The Syrian Network for Human Rights (SNHR), founded in June 2011, is a non-governmental, independent group that is considered a primary source for the OHCHR on all death toll-related analyzes in Syria.

At Least 2,317 Arbitrary Arrests/Detentions Documented in 2023, Including of 129 Children and 87 Women, With 232 Documented in December Alone

Syrian Regime Forces Primarily Target Returning IDPs and Refugees, Citizens Expressing Dissent, and Individuals Arrested in Relation to the Conflict

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I. Background and Methodology

Arbitrary arrests and enforced disappearances have been amongst the most widespread violations since the earliest days of the popular uprising for democracy in Syria in March 2011.

Being among the most common and prevalent regime violations against Syrian citizens, these criminal acts affect hundreds of thousands of Syrians. The Syrian regime’s apparatus of arrest and detention is run by its security services and military forces, as well as their affiliated militias, as part of a deliberate and planned strategy, often in a sweeping indiscriminate manner, for the purpose of instilling dread and terror into the largest possible number of Syrian people. Approximately eight months after the start of the popular uprising, other parties began to emerge in Syria, who also began carrying out arrests and abductions to the detriment of the Syrian people. The process of documenting detentions and cataloging arrests, releases, and enforced disappearances has been among the greatest challenges and difficulties faced by the Syrian Network for Human Rights (SNHR), as explained in greater depth in our methodology.¹

Most arrests in Syria are carried out without any judicial warrant being issued or presented, taking place while the victims are passing through regime checkpoints or during raids, with the security forces of the regime’s four main intelligence services often responsible for extra-judicial detentions. Every detainee is tortured from the very first moment of their arrest and denied any opportunity to contact their family or to have access to a lawyer. The authorities also flatly deny the arbitrary arrests they have carried out, and most of the detainees are subsequently forcibly disappeared.

The Syrian regime is responsible for nearly 88 percent of all the arbitrary arrests that we have documented and is by far the main and most prominent of all the parties to the conflict in systematically perpetrating this violation. In most cases, victims’ families are unable to accurately identify the security body behind their loved ones’ arrest, given the vast array of forces affiliated with the Syrian regime, which include Iranian militias, the Lebanese group Hezbollah, and others, in addition to the four main regime security agencies and their many branches, all of which are authorized to arrest and torture detainees, and to commit the crime of enforced disappearance.

The other parties to the conflict and the controlling non-regime forces in Syria, such as the Kurdish-led Syrian Democratic Forces (SDF), extremist Islamist groups, and the various Armed Opposition brigades, use similar strategies and practices to those of the Syrian regime, albeit at a far lower rate and in a less systematic manner compared to regime forces. These too constitute violations of International Human Rights Law, however, and, in those cases where they take place in the context of the armed conflict, they also constitute violations of International Humanitarian Law.

None of the parties to the conflict and the controlling forces provide any public record for the community that shows the whereabouts of the arrested/detainees and the reasons for their arrest, nor do they provide any documentation of the judicial sentences issued against these detainees, including the death penalty, with most of the families not knowing the fate of their loved ones, since the vast majority, as we’ve indicated in all the reports we’ve issued about the detainees, have been forcibly disappeared. We have talked in detail about the phenomenon of enforced disappearance and the suffering of the detainees’ families, especially the children, in many reports.

Methodology

This report summarizes the record of arbitrary arrests by the parties to the conflict and the controlling forces in Syria documented in 2023, including the month of December, as well as shedding light on the most notable individual cases and incidents of arbitrary arrest and detention documented by the SNHR team during that period and categorizing arrest incidents according to their locations.

On SNHR’s database, we can categorize cases of arrest according to the governorate in which the incident occurred, or the governorate from which the detainee originally came. In this report and in most of our reports, we categorize the record of arrests according to the location where the arrest took place, rather than the detainee’s place of origin. In some cases, nevertheless, we opt to categorize the cases of arrest according to the governorate from which the detainee originally came, in order to show the magnitude of loss and violence suffered by the people of that governorate compared to other governorates. We notify readers in such cases.

The record of the cases and incidents of arrests documented by the SNHR, including those documented in this report, do not include those kidnappings and abductions in which we were unable to identify the responsible party.

The report also documents arbitrary arrests that subsequently turned into enforced disappearances. A number of criteria must be met before SNHR will classify a case as an enforced disappearance: the individual must have been detained for at least 20 days without their family being able to obtain any information from the relevant authorities about their status or location, and those responsible for the disappearance must deny any knowledge of their arrest or whereabouts.

