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1 2 3 4 5 6	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE
7 8	ALMOG MEIR JAN, Plaintiff, v. COMPLAINT
9 10 11	PEOPLE MEDIA PROJECT, a Washington Non-Profit Corporation, d/b/a PALESTINE CHRONICLE; RAMZY BAROUD; JOHN HARVEY; and DOES 1 through 10,
11	Defendants.
13	I. <u>INTRODUCTION</u>
14	1. On October 7, 2023, the terrorist organization Hamas brutally murdered, raped,
15	kidnapped, and butchered hundreds of Israeli civilians.
16	2. Plaintiff Almog Meir Jan is an Israeli citizen who was kidnapped and held
17	hostage for 246 days. He was rescued from the home of Abdallah Aljamal, a Hamas operative
18	and spokesperson, in a daring mission by the Israel Defense Forces ("IDF").
19 20	3. However, Plaintiff's captor, Hamas Operative Aljamal, was not just a Hamas
20	operative and spokesperson—he was a "journalist" for Defendant People Media Project d/b/a
21	Palestine Chronicle ("Palestine Chronicle"), a U.Sbased, tax-exempt news organization.
22	4. Under the leadership of Defendants, Ramzy Baroud and John Harvey,
	Defendant Palestine Chronicle employed Hamas Operative Aljamal and offered him its U.S. COMPLAINT - 1 TOMLINSON BOMSZTYK RUSS 1000 Second Avenue, Suite 3860, Seattle, Washington 98104-1046 P/ 206.621.1871 F/ 206.621.3907

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platform to write and disseminate Hamas propaganda, ultimately subsidized, through its status
 as a tax-exempt charitable organization, by U.S. taxpayers.

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5. Following the Hamas terror attacks of October 7, while Hamas Operative Aljamal imprisoned Plaintiff, Defendants permitted Hamas Operative Aljamal to use their platform to whitewash Hamas's crimes and attract international support for its terrorist cause.

6 6. By providing this platform to Hamas Operative Aljamal and compensating
7 Hamas Operative Aljamal for his propaganda, Defendants aided, abetted, and materially
8 supported both Hamas Operative Aljamal and Hamas itself in their acts of terrorism, including
9 kidnapping and holding Plaintiff hostage for 246 days, in violation of international law.

7. Accordingly, Plaintiff Almog Meir Jan brings this Complaint for damages
 under the Alien Tort Statute, 28 U.S.C. §1350, against Defendants People Media Project d/b/a
 Palestine Chronicle, Ramzy Baroud, John Harvey, and Does 1 through 10.

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II. <u>PARTIES</u>

8. Plaintiff Almog Meir Jan is an Israeli citizen who was abducted during Hamas's
October 7, 2023, attack on Israel. He was kept as a Hamas prisoner until the IDF rescued him
eight months later from the home of Hamas Operative Aljamal.¹

9. Defendant People Media Project is a 501(c)(3) nonprofit corporation
incorporated in the State of Washington with its principal office address at 1503 5th Avenue
Southwest, Olympia, Washington, 98502-5247.

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¹ According to media reports, Hamas Operative Aljamal was killed during the rescue mission. *See* Abeer Ayyoub, *The Hostages Next Door: Inside a Notable Gaza Family's Dark Secret*, WALL ST. J. (June 17, 2024), https://www.wsj.com/world/middle-east/the-hostages-next-door-inside-a-notable-gaza-familys-dark-secret-2896f6aa.



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1 10. People Media Project operates an English language and U.S.-based news outlet,
 2 under the d/b/a name, Palestine Chronicle, covering events concerning the Middle East and
 3 Palestine.

4 11. Defendant Ramzy Baroud is the Editor-in-Chief of the Palestine Chronicle and
5 a Governor of People Media Project. In those positions, Defendant Baroud is ultimately
6 responsible for editorial, content, and management decisions of the Palestine Chronicle.
7 Defendant Baroud is sued in both his individual capacity and his capacity as a Governor of
8 People Media Project.

9 12. Defendant John Harvey is a Governor of People Media Project and its
10 "Principal Officer" in public IRS filings. He is also listed as "Management" on the Palestine
11 Chronicle's website.² In those positions, Defendant Harvey is ultimately responsible for
12 management and financial decisions of the Palestine Chronicle. Defendant Harvey is sued in
13 both his individual capacity and his capacity as a Governor of People Media Project.

14 13. As of the filing of this Complaint, Plaintiff believes there are likely other 15 individuals or organizations (for profit, non-profit, or otherwise) employed by, or collaborating in conjunction with, the named Defendants who committed similar tortious violations against 16 17 Plaintiff as the named Defendants. Therefore, Plaintiff sues these individuals and/or organizations under the fictitious names of Doe Defendants 1 through 10. Following 18 19 investigation and further discovery, Plaintiff will seek leave of this Court to amend this 20 Complaint to allege the true names, identities, and capacities of Does 1 through 10, should this information be properly ascertained. 21

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² About the Palestine Chronicle, PALESTINE CHRONICLE, <u>https://www.palestinechronicle.com/about/</u>.

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III. JURISDICTION AND VENUE

2 14. This Court has subject matter jurisdiction pursuant to 28 U.S.C. §§ 1331 and 3 1350. This Complaint is brought by a foreign national who was kidnapped and injured because of torts "committed in violation of the law of nations or of a treaty of the United States." 28 4 U.S.C. § 1350. 5 6 15. Venue in this district is proper under 28 U.S.C. § 1391 because the individual 7 Defendants reside in this district and the corporate Defendant maintains its principal place of 8 business within this district. 9 IV. **FACTS** 10 A. Hamas is a Designated Foreign Terrorist Organization. 11 16. Founded in 1987, Hamas is a terrorist group committed to destroying the State 12 of Israel and eliminating Jewish people across the globe. Hamas seeks to achieve these 13 objectives through any and all means, including violence and acts of terrorism. 17. 14 The U.S. State Department designated Hamas a Foreign Terrorist Organization 15 in October 1997, which it remains to this day.³ 18. For decades, Hamas has used violence, including bombings, shootings, 16 17 stabbings, and rocket attacks to advance its stated goals of destroying the State of Israel and the Jewish people.⁴ 18 19 20 21 22 U.S. Dept. of State, Foreign Terrorist Organizations, STATE.GOV (last visited July 7, 2024), https://www.state.gov/foreign-terrorist-organizations/. 23 See generally HAMAS, THE COVENANT OF THE ISLAMIC RESISTANCE MOVEMENT (Aug. 18, 1988), https://avalon.law.yale.edu/20th century/hamas.asp. TOMLINSON **COMPLAINT - 4** BOMSZTYK RUSS

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In addition to its violent acts of terrorism, Hamas relies on propaganda to
 demonize Israel, glorify the "resistance," and cast itself and its members as victims of mythical
 "settler-colonial" oppressors—Israel and the Jewish people.

20. Propaganda abroad, particularly in western countries like the United States, is 4 5 particularly important to Hamas's strategy. Indeed, Article 29 of Hamas's charter makes this 6 explicit, calling on its supporters to provide Hamas "with strategic depth in all human material 7 and informative spheres through the convening of solidarity conferences, the issuing of 8 explanatory bulletins, favourable articles and booklets, enlightening the masses regarding the Palestinian issue, clarifying what confronts it and the conspiracies woven around it."⁵ All of 9 10 this is designed to "mobilize" Hamas's supporters around the globe "ideologically, educationally, and culturally."⁶ 11

12 21. According to the Center for Strategic and International Studies, "[p]ropaganda
plays a critical role for Hamas as it seeks to shore up its popularity."⁷ This war-by-propaganda
strategy "tries to paint Israel as an oppressive occupier whose military operations and policies
harm Palestinians, especially innocent civilians, including children."⁸ Hamas then "asks its
audiences—fellow Palestinians, the broader Arab and Muslim communities, and the world in
general—to witness Israeli aggression and the suffering of the Palestinian people and to
condemn Israel and support Hamas accordingly."⁹

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- 21 $\int_{-5}^{5} Id.$
- ⁶ Id.
 ⁷ Daniel Byman & Emma McCaleb, Understanding Hamas's and Hezbollah's Uses of Information Technology, CTR. FOR STRATEGIC & INT'L STUDS. (July 31, 2023), <u>https://www.csis.org/analysis/understanding-hamass-and-hezbollahs-uses-information-technology</u>.
 ⁸ Id.



