EXECUTIVE SUMMARY: The Jerusalem Declaration on Antisemitism (JDA), presented in March 2021, was created to replace the International Holocaust Remembrance Alliance (IHRA) Working Definition of Antisemitism, which had been adopted by 35 countries by 2020. The writers of the JDA wished to “clarify” the IHRA, which they feel is insufficiently obsequious to the Palestinians. Their real object is to use the fight against antisemitism as another weapon with which to vilify Israel.

The Jerusalem Declaration of Antisemitism (JDA) is the product of a group of international scholars of antisemitism and related fields who have been meeting since June 2020 in a series of online workshops convened by the Van Leer Jerusalem Institute. Essentially, the new document charges the International Holocaust Remembrance Alliance (IHRA) Working Definition of Antisemitism with blurring the “difference between antisemitic speech and legitimate criticism of Israel and Zionism.” As a result, the IHRA definition “delegitimiz[es] the voices of Palestinians and others, including Jews, who hold views that are sharply critical of Israel and Zionism.”

The JDA was purportedly written as a resource for strengthening the fight against antisemitism, because “there is a widely felt need for clarity on the limits of legitimate political speech and action concerning Zionism, Israel, and Palestine.” The JDA is presented as the alternative, a “corrective to overcome the shortcomings of the IHRA definition.”

Nowhere in the IHRA definition are Palestinians mentioned; nor does it mention BDS. There are, however, three clauses that can be construed as applying to the actions of Palestinians and pro-Palestinian activists. These are:
• the denial of the Jewish people’s right to national self-determination; e.g., by claiming that the existence of a State of Israel is a racist endeavor
• the application of double standards by requiring of Israel behaviors that are not expected or demanded of any other democratic nation
• the comparison of Israeli policies to those of the Nazis.

Pro-Palestinian activists and anti-Israel groups have long complained about the IHRA definition because, in the grip of their fixation on Israel as fundamentally illegitimate and their flat denial of the Jews’ right to self-determination, they reject the premise that anti-Zionism is antisemitism.

It should be noted that some of the authors of the new document are radical academic activists, including Israelis and non-Israeli Jews. Among them are Richard Falk, Neve Gordon, Anat Matar, David Feldman, Chaim Gans, Snait Gissis, Amos Goldberg, Avishai Margalit, Hagar Kotef, David Shulman, Dmitry Shumsky, Yair Wallach, Moshe Zimmermann, Moshe Zuckermann, Gadi Algazi, Seth Anziska, Bernard Avishai, Peter Beinart, Louise Bethlehem, Daniel Blatman, Daniel Boyarin, Jose Brunner, Naomi Chazan, Alon Confino, Sidra DeKoven Ezrahi, and David Enoch. Some of them have also called for the boycott of Israel. Recruiting Israelis and Jews to deflect accusations of antisemitism is a longstanding practice in anti-Israel and antisemitic circles.

As for its content, the JDA is essentially a wholesale denunciation of the IHRA definition. Some points stand out. The declaration accuses the IHRA definition of malpractice because it considers criticism of Israel antisemitic. However, the IHRA definition clearly states, “criticism of Israel similar to that leveled against any other country cannot be regarded as antisemitic.” The JDA suggests that “Institutions that have already adopted the IHRA Definition can use our text as a tool for interpreting it.” It doesn’t explain why an institution that had adopted the IHRA definition should wish to adopt the JDA version, which opposes it.

The JDA makes its political agenda clear by declaring its support for “the Palestinian demand for justice and the full grant of their political, national, civil and human rights, as encapsulated in international law.” Similarly, the JDA wishes to “support arrangements that accord full equality to all inhabitants ‘between the river and the sea,’ whether in two states, a binational state, unitary democratic state, federal state, or in whatever form.”

What the JDA fails to mention is that in Palestinian parlance, the “demand for justice and the full grant of their political, national, civil and human rights” is a euphemism for the destruction of Israel and the establishment of a Palestinian state on its ruins. Similarly, the Palestinian demand for a “binational state” or a “unitary democratic state” has been used by the PLO since the late 1960s as code for the transformation of
Israel into an Arab state in which Jews are reduced to a permanent minority living on the sufferance of the Muslim majority, a status known in Islamic history as Dhimmis. In the words of Edward Said: “[T]he Jews are a minority everywhere. A Jewish minority can survive [in Arab Palestine] the way other minorities in the Arab world survived.”

As for dismantling the “occupation,” this was effectively ended in January 1996 when Israel relinquished control of 95% of the West Bank’s Palestinian population in line with the Oslo Accords (control of Gaza’s Palestinian population had been transferred to the newly established Palestinian Authority (PA) in May 1994).

The key problem with the JDA is the claim that “Criticizing or opposing Zionism as a form of nationalism” is not antisemitic. It betrays its bias by failing to reject any form of nationalism other than the Jewish one. Needless to say, such a discriminatory denial of this basic right to only one nation (and one of the few that can trace its corporate identity and territorial attachment to antiquity) while allowing it to all other groups and communities, however new and tenuous their claim to nationhood, is pure and unadulterated racism.