The SNHR team implements strict standards in evaluating and assessing any incident of arbitrary arrest or enforced disappearance according to the principles of international laws and the set of principles on arbitrary arrest and enforced disappearance. Our Detainee Department team constantly updates the database of detainees who were released as and when new information becomes available; this data is added to the SNHR’s databases which are retained securely, with several backup copies being stored in different locations. We have also created a special form, available on our website, to document a detainee’s case to facilitate access and contact with victims’ families.
The detainee figures included in this report do not include any prisoners with a criminal background, being solely limited to cases of arrest connected to the internal armed conflict, mainly due to these detainees’ opposition activity against the ruling authorities, as well as cases of detention intended to suppress freedom of opinion and expression.

The ongoing daily process of documenting detainees also comes with other additional challenges for SNHR, which has been documenting detainees’ cases since 2011. The most notable challenges amongst these are:

- The reluctance of victims’ families to cooperate and reveal or provide details of any information on their family members’ arrest, even confidentially, more especially if the arrested individual is female, due to a well-founded fear still prevalent in Syrian society that being discovered doing so would result in more torture and further danger for their loved ones and themselves. Instead, families try to negotiate with security forces, who usually blackmail these families and demand cash payments for help with securing their loved ones’ release, effectively ransoms, which can amount to thousands of dollars in some cases.

- The failure of the international community and of all the organs of the United Nations to apply any pressure on the Syrian regime authorities to secure the release of even one individual (including those whose sentences are completed), has affirmed the conviction of many within Syrian society that it is useless to cooperate in the documentation process.

II. Brief Summary of the Most Notable Developments Related to the Detainees Issue in 2023 and December 2023

A. In 2023

A. Arbitrary arrests and detention

Something that must be emphasized in any report concerning the issue of arrests/detainees in Syria is the fact that Syrian regime forces have continued to persecute and target Syrian citizens in areas under regime control in connection with their political dissent and expression of opinions, despite the right to both being guaranteed by the Syrian constitution and international law. This once again confirms a crucial and inescapable truth which we have reiterated many times in the past: no Syrian citizen can feel safe from arrest since these are carried out without any legal grounds or any oversight by any independent judiciary, being administered by the regime’s security services with no judicial involvement. Following these arrests, detainees routinely go on to be classified as forcibly disappeared persons, and thus the areas under the Syrian regime’s control cannot be considered, even remotely, to be safe havens. A large proportion of those we’ve talked with in regime-controlled Syria during our documentation of violations have expressed a strong desire to emigrate, flee and seek asylum in other countries, which surely further underlines the fact that regime-controlled Syria is in no way a safe place for the return of refugees. As long as the same security apparatus remains, there will be no stability or safety. The Syrian regime’s security authorities have been committing crimes against humanity since and before 2011. We observed the following in the last month:
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Syrian regime forces

First: In 2023, Syrian regime forces3 continued to hunt down and arrest individuals who had agreed to settle their security situation with the regime in areas that saw settlements with the regime. Those arrests involved civilians that previously worked with armed opposition factions, defectors from the regime military, and former activists in the medical and relief fields. Most of these arrests, which have been concentrated in the governorates of Rural Damascus (Rif Dimshaq), Daraa, Deir Ez-Zour, and Raqqa in 2023, took place during campaigns of mass raids and arrests, and at checkpoints. In fact, this kind of arrest has been common throughout the year, as we have recorded such arrests in most of the monthly reports released by SNHR on detainees. In total, SNHR documented no fewer than 386 cases of arbitrary arrest/detention in 2023 of individuals who had agreed to settle their security situation with the regime.

Second: We documented the targeting of civilians in connection with their involvement in the anti-regime movement that took various forms in regime-held areas, including posting videos criticizing the policies of the Syrian regime, writing anti-regime slogans on the walls, distributing pamphlets, and burning photos of Bashar Assad. These arrests were concentrated in the governorates of Latakia, Tartus, Damascus, Rural Damascus, Aleppo, and Deir Ez-Zour. On August 17, 2023, we released a statement on these arrests:

Third: We also recorded widespread arrests carried out by the Syrian regime’s criminal security and general security departments of civilians who expressed their demands and voiced criticism of the worsening living situation or rampant corruption in regime-held areas on social media. Those arrested include pro-regime media figures, university students, and government employees. These detainees face charges connected to the Counter-Cybercrime Law. SNHR has documented the arrest of 114 individuals, including eight women, on the grounds of violating the Counter-Cybercrime Law in 2023.