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B. Defendants Have Close Ties to Hamas.

2 22. Even though Hamas has been a designated Foreign Terrorist Organization for 3 more than a quarter century, Defendants maintain close ties to Hamas.

23. Defendant Baroud, in addition to his roles with the Palestine Chronicle, has 4 5 served both as a non-resident scholar at the University of California-Santa Barbara's Orfalea 6 Center for Global & International Studies and as a Senior Research Fellow at the Center for 7 Islam and Global Affairs ("CIGA").

8 24. CIGA hosted a conference in 2021 that included sponsorship from Hamas- and Muslim Brotherhood-affiliated groups.¹⁰ CIGA is directed by Sami Al-Arian, who has 9 previously been convicted of terrorism-related crimes and deported from the United States.¹¹ 10 11 Al-Arian's spouse was present at pro-Palestine protests on Columbia University's campus on 12 April 25, 2024.¹²

Moreover, Defendant Baroud's daughter, Zarefah Baroud-who appears to 13 25. 14 reside with Defendant Baroud—is the Digital Media Associate for American Muslims for 15 Palestine ("AMP"), a U.S.-based nonprofit that is currently the subject of multiple lawsuits, at least one Congressional investigation, and one state attorney general investigation for allegedly 16 providing material support to terrorist organizations, including Hamas.¹³ 17

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¹⁰ Lauren Morganbesser, Turkish Uni. to Hold Muslim-Brotherhood, Hamas Affiliated Conference, JERUSALEM 19 Post (June 19, 2021), https://www.jpost.com/middle-east/turkish-uni-to-hold-muslim-brotherhood-hamasaffiliated-conference-671344.

¹¹ Director's Message, CTR. FOR ISLAM & GLOBAL AFFAIRS, https://www.izu.edu.tr/en/ciga/about-us/director's-20 message; Press Release, U.S. Dep't of Justice, Sami Al-Arian Pleads Guilty to Provide Services to Palestinian Islamic Jihad (Apr. 17, 2006), https://www.justice.gov/archive/opa/pr/2006/April/06 crm 221.html.

²¹ ¹² Joe Marino, Tina Moore, & Emily Crane, Wife of Convicted Terrorist Sami Al-Arian Was Hanging Out at Columbia Encampment Before Dramatic Raid, N.Y. POST (May 1, 2024), https://nypost.com/2024/05/01/usnews/wife-of-convicted-terrorist-was-at-columbia-encampment-before-raid/. 22

¹³ See Complaint, Parizer, et al. v. Nat'l Students for Just. in Palestine, et al., 1:24-cv-724 (E.D.V.A. May 1, 2024); Complaint, Schnaider, et al. v. Am. Muslims for Palestine, et al., 8:24-cv-01067 (M.D. Fla. May 2, 2024); 23

Letter from Rep. James Comer, Chairman, Comm. on Oversight and Accountability, House of Representatives,

In December 2020, Defendant Baroud participated in a webinar hosted by AMP
 in which he espoused familiar Hamas propaganda, including accusing Israel of ethnically
 cleansing Palestinians and calling for the defeat of Zionism.¹⁴

27. Defendant Baroud previously served as the Deputy Managing Editor of *Al Jazeera* online,¹⁵ a news outlet controlled by the Qatari government with close ties to Iran's
Islamic Revolutionary Guard Corps and Hamas. Mr. Baroud has written for *Kayhan International*, an outlet funded by Iran's Supreme Leader.¹⁶ Iran has been designated by the
U.S. State Department as a State Sponsor of Terrorism since 1984.¹⁷

- 9 28. Defendant Harvey likewise has close ties to Hamas. According to news reports,
 10 Defendant Harvey organized a campaign in 2007 to establish the Gaza Strip's Rafah
 11 neighborhood—a Hamas stronghold—as Olympia, Washington's sister city.¹⁸
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^{23 &}lt;sup>17</sup> U.S. Dep't of State, *Country Reports on Terrorism 2020: Iran* (last visited July 7, 2024), <u>https://www.state.gov/reports/country-reports-on-terrorism-2020/iran/</u>. ¹⁸ Kredo, *supra* note 16.



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and Rep. Virginia Foxx, Chairwoman, Comm. on Oversight and Accountability, House of Representatives, to Osama Abuirshaid, Executive Director, American Muslims for Palestine, at 1 (May 29, 2024), available at https://oversight.house.gov/wp-content/uploads/2024/05/Letter-to-National-SJP-5.29.24.pdf; Letter from Rep. James Comer, Chairman, Comm. on Oversight and Accountability, House of Representatives, and Rep. Virginia Foxx, Chairwoman, Comm. on Oversight and Accountability, House of Representatives, to Janet Yellen,

Secretary, U.S. Dep't of Treasury, at 1 (May 14, 2024), available at <u>https://oversight.house.gov/wp-content/uploads/2024/05/Letter-to-Yellen-051424.pdf</u>; Letter from Rep. James Comer, Chairman, Comm. on Oversight and Accountability, House of Representatives, to Osama Abuirshaid, Executive Director, American

¹⁹ Noversight and Accountability, House of Representatives, to Osama Abuirsnaid, Executive Director, American Muslims for Palestine (June 24, 2024), available at <u>https://oversight.house.gov/wp-content/uploads/2024/06/AMP-Follow-Up-062424.pdf</u>; News Release, Jason Miyares, Attorney General of Virginia, Attorney General's Office Opens Investigation Into American Muslims for Palestine Nonprofit (Oct.

^{20 31, 2023), &}lt;u>https://www.oag.state.va.us/media-center/news-releases/2630-october-31-2023-attorney-generals-office-opens-investigation-into-american-muslims-for-palestine-nonprofit</u>.

American Muslims for Palestine, 6th Education Webinar | Gaza: The Soul of Palestine, YouTuBE (Dec. 23, 2020), <u>https://www.youtube.com/watch?v=R-44Wa9eKUs&t=1052s</u>.

²² ¹⁵ About Dr. Ramzy Baroud, RAMZYBAROUD.NET, <u>https://ramzybaroud.net/about/</u>. ¹⁶ Adam Kredo, Iran's Ties to the 'Palestine Chronicle', WASH. FREE BEACON (June 10, 2024), <u>https://freebeacon.com/national-security/irans-ties-to-the-palestine-chronicle/</u>.

29. As the Editor-in-Chief, manager, and Governors of the Palestine Chronicle,
 Defendant Baroud and Defendant Harvey aligned the Palestine Chronicle's mission and
 content with Hamas.

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C. Defendants Support Hamas by Employing Hamas Operatives and Publishing Hamas Propaganda in the United States.

30. Defendants knowingly and willfully procured and disseminated Hamas
propaganda to the Palestine Chronicle's readers in the United States.

31. According to news reports, at least six Palestine Chronicle writers and contributors have been affiliated with Iranian propaganda outlets.¹⁹ As discussed above, Iran is a designated state sponsor of terrorism with known ties to Hamas.

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32. In May 2019, the Palestine Chronicle began publishing articles written by Gazabased Hamas operative and terrorist née "journalist", Abdallah Aljamal.²⁰

33. However, in addition to his position as a "journalist," Hamas Operative Aljamal also served as an official spokesperson for Hamas's Ministry of Labor.²¹

34. Hamas Operative Aljamal's position with Hamas was not a secret. He publicly appeared in Arab media as a spokesperson for the Hamas-run Ministry of Labor. *Exhibit A*.