No less disingenuous is the JDA’s claim that it is not antisemitic “to compare Israel with other historical cases, including settler-colonialism or apartheid”—another attempt to discredit Israel’s right to exist on account of its alleged dispossession of the (supposedly) indigenous population. Apart from failing to indict any other manifestation of “settler-colonialism” (from the US, Canada, Australia, to most of Latin America, to earlier manifestations of this phenomenon in Europe and the Middle East), this claim ignores the fundamental fact that the Jews are not “colonial settlers” but rather the indigenous inhabitants of the Land of Israel (renamed Syria Palaestina by the Roman occupiers). This millenarian attachment was specifically emphasized by the 1922 League of Nations mandate, which tasked Britain with establishing a Jewish national home in Palestine.

If anything, it is the long string of Muslim occupiers of the Land of Israel (or parts of it)—from the 7th century Arab invaders, to the Seljuk Turks, to the Mamluks, to the Ottoman Turks, to the Egyptians, Jordanians, and newly formed Palestinians—that can be defined as colonial settlers.

As with the “settler colonist” slander, the apartheid canard is not only false but the complete inverse of the truth. Whether in its South African form or elsewhere, such as the US South until the late 1960s, apartheid was a comprehensive and discriminatory system of racial segregation, on the basis of ethnicity, comprising all walks of life—from schooling, to public transportation, to social activities and services, to medical care. None of this has ever been applied in Israel, where the Arab minority has enjoyed full equality before the law and has been endowed with the full spectrum
of democratic rights—including the right to vote for and serve in all state institutions. (From the first, Arabs have been members of the Knesset.) From the designation of Arabic as an official language, to the recognition of non-Jewish religious holidays as legal rest days for their respective communities, to the granting of educational, cultural, judicial, and religious autonomy, Arabs in Israel may well enjoy more formal prerogatives than ethnic minorities anywhere in the democratic world. This is at a time when apartheid has been an integral part of the Middle East for over a millennium, and its Arab and Muslim nations continue to legally, politically, and socially enforce this discriminatory practice against their own minorities.

The JDA argues that calls for “boycott, divestment and sanctions are commonplace, non-violent forms of political protest against states. In the Israeli case they are not, in and of themselves, antisemitic,” but it does not call for boycott, divestment, and sanctions against any other nation except Israel. Quite clearly, the document is intended to legitimize the anti-Zionist boycott movement against Israel.

Ironically, after the JDA’s writers bent over backward to appease the Palestinians, a leading Palestinian group rejected the JDA. According to the Palestinian BDS National Committee, the highest authority on BDS, there are inherent flaws in the document, such as the following:

- The JDA excludes the Palestinian perspective as expressed by Palestinians themselves. “Some liberals still try to make decisions that deeply affect us, without us. Palestinians cannot allow any definition of antisemitism to be employed for policing or censoring advocacy of our inalienable rights,” including “[our] history of struggle against settler-colonialism and apartheid.”
- The JDA fails to mention that “white supremacy and the far right [are] the main culprits behind antisemitic attacks.”
- The JDA guidelines still try to “police some speech critical of Israel’s policies and practices, failing to fully uphold the necessary distinction between hostility to or prejudice against Jews on the one hand and legitimate opposition to Israeli policies, ideology and system of injustice on the other.”

Aljazeera, the Qatari media outlet, which favors the Palestinians, published a negative article about the JDA, calling it “an orientalist text.” Mark Muhammed Ayyash, an associate professor of sociology at Mount Royal University in Calgary, Canada, authored the piece. He says the core problem with both the IHRA and the JDA definitions of antisemitism is their failure to address the “silencing and erasure of Palestine and Palestinians.” He argues that by proclaiming that the Jews have a right to their own state, it obscures the fact that “this state was established on a land that was already inhabited by Palestinians.”
Ayyash goes on to say that like the IHRA definition, the JDA sets out to determine “which kinds of anti-Zionist critiques and views constitute antisemitism, and which do not.” But “like all liberal documents that have been produced in the thick of a colonial or settler-colonial moment, this document keeps intact the colonial contract whereby the colonial masters retain the position of privilege and supremacy in voice and status over the colonized.” Ayyash calls the JDA an “orientalist text” because it does not oppose the core problem of the IHRA definition: the “silencing and erasure of Palestine and Palestinians.”

Ayyash considers the JDA an example of “covert orientalism” because “hostility to Israel could be an expression of an antisemitic animus, or it could be a reaction to a human rights violation, or it could be the emotion that a Palestinian person feels on account of their experience at the hands of the State.” Therefore, the JDA, “in supposed opposition” to the IHRA definition’s “anti-Zionism is antisemitism” premise, tells its audience—the Euro-American world—that even the Palestinians, whom Ayyash apparently believes should be absolved of such attentions, should be policed for possible antisemitism. Because the Palestinians “are so reactionary, emotional, and hostile,” they are a “source of statements and campaigns that Euro-Americans should tolerate but also remain vigilant against.”

According to Ayyash, the JDA dares to question “the reasonableness and lack thereof of Palestinians,” and that very assessment is presumptuous and Orientalist. His concern is that according to the JDA, any Palestinian who “question[s] the validity of the idea of a Jewish State for a Jewish majority” could be characterized as “at best unreasonable and at worst antisemitic.” This is “Orientalism at its best,” Ayyash concludes.

The JDA tried to appease the Palestinians by asserting that anti-Zionism is not antisemitic. But for the Palestinians, this is splitting hairs. In their view, both the IHRA and the JDA are inherently flawed because they accept the basic premise that Jews have a right to a Jewish State. The Palestinians flatly reject the Jewish right to self-determination in any form. No matter how the pro-Palestinian writers of the JDA might want to spin it, that view is fundamentally antisemitic.

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