Fourth: We documented arrests involving returning refugees and internally displaced persons (IDPs) which were intensified in the month of May, in tandem with Lebanon’s General Directorate of General Security and the Lebanese military cracking down on and arresting Syrian refugees in Lebanon and forcibly repatriating them to Syria, leading to widespread arrests by the Syrian regime’s security authorities of those repatriated, including women and children. In addition, returning refugees and IDPs have been arrested while attempting to return to their original areas which are under the control of regime forces. These arrests have specifically targeted refugees who returned via crossings with Lebanon and Türkiye, such as the Kassab Crossing, as well as those returning by plane, who’ve been detained at Damascus International Airport. In total, SNHR documented no fewer than 156 cases of arbitrary arrest/detention by regime forces of individuals returning to their original regime-held areas, with those detained including of two children and five women (adult female). These cases are divided between 37 IDPs and 119 refugees, most of whom returned from Lebanon. Meanwhile, we documented the arrest of 97 of the individuals who were forcibly repatriated from Lebanon, including of two children and five women, most of whom were arrested by the Syrian regime’s Military Security Intelligence Directorate in al-Masna border area.

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2. We generally use the term ‘the Syrian regime’ rather than ‘the Syrian government’, because the nature of the ruling power in Syria is that of a totalitarian dictatorship where power is concentrated in the hands of a small circle of individuals, namely the President of the Republic and the heads of the regime’s security apparatus. As a result, the ministers, including the Prime Minister and the Minister of Interior, play a restricted, largely ceremonial role, which is limited to implementing precisely what the ruling regime orders, with no real decision-making power or active role of their own. Syria is under autocratic/family rule, with no independent decision-making structure. Rather, the government is an empty façade merely for show. The Minister of Interior receives orders from the security branches over which he supposedly presides. The Minister of Justice cannot even summon a low-ranking security office, let alone a security branch head. Syria is ruled by the president assisted by the heads of the security branches.

While we are aware that the United Nations and its agencies use the term ‘the Syrian government’, we believe that this is a completely inaccurate and misleading term in the Syrian context.
Fifth: We recorded arrests carried out by the Syrian regime’s Fourth Division and members of pro-regime militias/informal paramilitary forces targeting civilians who were trying to enter al-Hajar al-Aswad area in Damascus city to check on their homes after having fled the area some time ago. It should be noted that the regime now requires residents of al-Hajar al-Aswad to obtain official clearance before allowing them to check on or return to their properties. Those clearance documents must be obtained by submitting official requests, together with proof of ownership of the property in the neighborhood, to the Damascus Governorate council or the local branch of the regime’s Military Security directorate.

Sixth: We documented arrests of civilians by regime security agencies in retaliation for these citizens’ voicing criticism of and objection to the methods used by the Syrian regime to distribute the relief aid designated for those affected in the February 6 earthquake which devastated several areas of Syria, causing a humanitarian catastrophe. These criticisms concerned regime-affiliated forces and militias pillaging the aid donated. Some civilians published and shared photos on social media showing some of these acts taking place, namely the theft and unjust distribution of aid intended for earthquake victims. While these arrests took place in a number of Syrian governorates, they were concentrated particularly in Latakia and Aleppo.

Seventh: We recorded multiple arrests/detentions carried out by personnel from regime security branches for the purpose of extorting detainees’ families, some of which targeted civilians receiving money transfers from abroad on the pretext of dealing in a foreign currency. While these arrests took place in various Syrian governorates, they were particularly concentrated in Rural Damascus, Damascus, Aleppo, and Hama, as well as targeting civilian former detainees who had been released some time ago from regime detention centers. Many families told us that these arrests were carried out for extortion and extracting ransom money from families in exchange for the release of their loved ones.

Eighth: We documented separate arrests for various reasons, including communicating with individuals in areas outside regime control or moving to those areas, being related to activists and dissidents, and while visiting immigration and passports departments in regime-held governorates to obtain travel document, or in relation to conscription.