35. Moreover, Defendant Baroud and Hamas Operative Aljamal knew each other
prior to Hamas Operative Aljamal's relationship with the Palestine Chronicle. In January 2019,
Defendant Baroud and Hamas Operative Aljamal collaborated on an anti-Israel propaganda

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 ¹⁹ Kredo, *supra* note 16.
 ²⁰ See Writer: Abdallah Aljamal – Gaza, PALESTINE CHRONICLE (last visited July 7, 2024), https://www.palestinechronicle.com/writers/abdallah-aljamal/page/4/.

23 ²¹ Isabel Vincent, *Gaza Reporter Who Harbored Israeli Hostages at His Home Wrote for US-Based The Palestine Chronicle*, N.Y. POST (June 17, 2024), https://nypost.com/2024/06/17/world-news/gaza-reporterabdallah-aljamal-worked-for-us-non-profit/.

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1	piece published in the Qatari-government funded Al Jazeera. ²² Defendant Baroud and Hamas					
2	Operative Aljamal are even from the same town in Gaza. ²³					
3	36. Accordingly, Defendants knew or should have known that Hamas Operative					
4	Aljamal was an operative and official spokesperson for Hamas.					
5	37. Nevertheless, Defendants provided Hamas Operative Aljamal with support and					
6	a U.Sbased platform to publish Hamas propaganda under the guise of independent journalism					
7	and compensated Hamas Operative Aljamal for his contributions.					
8	D. On October 7, 2023, Hamas Perpetrates the Deadliest Attack on Israel and Jews Since the Holocaust.					
9	Since the Holocuusi.					
10	38. On October 7, 2023, Hamas led a terrorist attack in southern Israel that killed					
11	over 1,200 Israelis, took over 200 hostages, and injured over 6,900 people. ²⁴					
12	39. The attack began with a barrage of over 2,200 rockets directed at Israeli civilian					
12	centers. During the rocket attack, armed Hamas terrorists used motorcycles, cars, trucks, and					
	even paragliders to storm into Israel from the Gaza strip. ²⁵					
14	40. Hamas terrorists marched from town to town, house to house, and car to car,					
15	slaughtering, raping, and brutalizing innocent Israeli civilians at random. Entire families,					
16	including women, children, infants, and the elderly could not escape the slaughter.					
17	incruding women, enharen, infants, and the elderly could not escape the staughter.					
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19	²² Ramzy Baroud & Abdallah Aljamal, <i>Tales of Torture from Israel's Prisons</i> , AL JAZEERA (Jan. 22, 2019), https://www.aljazeera.com/opinions/2019/1/22/tales-of-torture-from-israels-prisons.					
20	²³ See Zarefah Baroud, Two Months in the Home Israel Has Denied Me, AL JAZEERA (Nov. 23, 2022), https://www.aljazeera.com/opinions/2022/11/23/two-months-in-the-home-israel-has-denied-me (explaining that					
21	Defendant Baroud grew up in Nuseirat, the same town where Hamas Operative Aljamal held Plaintiff hostage in his home).					
22	²⁴ Israel Revises Hamas Attack Death Toll to 'Around 1,200,' REUTERS (Nov. 10, 2023), https://www.reuters.com/world/middle-east/israel-revises-death-toll-oct-7-hamas-attack-around-1200-2023-11-					
23	^{10/.} ²⁵ Ibrahim Dahma et al., <i>Netanyaho Says Israel Is 'At War' After Hamas Launches Surprise Air and Ground Attack From Gaza</i> , CNN (Oct. 7, 2023), https://www.cnn.com/2023/10/07/middleeast/sirens-israel-rocket-attack-gaza-intl-hnk/index.html.					
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41. Hamas also targeted a local music festival, the Nova Music Festival, where
 thousands of young Israeli civilians were gathered to celebrate peace. The terrorists
 indiscriminately fired into the crowd, gunning down as many as 260 young civilians.²⁶ Many
 victims were shot in the back as they ran from their attackers.

42. Those Israelis Hamas did not murder, they took hostage. Terrorists abducted
more than 240 civilians and soldiers, imprisoning them in various locations throughout the
Gaza Strip. Many hostages remain in captivity today, more than nine months since they were
violently ripped away from their families and homes.²⁷

9 43. Hamas's brutality did not stop there. During its attacks, Hamas terrorists raped, mutilated, and brutally beat Israeli women. According to the Association of Rape Crisis 10 11 Centers in Israel, "rape was conducted in front of an audience, such as partners, family, or friends, to increase the pain and humiliation for all present."²⁸ Independent news organizations, 12 like The New York Times and BBC, have verified, through tapes and first-hand accounts, that 13 Hamas committed these heinous acts of sexual and other violence.²⁹ The U.N. Special 14 15 Representative on Sexual Violence in Conflict likewise confirmed that "there are reasonable grounds to believe that conflict-related sexual violence occurred during the 7 October attacks 16 17 in multiple locations across Gaza periphery, including rape and gang rape, in at least three locations."30 18

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^{20 &}lt;sup>26</sup> David Browne, Nancy Dillon, & Kory Grow, '*They Wanted to Dance in Peace. And They Got Slaughtered*,' ROLLING STONE (Oct. 15, 2023), <u>https://www.rollingstone.com/music/music-features/hamas-israel-nova-music-festival-massacre-1234854306/</u>.

^{21 &}lt;sup>27</sup> What Is Known About Israeli Hostages Taken by Hamas, AM. JEWISH COMM. (Feb. 26, 2024), https://www.ajc.org/news/what-is-known-about-israeli-hostages-taken-by-hamas.

 ²⁸ David Gritten, Israeli Report Says Hamas Sexual Violence 'Systematic and Intentional', BBC (Feb. 21, 2024), https://www.bbc.com/news/world-middle-east-68365284.
 29 Id.

^{23 &}lt;sup>30</sup> U.N. OFFICE OF THE SPECIAL REPRESENTATIVE OF THE SECRETARY-GENERAL ON SEXUAL VIOLENCE IN CONFLICT, *Mission Report: Official Visit of the Office of the SRSG-SVC to Israel and the Occupied West Bank,*

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1	44. Hamas's October 7 attack is the third-deadliest terrorist attack since 1970. ³¹ In
2	terms of fatalities per capita, October 7 is far above the deadliest terrorist attack since 1970,
3	with 1.19 fatalities per capita compared to 0.46 for the second deadliest. ³² October 7 is by far
4	the deadliest terrorist attack in Israeli history, with 1,200 fatalities compared to just 38 for the
5	second deadliest. ³³
6	45. Moreover, October 7 was "the deadliest day for the Jewish people since the
7	Holocaust." ³⁴
8	E. Plaintiff is Kidnapped, Taken to Gaza, and Abused for Eight Months by Hamas Operative and Palestine Chronicle "Journalist" Abdallah Aljamal.
9 10	46. Plaintiff was one of the Israelis kidnapped by Hamas terrorists from the Nova
11	Music Festival on October 7.
12	47. For an excruciating 246 days, Hamas held Plaintiff hostage in the Gaza Strip.
13	48. Plaintiff ultimately wound up a prisoner of Hamas Operative and Palestine
14	Chronicle "journalist" Aljamal, who, along with his family, abused and mistreated Plaintiff
15	while holding Plaintiff as a hostage in their home in Nuseirat.
16	F. Defendants Continually Publish Propaganda from Hamas Operative Aljamal.
17	49. After October 7, Hamas operative Aljamal's propaganda in the Palestine
18	Chronicle increased exponentially, often publishing two to three pieces per day, even as Hamas
19	<i>29 January – 14 February 2024</i> ¶ 12 (Mar. 4, 2024), available at <u>https://www.un.org/sexualviolenceinconflict/wp-content/uploads/2024/03/report/mission-report-official-visit-</u>
20	of-the-office-of-the-srsg-svc-to-israel-and-the-occupied-west-bank-29-january-14-february-2024/20240304- Israel-oWB-CRSV-report.pdf.
21	 ³¹ Daniel Byman et al., <i>Hamas's October 7 Attack: Visualizing the Data</i>, CTR. FOR STRATEGIC & INT'L STUDS. (Dec. 19, 2023), <u>https://www.csis.org/analysis/hamass-october-7-attack-visualizing-data</u>. ³² Id.
22	 ³³ Id. ³⁴ Press Release, The White House, Remarks by President Biden on the October 7th Terrorist Attacks and the
23	Resilience of the State of Israel and its People (Oct. 18, 2023), <u>https://www.whitehouse.gov/briefing-room/speeches-remarks/2023/10/18/remarks-by-president-biden-on-the-october-7th-terrorist-attacks-and-the-regiliance of the state of israel and its people tel aviv israel/</u>
	resilience-of-the-state-of-israel-and-its-people-tel-aviv-israel/. TOMLINSON COMPLAINT - 11 BOMSZTYK RUSS RUSS

