestinian life under Israeli occupation: An illustrated guide](#)



<https://imemc.org/>,

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UN Resolution	Main Decision	Israel Reactions
242 (1967)	The Security Council reaffirmed this afternoon that Israel's establishment of settlements in Palestinian territory occupied since 1967, including East Jerusalem, had no legal validity.	Ignored by Israel consistently since the Resolution was adopted
338 (1973)	The resolution calls for all parties to cease all firing and terminate all military activities immediately. The parties should implement Security Council Resolution 242 (1967)	Ignored by Israel consistently since the Resolution was adopted
2334 (2018)	Condemning all measures aimed at altering the demographic composition, character and status of the Palestinian Territory occupied since 1967, including East Jerusalem, including, inter alia, the construction and expansion of settlements, transfer of Israeli settlers, confiscation of land, demolition of homes and displacement of Palestinian civilians	Israel has continuously approved settlement building in the occupied territories, by blatantly ignoring the will of the international community
194 (1949)	"refugees who wish to return to their homes and live in peace with their neighbors should be allowed to do so as early as possible, and compensation should be paid for the property of those who choose not to return and for loss or damage on property which, according to principles of international law or justice, should be looked after by the responsible governments or authorities"	74 years after 750,000 Palestinians were driven from their homes to neighboring countries, Israel has taken no steps to implement Resolution 194. The international community is now funding these Palestinian refugee communities on behalf of the perpetrator Israel, which is getting away financially
3070	Reaffirms the legitimacy of the peoples' struggle for liberation from colonial and foreign domination and alien subjugation by all available means, including armed struggle;	Palestinians, as an occupied people has the right to self defence, and fight back against an illegal occupation
International Court of Justice	The International Court of Justice (ICT) issues an advisory opinion that Israel's building of a barrier in the occupied Palestinian territory is illegal	The construction of the wall was continued and reinforced after the resolution
4th Geneva Convention Chapter 13	"The Occupying Power shall not deport or transfer parts of its own civilian population into the territory it occupies."	Israel has continuously approved settlement building in the occupied territories, by blatantly ignoring the will of the international community
Articles 33 and 53 of 4th Geneva Convention	The closure on Gaza was to contain Hamas and the resulting destruction of Gaza's economy, causing immeasurable suffering to its two million inhabitants is illegal under article 33. "Since 1967, Israel has destroyed more than 2,000 Palestinian homes, designed to punish Palestinian families for acts some of their members may have committed, but they themselves did not," he said. "This practice is in clear violation of Article 53 of the Fourth Geneva Convention."	Two further international agreements Israel systematically has ignored
Israeli Nation State Law of 2018	1. Israel is "unique to the Jewish people." 2. Hebrew as Israel's official language, and downgrades Arabic to a "special status." 3. It establishes "Jewish settlement as a national value" - ..encourage and promote its establishment and development."	This law has formalised Israel as an Apartheid State