SDF

In 2023, the SDF continued enforcing the group’s policies of arbitrary arrest and enforced disappearance in an increasing and extensive manner. Most of the raids and arrests carried out by the SDF were conducted on a mass scale and involved indiscriminately opening fire and beating civilians, as well as wrecking and pillaging homes. As shown by the data collected in 2023, the rates of detentions and enforced disappearances by the SDF rose sharply this year, with the victims including more women and children.
Those targeted in the SDF’s crackdowns include civilians, political activists, and people working at SDF institutions. These crackdowns were carried out on the pretext of fighting ISIS, with US-led International Coalition forces being involved in some of those operations. We also recorded a number of detentions of civilians, including women and children, which were carried out on a mass scale during raids or at checkpoints, for voicing criticism of the living conditions and services in SDF-held areas. Those arrests were concentrated in the governorates of Hasaka, Deir Ez-Zour, and Raqqa, and involved seizing the detainees’ money and mobile phones. Additionally, we recorded that the SDF detained a number of civilians returning from Türkiye to their original homes in SDF-held areas following the February 6 earthquakes.

Furthermore, the SDF arrested a number of teachers who took part in widespread protests and strikes that began in early-September of this year and continued up to the end of 2023, with the protestors calling for improved wages and an end to the conscription policies enforced by the SDF in areas under its control.

The SDF also carried out arrests of members of the Kurdistan Democratic Party of Syria (PDK-S), with these detentions being concentrated in the governorate of Hasaka. Other civilians were arrested over participating in anti-SDF demonstrations following the group’s decision to raise the price of fuel, with these arrests concentrated in the areas of rural Aleppo governorate under the group’s control.

Meanwhile, the SDF arrested a number of individuals on the grounds of their alleged involvement in the ongoing clashes between the group and the Arab tribes in Deir Ez-Zour governorate, while others were arrested and taken to SDF military training and recruitment camps. These arrests were concentrated in Manbij city and the surrounding villages in Aleppo governorate. The SDF has also continued abducting children with the objective of conscripting them for military training and sending them to military training camps, with the parents and families of these conscripted children forbidden to contact them, while the SDF refuses to disclose their fate.

HTS

In 2023, HTS³ continued to target activists, humanitarian workers, local dignitaries, and lawyers through detentions, which mostly took place after these individuals voiced criticism of the group’s policies in its areas of control. These detainees faced various charges including treason or having suspicious links with HTS’ adversaries. These detentions were carried out in arbitrary ways, including raiding and entering homes by force, wrecking these houses’ contents, and seizing phones and laptops, or by abducting detainees from the street, or at temporary checkpoints that separate the different territories, especially those separating HTS’s areas of control from those under the Syrian National Army (SNA).

HTS personnel also arrested a number of civilians over accusations of being affiliated with the ‘Hurras al-Din’ (Guardians of the Faith) group. Those arrests, which were concentrated in the village of Arab Saed in rural Idlib governorate, involved surrounding the village and enforcing an hours-long curfew there. Similarly, the group carried out widespread arrests targeting individuals accused of being either members or supporters of the extremist Tahrir Party, which mostly took place in the form of raids and mass arrests, or at checkpoints. Those arrests were concentrated in the governorates of Idlib and Aleppo. There were also detention of many individuals, including women, who objected to the arrest crackdowns and tried to move from HTS-held areas to the SNA-held areas in Aleppo governorate.

³. Designated as a terrorist group by the UN.
We also documented the detention of a number of civilians in rural Idlib governorate for refusing to leave their homes and residences there and move to IDPs camps.

Additionally, there have been numerous cases in which the HTS ‘Salvation’s Government’s’ Media Directorate summoned male and female media activists over posts they published on their personal social media pages, or over their participation in discussions in virtual groups on various social networking apps in which they’d expressed criticism of the group’s policies; many of those summoned told us that they had been pressured into apologizing and signing pledges to avoid such criticisms or accusations in the future under the threat of legal prosecution.

**All armed opposition factions/SNA**

In 2023, all armed opposition factions/SNA carried out arbitrary and widespread detentions and abductions whose targets included women and children, which were carried out on a mass scale. These detentions and abductions primarily targeted individuals coming from regime-controlled areas to visit their relatives or to cross into Türkiye, with the SNA claiming that it was arresting these individuals to check their backgrounds. Those detained in this way were held for periods ranging from weeks to months in brutal detention conditions without being charged with any offence or put on trial.