operative Aljamal held Plaintiff and others hostage in violation of international law.³⁵ After
 all, there was now a war being fought, and propaganda and misinformation were more valuable
 than ever.

4 50. Hamas Operative Aljamal's publications follow Hamas's well-known "war-by5 propaganda" strategy by attempting to exploit the international community's response to
6 civilian casualties and blaming Israel for its reasonable response to Hamas's atrocities on
7 October 7.

8 51. For example, on October 23, 2023, Defendants published a propaganda piece
9 by Hamas Operative Aljamal calling October 7 a "daring attack" and accusing Israel of starting
10 a "war on the Gaza population" in order "to forcefully displace Palestinians from their
11 homeland."³⁶

12 52. Other pieces highlighted Palestinians killed or injured in Israel's targeted
13 responses to Hamas's attack, including a local clown (not a euphemism) who was injured in a
14 carefully targeted airstrike.³⁷

15 53. Hamas Operative Aljamal also spread Hamas's falsehoods regarding the war in
16 Gaza. For example, when Hamas falsely claimed that it captured Israeli soldiers in Jabaliya,
17 Hamas Operative Aljamal wrote an article repeating that false claim on Defendants'

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^{21 &}lt;sup>35</sup> See PALESTINE CHRONICLE, *supra* note 20.

^{22 &}lt;sup>36</sup> Abdallah Aljamal, '*We Will Never Leave Gaza': Palestinians in the Devastated Strip are More Rooted than* 22 *Ever*, PALESTINE CHRONICLE (Oct. 23, 2023), <u>https://www.palestinechronicle.com/we-will-never-leave-gaza-palestinians-in-the-devastated-strip-are-more-rooted-than-ever/.</u>

^{23 &}lt;sup>37</sup> Abdallah Aljamal, *Assassinating Joy: Nuseirat's Beloved Clown in Critical Condition, Wife and Daughter Killed*, PALESTINE CHRONICLE (Oct. 26, 2023), <u>https://www.palestinechronicle.com/assassinating-joy-nuseirats-beloved-clown-in-critical-condition-wife-and-daughter-killed/.</u>

platform.³⁸ However, there is no evidence to support Hamas's claim, and the IDF has forcefully
 denied, that Hamas abducted any Israeli soldiers in that instance.³⁹

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54. Hamas Operative Aljamal even eulogized known Hamas terrorists. In an article published *the day before* Plaintiff was rescued from his home, Hamas Operative Aljamal accused Israel of assassinating Iyad Maghari, the mayor of Nuseirat.⁴⁰ According to one Gazan he interviewed, "Maghari was one of the best mayors we have had in years," and was "highly competent."⁴¹ Hamas Operative Aljamal's propaganda piece painted Maghari as a hero and martyr. However, Hamas Operative Aljamal failed to mention that, according to the IDF, Maghari was a terrorist "with an extensive history in Hamas."⁴²

55. Additionally, Hamas Operative Aljamal was instrumental in spreading
misinformation about an Israeli airstrike that targeted a school run by the United Nations Relief
and Works Agency ("UNRWA"). The strike was a precision strike targeting only three
classrooms where around 30 Hamas terrorists attempted to hide from the consequences of their
crimes. The strike did not target parts of the school where civilians were located, and the
operation was postponed twice to avoid civilian casualties.⁴³ Nevertheless, Hamas Operative

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 $20 ||^{41} Id.$

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https://protectingeducation.org/wp-

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³⁸ Abdallah Aljamal, '*Resistance Our Only Option' – Palestinians React to News of Israeli Soldiers Captured in Jabaliya*, PALESTINIAN CHRONICLE (May 27, 2024), <u>https://www.palestinechronicle.com/resistance-our-only-option-palestinians-react-to-news-of-israeli-soldiers-captured-in-jabaliya</u>/.

^{18 &}lt;sup>39</sup> Nidal Al-Mughrabi, Hamas Says it Captured Israeli Soldiers in Gaza; Israel Denies, REUTERS (May 25, 2024), <u>https://www.reuters.com/world/middle-east/hamas-armed-wing-says-fighters-captured-israeli-soldiers-gaza-fighting-israeli-2024-05-25/.</u>

 <sup>19
 &</sup>lt;sup>40</sup> Abdallah Aljamal, *Killing the Mayor of Nuseirat – Why Israel Assassinated Dr. Iyad Maghari*, PALESTINE CHRONICLE (June 7, 2024), <u>https://www.palestinechronicle.com/killing-the-mayor-of-nuseirat-why-israel-assassinated-dr-iyad-maghari/.
 20
</u>

 ⁴² Emanuel Fabian, *IDF: Senior Member of Hamas's General Security Forces in Rafah Killed in Airstrike*, TIMES
 OF ISRAEL (June 7, 2024, 9:10 P.M.), <u>https://www.timesofisrael.com/liveblog_entry/idf-senior-member-of-hamass-general-security-forces-in-rafah-killed-in-airstrike/</u>.

^{22 &}lt;sup>43</sup> It is important to note that the placement of military forces in schools itself violates internationally recognized laws of armed conflict. *See* GLOBAL COALITION TO PROTECT EDUCATION FROM ATTACK, Guidelines for Protecting Schools and Universities from Military Use During Armed Conflict (Dec. 2014) (endorsed by 120

²³ states), available at content/uploads/documents/documents guidelines en.pdf.

Aljamal called the attack a "gruesome massacre" and accused Israel of "targeting displaced
 civilians."⁴⁴

56. For the more than eight months Hamas held Plaintiff hostage and during the
time Hamas Operative Aljamal imprisoned Plaintiff in his home, Defendants permitted Hamas
Operative Aljamal to use their platform—and paid him to do so—to whitewash Hamas's
crimes and attract international support for its terrorist cause.

7 57. Most disturbingly, because of the Palestine Chronicle's tax-exempt status,
8 Hamas Operative Aljamal's propaganda, as well as his hostage-taking, was actually subsidized
9 by U.S. taxpayers.

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G. Plaintiff is Rescued, and Defendants Attempt to Distance Themselves from Hamas Operative Aljamal.

58. On June 8, 2024, after 246 days in Hamas's captivity, Plaintiff, along with two
other hostages, was rescued from Hamas Operative Aljamal's home in a daring commandostyle mission conducted by the IDF in conjunction with several international intelligence
agencies.⁴⁵

59. Hamas Operative Aljamal was killed when he and his family attempted to violently resist IDF forces to prevent Plaintiff's rescue.

60. Once Hamas Operative Aljamal's name and identity appeared in the news, Defendants attempted to minimize their connection to Plaintiff's captor.

 ⁴⁴ Abdallah Aljamal, Smoke and Shrapnel – The Palestine Chronicle Interviews Survivors from Nuseirat School Massacre, PALESTINE CHRONICLE (June 6, 2024), <u>https://www.palestinechronicle.com/smoke-and-shrapnel-the-palestine-chronicle-interviews-survivors-from-nuseirat-school-massacre/</u>.

