

Judi Rudoren, Roger Cohen, And The Unshameable Grey Lady

From the website of “elder of zion”:

January 02, 2015

NYT interviews a PFLP terrorist without revealing his history

Jodi Rudoren in the New York Times wrote a [fairly interesting piece](#) about the challenges that the PA would have in bringing up charges against Israel in the ICC.

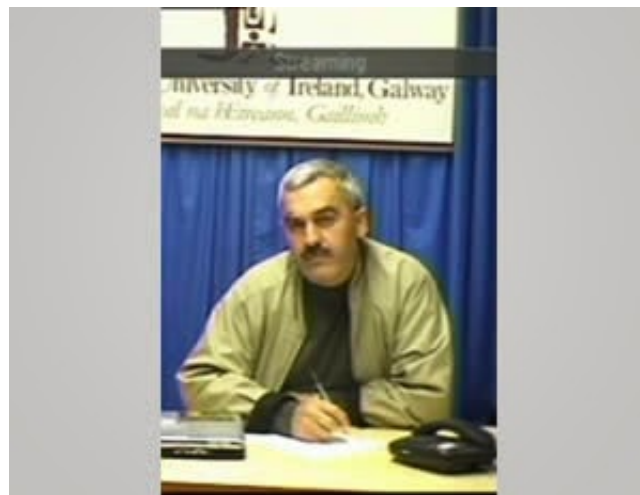
One of the “experts” she interviewed, however, has a relevant history that Rudoren didn’t bother to research or reveal:

*Some experts say any incidents since the court was created are fair game, while others say the court can deal only with matters since the United Nations General Assembly upgraded Palestine’s status to nonmember observer in 2012, or perhaps only after the Palestinian Authority joins the court in March. **Shawan Jabarin, director of the human rights group Al Haq,** said the Palestinians would submit a request for retroactive jurisdiction to last June 13, to coincide with the period being considered by the United Nations Human Rights Council’s commission of inquiry.*

Mr. Jabarin said the commission, with which Israel has refused to cooperate, would provide an initial report in March that could serve as a road map for the Hague court. Separately, his group and others have been documenting

allegations of Israeli war crimes in Gaza, and are working with the Palestinian Authority to prepare complaints about Israeli settlements.

*“The crime is not **just** the rape and the widespread killing or something like that, but also to transfer civilians and to confiscate land and to destroy property,” Mr. Jabarin said. **“It’s a different way of rape, it’s a different way of killing, it’s a different way of destruction.”***



Forgetting the absurdity of equating building houses with rape and mass murder, Jabarin knows a little bit about terror.

He was, or is, an operative for the PFLP. And [Israel’s Supreme Court ruled](#) multiple times that the evidence that he continued his terror activities even while pretending to be a “human rights” activist is overwhelming. From Case 1520/09, March 10, 2009, translated at Terrorism-Info:

*1) “This is not the first time the appellant has appealed regarding his desire to leave the country. During previous appeals as well as during this one the Court examined classified material presented by the security authorities. All previous appeals were rejected. On June 6, 2007, the Court found that **“[t]he appellant is apparently a Dr. Jekyll and Mr. Hyde, some of his time spent in directing a human rights organization, and some as an activist in an***

organization which has no qualms regarding murder and attempted murder, which have no relation whatsoever to rights, quite the opposite, which reject the most basic right of all, without which there are no other rights, that is, the right to life..." On July 7, 2008, the Court found that **"there is reliable information that the appellant is a senior activist in the Popular Front terrorist organization."**

2) "Today the appellant again seeks to leave the country for the purpose of receiving an award from an organization in Holland. His representative requested that in making our decision we take into consideration the need to achieve a proper balance between the concerns voiced by the security authorities – and regarding which the appellant's representative does not have sufficient information because of the privilege protecting the factual material on the one hand – and the basic right of the appellant to freedom of movement on the other. The overall position of the security authorities, in the appellant's opinion, is a violation of international humanitarian law and international human rights law. The appellant claims that what must be taken into consideration is the increased right to movement which those who defend human rights should be allowed to enjoy.

3) "...To that end we met in chambers twice, and at each meeting we held thorough, comprehensive deliberations, examining the possibility to provide an immediate answer for security constraints. **We found that the material indicating the appellant's involvement in the activities of terrorist groups is genuine and authoritative.** Moreover, **additional negative material regarding the appellant came to light** after his previous appeal was rejected. This negative foundation confirms the position of the security authorities, according to which preventing the appellant from leaving the country was in punishment for his forbidden activity, but rather the result of relevant security considerations. Thus the Court has not found a way to intervene in the decision given not to

permit the appellant to leave the country."

(Jabarin was allowed to leave in February 2013 to visit France.)

Combined with [yesterday's revelation](#) that Roger Cohen interviewed someone who lied to the new York Times about his brother's terrorist activities, it sure appears that the New York Times is willing to accept the supposed credentials and lie of its Arab interviewees without doing even a modicum of fact-checking.

A lack of skepticism about people who have a long history of lying to the media is a lack of basic journalistic practice. It is a shame that so many respected media outlets like the New York Times uncritically swallow everything they are told by accomplished liars and terrorists.