We also documented detentions of an ethnic character, with these incidents concentrated in the areas under the control of the armed opposition factions/SNA in Aleppo governorate. Most of these arrests occurred without judicial authorization, without the participation of the police force, which is the sole legitimate administrative authority responsible for arrests and detentions through the judiciary, and without any clear charges being brought against the detainees. These arrests were carried out by various armed opposition factions as a means of pressurizing or intimidating civilians, or to seize their properties. The SNA has also arrested civilians on the pretext of their allegedly working with the SDF. SNHR also documented raids and arrests carried out by the armed opposition factions/SNA targeting civilians who were on their way to participate in a sit-in held in front of the home of civilians shot dead on March 20, 2023, by members of the SNA’s Jaish al-Sharqiya [Army of the East] faction, as the demonstrators were trying to build a fire in celebration of the Kurdish New Year, known as Nowruz, in Jendeires town which is administratively a part of Afrin city Aleppo governorate.

Moreover, the SNA’s civilian police arrested a number of activists and civilians over their objection to changing the names of schools in the SNA-controlled city of al-Bab in eastern rural Aleppo governorate. Some SNA personnel also targeted citizens in response to their demands that their properties be returned to them after some members of the SNA’s Ferqat al-Sultan faction had confiscated these properties at different times since 2019. Those citizens were released only after pledging to give up their claims of ownership of their homes. These arrests were concentrated in some of the villages that are administratively part of Afrin city in rural Aleppo. Furthermore, members of the Jaish Suriya al-Hurra [Free Syria Army], armed opposition faction carried out a raid and detention campaign targeting various civilians, including chiefs of the Homs tribes, in al-Rukban Camp on the Syrian-Jordanian borders in eastern Homs governorate.
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B. Releases from detention centers

**Syrian regime forces**

We continued to monitor releases from the various detention centers operated by regime forces over the course of 2023. In total, we documented the release of 284 individuals including four children and two women, in 2023. Those releases are divided according to their context as follows:

- We documented 25 releases of detainees, including one woman, in connection with the amnesty decree promulgated by the Syrian regime on April 30, 2022 (Decree No. 7 of 2022). These 25 detainees were released from the various civilian and military prisons and security branches across Syria.

- In Damascus governorate, we documented the regime’s release of 91 individuals who were mostly originally from the governorates of Rural Damascus, Damascus, Aleppo, Daraa, and Idlib. These detainees were released after serving the full term of their arbitrary sentences. As such, these releases were not related to amnesty decrees 7/2022, with these detainees having been imprisoned for an average of one to five years.

- We also documented the release of 168 detainees, including four children, who had been held without trial for brief periods of time, ranging from a few days to a few months, without appearing before a court. Most of these detainees came from the governorates of Rural Damascus, Daraa, Homs, and Hama, and all of them had spent the duration of their detention in regime security branches. It should be noted that 2023 saw no releases in the context of the reconciliation settlements that the Syrian regime has been conducting in various areas in Idlib, Daraa, Rural Damascus, and Aleppo.

On November 16, 2023, the Syrian regime promulgated Legislative Decree No. 36 of 2023, providing a general amnesty for all crimes committed before the date of the decree. SNHR has released an extensive report analyzing the articles of this legislative decree. This legislative decree was designed specifically to ensure the release of drug users, deserters, military servicemen, and criminals who committed misdemeanors and infractions. Meanwhile, the decree excludes all prisoners of conscience and detainees arrested in the context of the conflict, leaving it devoid of legal meaning and with no real bearing on the release of detainees and forcibly disappeared persons held in regime detention centers. We, at SNHR, believe that this decree was not only no better than the 22 amnesty decrees preceding it, but was actually worse than its predecessors in terms of exclusions and beneficiaries. It has no positive implications for the issue of detainees and forcibly disappeared persons held in regime detention centers. Rather, we believe it was created solely to serve the goals of the regime in attempting to alleviate the widespread popular resentment in regime-controlled areas by releasing people charged with and convicted of committing infractions and misdemeanors. Also, the frequent nature of the regime’s issuance of amnesty decrees, which have no bearing on political prisoners, only harms the state’s penal policies, since these decrees lead to the release of thousands of actual criminal offenders. The exceptionally frequent issuance of these amnesty decrees also leads to many dysfunctions in court procedures at all levels. At this point, many judges are deferring their decisions on legal rulings in numerous cases since they may be included in future decrees.
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SDF
In 2023, we documented that the SDF released 278 individuals from its detention centers. These detainees had been held for periods ranging from a few days or months to four years, with most coming from the governorates of Deir Ez-Zour, Hasaka, and Aleppo. Also, most of these releases, which were announced to coincide with the celebration of Nowruz, were the result of meditation by tribal intermediaries, or came after the detainees had completed their arbitrary sentences.