^{23 &}lt;sup>45</sup> Staff, *After 8 Months of Captivity, Almog Meir Jan Rescued by IDF From Central Gaza*, TIMES OF ISRAEL (June 8, 2024), <u>https://www.timesofisrael.com/taken-captive-almog-meir-jan-21-cared-for-his-grandfather-before-the-rave/</u>.



COMPLAINT - 14

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For instance, at 6:45 a.m. on June 9, 2024, the Palestine Chronicle listed Hamas
 Operative Aljamal as a "correspondent for The Palestine Chronicle." *Exhibit B*. Within hours,
 Defendants changed Hamas Operative Aljamal's position to "contributor." *Exhibit C*.

4 62. Defendants then released a statement referring to Hamas Operative Aljamal as
5 a "freelance contributor" who wrote for the Palestine Chronicle "on a voluntary basis." *Exhibit*6 *D*.

63. However, this statement fails to explain why, when Hamas Operative Aljamal
interviewed sources for his propaganda pieces, Defendants took credit for his work, stating, *"The Palestine Chronicle* spoke to Palestinians on the ground."⁴⁶

Regardless of his employment status, it is indisputable that Defendants
provided Hamas Operative Aljamal, whose connections to Hamas were publicly known, with
a U.S.-based and taxpayer subsidized platform to publish Hamas propaganda and to pass the
material off as independent journalism.

14 65. Moreover, the compensation Defendants paid Hamas Operative Aljamal for his
15 propaganda directly enabled him to imprison Plaintiff in his home.

16 66. As a result of Defendants' aiding, abetting, and materially supporting a known
17 Hamas operative and propagandist, Plaintiff suffered physical injuries, severe mental anguish,
18 and extreme emotional pain and suffering.

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⁴⁶ E.g., Aljamal, *supra* note 36 (emphasis added).COMPLAINT - 15



V. <u>FIRST CLAIM FOR RELIEF</u>: VIOLATION OF THE ALIEN TORT STATUTE, 28 U.S.C. § 1350 – AIDING AND ABETTING KIDNAPPING AND IMPRISONING CIVILIAN HOSTAGES IN VIOLATION OF THE "LAW OF NATIONS" – <u>Against All Defendants</u>

67. Plaintiff realleges and reincorporates paragraphs 1–66 as if restated fully.

5 68. The Alien Tort Statute states that "[t]he district courts shall have original
6 jurisdiction of any civil action by an alien for a tort only, committed in violation of the law of
7 nations or a treaty of the United States." 28 U.S.C. § 1350.

8 69. Plaintiff is an Israeli citizen and is therefore an alien under the Alien Tort
9 Statute.

10 70. International law universally prohibits kidnapping and imprisoning civilian
11 hostages. Article 34 of the Fourth Geneva Convention prohibits the taking of hostages.⁴⁷
12 Additionally, the Rome Statute of the International Criminal Court ("Rome Statute"), an
13 international treaty adopted in 1998 and signed by 123 countries, states that the taking of
14 hostages is a war crime.⁴⁸

15 71. Defendant's activities also violated Article 2.1(b) of the International
16 Convention for the Suppression of the Financing of Terrorism which provides:

Any person commits an offence within the meaning of this Convention if that person by any means, directly or indirectly, unlawfully and willfully, provides or collects funds with the intention that they should be used or in the knowledge that they are to be used, in full or in part, in order to carry out:

- An act which constitutes an offence within the scope of and as defined in one of the treaties listed in the annex; or
- ⁴⁷ IV Geneva Convention Relative to the Protection of Civilian Persons in Time of War art. 34 (Aug. 12, 1949), available at <u>https://www.un.org/en/genocideprevention/documents/atrocity-crimes/Doc.33 GC-IV-EN.pdf</u>.
- ⁴⁸ Rome Statute of the International Criminal Court art. 8(2)(a)(viii) (July 17, 1998), available at <u>https://www.icc-cpi.int/sites/default/files/2024-05/Rome-Statute-eng.pdf</u>.

TOMLINSON BOMSZTYK RUSS

COMPLAINT - 16

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Any other act intended to cause death or serious bodily injury to a civilian, or to any other person not taking an active part in the hostilities in a situation of armed conflict, when the purpose of such act, by its nature or context, is to intimidate a population, or to compel a government or an international organization to do or to abstain from doing any act.

72. Moreover, "aiding and abetting liability is a norm of customary international law with sufficient definition and universality to establish liability under the" Alien Tort Statute. *Doe v. Cisco Sys.*, 73 F.4th 700, 717 (9th Cir. 2023).

73. Defendants knew or should have known that Hamas Operative Aljamal was a Hamas operative and spokesperson.

74. Yet, Defendants employed Hamas Operative Aljamal as a "journalist," provided him with a U.S.-based and taxpayer subsidized platform to publish Hamas's propaganda to a vast U.S.-based audience, and compensated Hamas Operative Aljamal for his propaganda.

75. Furthermore, Defendants knowingly provided Hamas Operative Aljamal with a "legitimate" title, thereby giving him cover to commit heinous acts.

76. By providing this support to Hamas Operative Aljamal, including compensating Hamas Operative Aljamal for his propaganda, Defendants aided and abetted Hamas Operative Aljamal in cooperating in the kidnapping of Plaintiff and imprisoning Plaintiff as a hostage in his home, in violation of international law.

77. As a result of Defendants' aiding and abetting a known Hamas operative and propagandist, Plaintiff suffered physical injuries, severe mental anguish, and extreme emotional pain and suffering.

COMPLAINT - 17



VI. <u>SECOND CLAIM FOR RELIEF</u>: VIOLATION OF THE ALIEN TORT STATUTE, 28 U.S.C. § 1350 – AIDING AND ABETTING TERRORISM IN VIOLATION OF THE "LAW OF NATIONS" – <u>Against All Defendants</u>

78. Plaintiff realleges and reincorporates paragraphs 1–77 as if restated fully.

5 79. The Alien Tort Statute states that "[t]he district courts shall have original
6 jurisdiction of any civil action by an alien for a tort only, committed in violation of the law of
7 nations or a treaty of the United States." 28 U.S.C. § 1350.

8 80. Plaintiff is an Israeli citizen and is therefore an alien under the Alien Tort
9 Statute.

10 81. International law universally prohibits acts of terrorism such as those Hamas
11 perpetrated on October 7. For example, since the Nuremberg trials and the aftermath of World
12 War II, it has been universally recognized that it is unacceptable to murder, rape, torture,
13 imprison, deport, enslave, or exterminate a civilian population.⁴⁹ The Nuremberg trials also
14 recognized that persecution based on political, racial or religious reasons violated international
15 law.⁵⁰

16 82. Additionally, the Rome Statute prohibits certain crimes against humanity that
17 are committed against a civilian population in a systematic way, including murder,
18 extermination, enslavement, deportation or forcible transfer of population, torture, rape, and
19 persecution against an identifiable group.⁵¹

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- ⁴⁹ Nuremberg Control Council Law No. 10, art. II, § 1(b)–(d), available at <u>https://avalon.law.yale.edu/imt/imt10.asp</u>.

23 $\int_{50}^{50} Id. \S 1(c).$ ⁵¹ Rome Statute, *supra* note 48, at art. 7.

COMPLAINT - 18



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83. International law likewise universally prohibits the material support of 1 2 terrorism. Article 2.1(b) of the International Convention for the Suppression of the Financing 3 of Terrorism prohibits any person from "by any means, directly or indirectly, unlawfully and willfully, provid[ing] or collect[ing] funds with the intention that they should be used or in the 4 5 knowledge that they are to be used, in full or in part, in order to carry out" any "act intended 6 to cause death or serious bodily injury to a civilian . . . when the purpose of such act, by its 7 nature or context, is to intimidate a population, or to compel a government or an international organization to do or to abstain from doing any act."52 Over 130 countries, including the United 8 9 States, have signed this Convention.

10 84. Moreover, "aiding and abetting liability is a norm of customary international
11 law with sufficient definition and universality to establish liability under the" Alien Tort
12 Statute. *Doe*, 73 F.4th at 717.

13 85. Defendants knew or should have known that Hamas Operative Aljamal was a
14 Hamas operative and spokesperson.

15 86. Yet, Defendants employed Hamas Operative Aljamal as a "journalist,"
16 provided him with a U.S.-based and taxpayer subsidized platform to publish Hamas's
17 propaganda to a vast U.S.-based audience, and compensated Hamas Operative Aljamal for his
18 propaganda.

19 87. Furthermore, Defendants knowingly provided Hamas Operative Aljamal with
20 a "legitimate" title, thereby giving him cover to commit heinous acts.

21 22

^{23 &}lt;sup>52</sup> International Convention for the Suppression of the Financing of Terrorism art. 2.1(b), Dec. 9, 1999, 2178 U.N.T.S. 197, available at <u>https://treaties.un.org/pages/ViewDetails.aspx?src=TREATY&mtdsg_no=XVIII-11&chapter=18&clang= en</u>.



COMPLAINT - 19

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88. By providing this support to Hamas Operative Aljamal, including compensating
 Hamas Operative Aljamal for his propaganda, Defendants aided and abetted Hamas's acts of
 terrorism on October 7 and after, including its efforts to demonize Israel and exploit the
 international community's response to the war in Gaza to sway public opinion in its favor, in
 violation of international law.

89. Additionally, by providing this support to Hamas Operative Aljamal, including
compensating Hamas Operative Aljamal for his propaganda, Defendants materially supported
Hamas, a designated foreign terrorist organization, in violation of international law.

9 90. As a result of Defendants' aiding, abetting, and materially supporting a known
10 Hamas operative and propagandist, Plaintiff suffered physical injuries, severe mental anguish,
11 and extreme emotional pain and suffering.

Prayer for Relief

Accordingly, Plaintiff respectfully asks this Court to:

14 A. Find that the acts and omissions herein stated existed;

B. Declare Defendants violated the Alien Tort Statute, 28 U.S.C. § 1350 as set
forth in the First & Second Claims for Relief, *supra*;

17 C. Enter judgment against Defendants and in favor of Plaintiff for compensatory
18 damages in amounts to be determined at trial;

D. Award Plaintiff punitive damages in an amount sufficient to punish Defendants
and to deter similar conduct in the future;

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E.

COMPLAINT - 20

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For pre and post-judgment interest where applicable in favor of Plaintiff;

F. For an award of all of Plaintiff's costs, expenses, and attorneys' fees as
permitted by any agreement, statute or grounded in equity;



G. Grant such other and further relief as justice and equity requires.

DATED this 9th day of July 2024.

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Respectfully submitted, TOMLINSON BOMSZTYK RUSS

An

5		By:
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10		Mark Goldfeder (pro hac vice forthcoming)
10		Ben Schlager (<i>pro hac vice</i> forthcoming)
11		Anat Beck (<i>pro hac vice</i> forthcoming)
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10		CENTER, INC.
12		THE INTERNATIONAL LEGAL FORUM
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	COMPLAINT - 21	
		RUSS

Exhibit A

Exhibit A is being produced in native format.

Exhibit B





Sunday, June 09, 2024 Last Update: 12:28 AM GMT

HOME PAGE	ARTICLES	NEWS	BLOG	VIDEOS	REVIEWS	ABOUT	SUPPORT U
NEWS TICKER	What are	Hamas' Optio	ons after Gaza	a Massacre, Fre	eing of Four Capt	tives? – Analysis	s [June 8,

HOME > Writers > Abdallah Aljamal - Gaza

Writer: Abdallah Aljamal - Gaza



– Abdallah Aljamal is a Gaza-based journalist. He is a correspondent for The Palestine Chronicle in the Gaza Strip. His email is abdallahaljamal1987@gmail.com

Exhibit C





Sunday, June 09, 2024 Last Update: 10:37 AM GMT

HOME PAGE	ARTICLES	NEWS	BLOG	VIDEOS	REVIEWS	ABOUT	SUPPORT US
NEWS TICKER >	Fake Aid T	ruck Used to	Carry Out Re	escue Operatior	n – US 'Special Ce	ll' Participated i	in Nuseirat

HOME > Writers > Abdallah Aljamal - Gaza

Writer: Abdallah Aljamal - Gaza

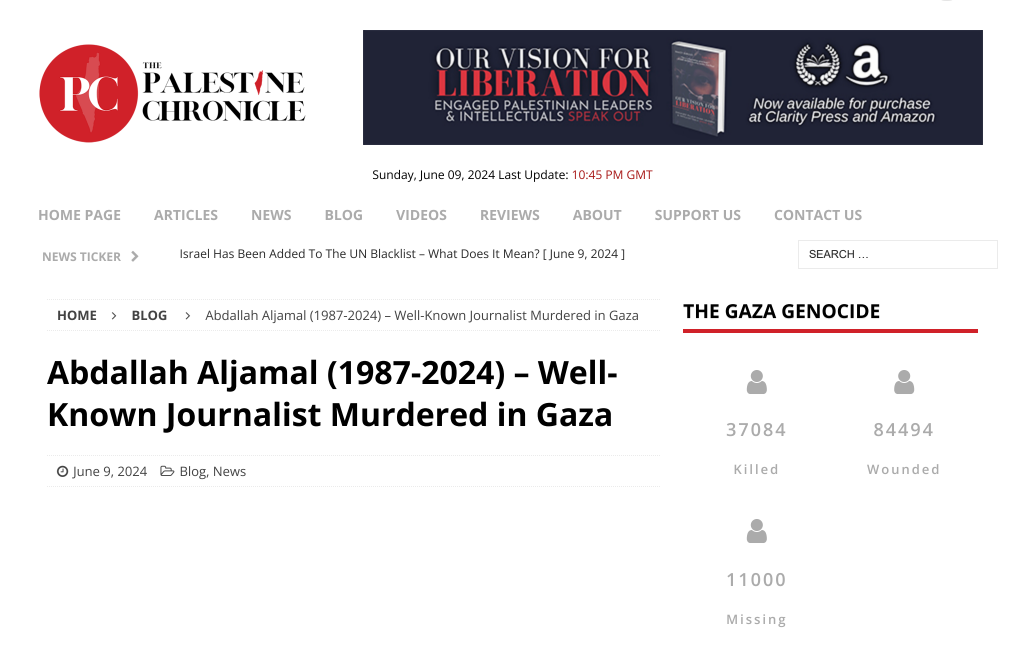


– Abdallah Aljamal is a Gaza-based journalist. He is a contributor for The Palestine Chronicle from the Gaza Strip. His email is abdallahaljamal1987@gmail.com

Exhibit D

ENGLISH FRANÇAIS ITALIANO





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Palestinian journalist Abdallah Aljamal. (Photo: supplied)

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By Palestine Chronicle Staff 🛛 💥

The Palestine Chronicle is saddened to learn that Abdallah Aljamal, one of its contributors in the Gaza Strip, has been killed in the latest Israeli massacre in the Nuseirat refugee camp.

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LATEST POSTS



'Fatal Strategic Decisions' – Gantz, Eisenkot Resign from Israeli War Cabinet

6/9/24, 7:24 PM

Case 2:24Abdalalalabatal (Dorcon2024) Well-Knowledubal Sylladered Bages 3 Patest BS Chronicle

Particularly tragic is that Aljamal's last contribution to the Palestine Chronicle covered a previous massacre, which killed over 40 Palestinian civilians in an UNRWA school in the refugee camp.

Israeli media is linking Aljamal's family to the Israeli captives, claiming that Abdallah's father, Dr. Ahmed, and other members of the family, were executed in the process of the bloody rescue mission.

Those claims have been refuted by respected commentators and journalists online, who pointed in the inconsistencies in the official Israeli narrative.

"The building where Abdallah lived was one of 7 homes reportedly raided by the IDF on June 8. Hostages were held in only 2 of these buildings, not yet clear which," Gazan writer and analyst Muhammad Shehada wrote on X.



Abdallah Aljamal (1987-2024) – Well-Known Journalist Murdered in Gaza



Israel Has Been Added To The UN Blacklist – What Does It Mean?



'Lost Moral Credibility' – UN Official Slams Bias of Countries Over Gaza Genocide



Israeli Soldier Commits Suicide after Receiving Orders to Return to Gaza



Israeli Forces Detain 22 Palestinians, Youth Dies of Injuries – West Bank Update



Details Emerge – Inside the Three-Stage Plan for Ceasefire Agreement



GAZA LIVE BLOG: Nuseirat Massacre Death Toll Grows | Israel's War Council

Muhammad Shehada 🤣 @muhammadshehad2 · Follow

an Israeli hostage in his home:

between him & the hostage.

homes... Show more

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Collapsing | Blinken to Meet 247



What are Hamas' Options after Gaza Massacre, Freeing of Four Captives? – Analysis



The Battle of Nuseirat – Resistance Roundup – Day 246

in

2

12:12 PM · Jun 9, 2024	(\mathbf{i})
💙 3.4K 🗢 Reply 🛧 Share	
Read 268 replies	

Bebunking the false claim that Abdallah Aljamal kept

1- Abdallah lived in an apartment in a multi-storey

2- The building where Abdallah lived was one of 7

building. No connection was ever provided by the IDF



6/9/24, 7:24 PM

Case 2:24Abdellahalabal (Dercenze) Viel-Knowleduballo Madered Backa 3 Backto BC Chronicle

The tragic news of Aljamal's family execution was conveyed through EuroMed Monitor, a Geneva-based rights organization.

"In a preliminary investigation into the field executions by the Israeli army at the Nusseirat refugee camp yesterday, @EuroMedHR stated that soldiers used a ladder to break through the residence of Dr. Ahmed Al-Jamal," the statement said.

"Upon encountering 36-year-old Fatima Al-Jamal on the staircase, they immediately shot her dead. The troops then stormed the house and executed her husband, 36-year-old journalist Abdullah Al-Jamal, and his father, 74-year-old Dr. Ahmed Al-Jamal, in front of his grandchildren. Additionally, their 27-year-old daughter, Zainab, was shot and seriously injured," it added.

 \mathbb{X}

Ramy Abdu| رامي عبده (@RamAbdu · Follow

This article from Yedioth Ahronoth @YediotAhronot exemplifies the Israeli media saturated with lies.

-The article used my tweet, which talks about executions in the al-Jamal house, and distorted it to claim that the hostage Argamani was there, despite me never mentioning such a... Show more

6/9/24, 7:24 PM	Case 2:24A604A101A105a1 (1987C2012	Ervtel-Knowleduballog	lered Rocker a Bate to B Chronicle
3:51 PM	· Jun 9, 2024	(\mathbf{i})	
9353	B 🔷 Reply 介 Share		
	Read 19 replies		

The Israeli mission, which according to Axios and other news outlets, involved direct and indirect US and British support, resulted in the killing of 274 Palestinians and the wounding of hundreds more.

"Abdallah Aljamal's reports have focused entirely on the humanitarian situation in Gaza, especially in the central part of the Strip, starting shortly after the war," The Palestine Chronicle said in a statement.

"His contributions became frequent when Israel deliberately began killing journalists, making it nearly impossible for the Palestinian voice to break away from the Gaza siege," it added.

	Muhammad Shehada ✓ Jun 9, 2024@muhammadshehad2 · FollowReplying to @muhammadshehad2
	Source:
	ynet.co.il
	החיילים התחפשו לעקורים - וטענו ששכרו דירה בבניין שבו הוחזקה" נועה ארגמני"
	Muhammad Shehada 🤣 @muhammadshehad2 · Follow
	OF now claims it was NOT Noa Argamani in the ng where Abdallah lived but the 3 male hostages.
on the	aises the likelihood that he didn't know, b/c he lived a 1st floor & the hostages were kept on the 3rd in an ment building.

Calling him a "Hamas operative"... Show more

I:08 PM · Jun 9, 2024	(j
1:08 PM · Jun 9, 2024 • 987 • Reply 1 Share	()

Aljamal's relationship with the Palestine Chronicle was that of a freelance contributor. He was neither a staff writer nor a contractor. Aljamal has contributed his services to the Palestine Chronicle on a voluntary basis.

However, the value of his work was very important as one of the few journalists who kept the focus entirely on displaced Palestinian refugees, families of victims of the Israeli genocide, and other stories that were not being told by other journalists or media outlets.

Abdallah's daily reports were originally written and published in Arabic. The Palestine Chronicle translated and republished a selected number of these reports throughout the war.

The Palestine Chronicle conveys its condolences to the people of Nuseirat and all the families of journalists murdered in Gaza throughout this genocidal war.

Case 2:24Abdellahababal (Detrez024P1V/ell-Knovireduballesserechages38abtbeChronicle

For more information about Abdallah Aljama's translated and republished articles, click here.

(The Palestine Chronicle)

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ABDALLAH ALJAMAL GAZA ISRAEL PALESTINE

PALESTINIAN JOURNALISTS

JS 44 (Rev. 03/24)

The JS 44 civil cover sheet and provided by local rules of court purpose of initiating the civil do	. This form, approved by th	ne Judicial Conference of	supplement the filing and service the United States in September 1 <i>THIS FORM.)</i>	e of pleadings or other papers a 974, is required for the use of	as required by law, except as the Clerk of Court for the
I. (a) PLAINTIFFS			DEFENDANTS		
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(b) County of Residence of First Listed Plaintiff State of Israel		tate of Israel	County of Residence	of First Listed Defendant \underline{T}	hurston
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(c) Attorneys (Firm Name, A	Address, and Telephone Numbe	r)	Attorneys (If Known)		
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120 Marine 130 Miller Act	310 Airplane 315 Airplane Product	365 Personal Injury - Product Liability	of Property 21 USC 881 690 Other	423 Withdrawal 28 USC 157	376 Qui Tam (31 USC 3729(a))
140 Negotiable Instrument	Liability	367 Health Care/		INTELLECTUAL	400 State Reapportionment
L 150 Recovery of Overpayment & Enforcement of Judgment	320 Assault, Libel & Slander	Pharmaceutical Personal Injury		PROPERTY RIGHTS 820 Copyrights	410 Antitrust 430 Banks and Banking
151 Medicare Act 152 Recovery of Defaulted	330 Federal Employers' Liability	Product Liability 368 Asbestos Personal		830 Patent	450 Commerce 460 Deportation
Student Loans	340 Marine	Injury Product		835 Patent - Abbreviated New Drug Application	470 Racketeer Influenced and
(Excludes Veterans) 153 Recovery of Overpayment	345 Marine Product Liability	Liability PERSONAL PROPERTY	LABOR	840 Trademark	Corrupt Organizations 480 Consumer Credit
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160 Stockholders' Suits 190 Other Contract	355 Motor Vehicle Product Liability	371 Truth in Lending 380 Other Personal	Act 720 Labor/Management	SOCIAL SECURITY	485 Telephone Consumer Protection Act
195 Contract Product Liability	360 Other Personal	Property Damage	Relations	861 HIA (1395ff)	490 Cable/Sat TV
196 Franchise	Injury 362 Personal Injury -	385 Property Damage Product Liability	740 Railway Labor Act 751 Family and Medical	862 Black Lung (923) 863 DIWC/DIWW (405(g))	850 Securities/Commodities/ Exchange
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210 Land Condemnation	440 Other Civil Rights	Habeas Corpus:	790 Other Eabor Entigation 791 Employee Retirement	865 RSI (405(g))	891 Agricultural Acts 893 Environmental Matters
220 Foreclosure	441 Voting	463 Alien Detainee 510 Motions to Vacate	Income Security Act	FEDERAL TAX SUITS	895 Freedom of Information
230 Rent Lease & Ejectment 240 Torts to Land	442 Employment 443 Housing/	Sentence		870 Taxes (U.S. Plaintiff or Defendant)	Act 896 Arbitration
245 Tort Product Liability 290 All Other Real Property	Accommodations 445 Amer. w/Disabilities -	530 General 535 Death Penalty	IMMIGRATION	871 IRS—Third Party 26 USC 7609	899 Administrative Procedure Act/Review or Appeal of
	Employment	Other:	462 Naturalization Application		Agency Decision
	446 Amer. w/Disabilities - Other	540 Mandamus & Other 550 Civil Rights	465 Other Immigration Actions		950 Constitutionality of State Statutes
	448 Education	555 Prison Condition	7 IOTOTIS		State Statutes
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VI. CAUSE OF ACTION	DN 28 U.S.C. §1350 Brief description of ca	•	nnig (Do not cue jurisaccional sua	utes utitess uversuy).	
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FOR OFFICE USE ONLY					
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INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- **I.(a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- (b) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- (c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".

II. Jurisdiction. The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below. United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here. United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box. Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment

to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.

Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; **NOTE: federal question actions take precedence over diversity cases.**)

- **III.** Residence (citizenship) of Principal Parties. This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit. Place an "X" in the appropriate box. If there are multiple nature of suit codes associated with the case, pick the nature of suit code that is most applicable. Click here for: <u>Nature of Suit Code Descriptions</u>.
- V. Origin. Place an "X" in one of the seven boxes.

Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.

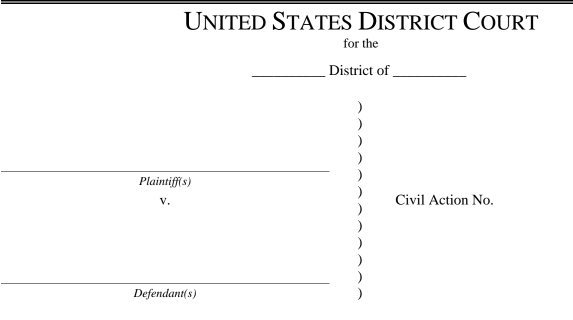
Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date. Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation – Transfer. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407.

Multidistrict Litigation – Direct File. (8) Check this box when a multidistrict case is filed in the same district as the Master MDL docket. **PLEASE NOTE THAT THERE IS NOT AN ORIGIN CODE 7.** Origin Code 7 was used for historical records and is no longer relevant due to changes in statute.

- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. Do not cite jurisdictional statutes unless diversity. Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service.
- VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P. Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction. Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases. This section of the JS 44 is used to reference related cases, if any. If there are related cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.



SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address)

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date:

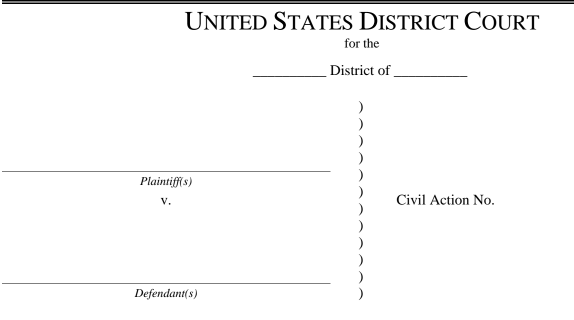
Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

	This summons for (nam	ne of individual and title, if any)			
was re	ceived by me on (date)				
	□ I personally served	the summons on the individ	ual at (place)		
			on (date)	; or	
	□ I left the summons at the individual's residence or usual place of abode with (name)				
		, a p	erson of suitable age and discretion who res	sides there,	
	on (date)	, and mailed a copy	y to the individual's last known address; or		
	□ I served the summo	ns on (name of individual)		, who is	
	designated by law to a	accept service of process on	behalf of (name of organization)		
			on (date)	; or	
	□ I returned the summons unexecuted because				
	□ Other (<i>specify</i>):				
	My fees are \$	for travel and \$	for services, for a total of \$		
	I declare under penalty of perjury that this information is true.				
Date:					
2			Server's signature		
			Printed name and title		

Server's address



SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address)

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date: _____

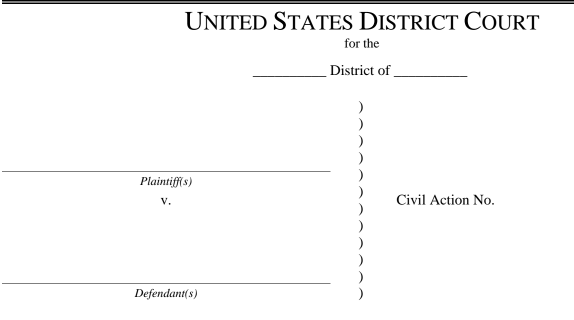
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	This summons for (nam	ne of individual and title, if an	y)			
was re	ceived by me on (date)					
	□ I personally served	the summons on the ind	ividual at (place)			
			on (date)	; or		
	□ I left the summons at the individual's residence or usual place of abode with (<i>name</i>)					
	, a person of suitable age and discretion who resides					
			copy to the individual's last known address; or			
	\Box I served the summons on (name of individual)					
	designated by law to a	I served the summons on (<i>name of individual</i>), who is lesignated by law to accept service of process on behalf of (<i>name of organization</i>),				
			on (date)	; or		
	\Box I returned the summ	; or				
	Other (<i>specify</i>):					
	My fees are \$	for travel and \$	for services, for a total of \$			
	I declare under penalty of perjury that this information is true.					
Date:						
Dute.		_	Server's signature			
		_	Printed name and title			

Server's address



SUMMONS IN A CIVIL ACTION

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If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date: _____

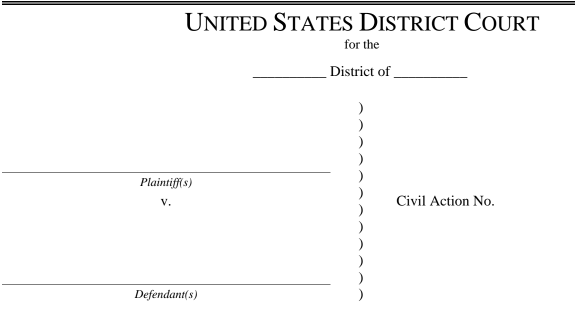
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was re	ceived by me on (date)			
	□ I personally served	the summons on the individu	al at (place)	
	The second se		on (date)	; or
	□ I left the summons	at the individual's residence of	or usual place of abode with (name)	_
		, a pe	rson of suitable age and discretion who res	sides there,
			to the individual's last known address; or	
	\Box I served the summa	ns on (name of individual)		, who is
	designated by law to a	accept service of process on b		
			on (date)	; or
	\Box I returned the summ	nons unexecuted because		; or
	Other (<i>specify</i>):			
	My fees are \$	for travel and \$	for services, for a total of \$	
	I declare under penalty of perjury that this information is true.			
Date:				
			Server's signature	
			Printed name and title	

Server's address



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If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

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Date: _____

Civil Action No.

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	□ I personally served	the summons on the ind	ividual at (place)			
			on (date)	; or		
	□ I left the summons at the individual's residence or usual place of abode with (<i>name</i>)					
	, a person of suitable age and discretion who resides					
			copy to the individual's last known address; or			
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			on (date)	; or		
	\Box I returned the summ	; or				
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	My fees are \$	for travel and \$	for services, for a total of \$			
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Date:						
Dute.		_	Server's signature			
		_	Printed name and title			

Server's address