HTS
In 2023, we documented the release of 73 civilians, including two women, from HTS’ detention centers in Idlib governorate, with the released detainees having been detained for periods ranging from a few days to one year, without any clear charges being brought against them.

All armed opposition factions/SNA
In 2023, all armed opposition factions/SNA released 136 civilians, including seven children and nine women, after detaining them for periods ranging from a few days to three years without bringing any clear charges against them or putting them on trial. Most of them were released only after their families were extorted into paying sums of money to secure their release.

B. In December 2023

1. Arbitrary arrests/detention

Syrian regime forces
First: In December, Syrian regime forces continued to hunt down and arrest individuals who had agreed to settle their security situation with the regime in areas that saw settlements with the regime. Most of these arrests, which have been concentrated in Rural Damascus governorate, took place during campaigns of mass raids and arrests, and at checkpoints.

Second: We recorded sporadic arrests involving civilians for receiving money transfers in a foreign currency (American Dollar) across various Syrian governorates, but most notably in Damascus and Homs. Many families told us that these arrests were carried out for extortion and extracting money from families in exchange for the release of their loved ones.

Third: We recorded arrests carried out by pro-regime militias/informal regime forces targeting civilians at checkpoints for the purpose of extortion. These arrests were concentrated in Rural Damascus governorate.

Fourth: We documented arrests targeting civilians on the grounds of their failure to enlist in the regime army’s reserve forces for their mandatory military service. These arrests, which took place in the two governorates of Rural Damascus and Hama, were mostly carried out at checkpoints and in the form of raids and mass arrests.

Fifth: We documented arrests by regime security forces targeting civilians visiting immigration and passports departments in regime-held governorates to obtain travel documents.
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**SDF**

The SDF also continued enforcing the group’s policies of arbitrary detention and enforced disappearance in December, resulting in increasing numbers of detentions and enforced disappearances. SDF personnel continued carrying out campaigns of mass raids and detentions, targeting civilians on the pretext of fighting ISIS, with some of these arrest campaigns backed by US-led coalition helicopters. We also documented detentions in connection with the ongoing clashes between the SDF and local Arab tribes in Deir Ez-Zour governorate. Moreover, we have documented more detentions of civilians for forced conscription, with these detainees taken to SDF military training and recruitment centers, which are concentrated in Manbij city and surrounding villages in Aleppo governorate. Also, the group arrested a number of civilians in December over accusations of working with the SNA.

The SDF has also continued abducting children with the objective of conscripting them for military training and sending them to military training camps; the parents and families of these conscripted children are not allowed to contact them, while the SDF refuses to disclose their fate.

**HTS**

HTS detained more civilians in December. These arrests, which were concentrated in Idlib governorate, targeted media activists and political figures. Most of these arrests were carried out in relation to the detainees expressing opinions critical of HTS’s management of areas under its control. These detentions are routinely carried out arbitrarily in the form of raids in which HTS members storm their victims’ homes, often breaking down the doors, or abducting their victims in the street or while they’re passing through temporary checkpoints. The group also arrested a number of individuals over their alleged affiliation with the extremist Tahrir Party. Most of these arrests took place in the form of raids and mass arrest, as well as at checkpoints.

**All armed opposition factions/SNA**

All armed opposition factions/Syrian National Army (SNA) continued carrying out arbitrary detentions and kidnappings in December, including of women and children. Most of these detentions were conducted on a mass scale, targeting individuals coming from areas controlled by the Syrian regime or the SDF. In addition, we documented detentions that exhibited an ethnic character, with these incidents concentrated in areas under the control of the armed opposition factions/SNA in Aleppo governorate. Most of these arrests occurred without judicial authorization and without the participation of the police force, which is the sole legitimate administrative authority responsible for arrests and detentions through the judiciary, with these arrests also carried out without any clear charges being presented against those being detained. Furthermore, we documented raids and arrests by SNA personnel targeting civilians who were accused of working with the SDF. Additionally, some media workers were detained for reporting on a protest held by lawyers in front of the Justice Place in al-Ra’ie city in northern rural Aleppo governorate that called for discharging the interim government and ending corruption in the judiciary. Those arrests also involved beating some of the lawyers taking part in the demonstrations and breaking the cameras of some media workers.
B. Releases from detention centers

**Syrian regime forces**

We continued to monitor releases from the various detention centers. In total, we recorded the release of 30 individuals in December 2023, all of which had different causes and contexts:

- We documented no releases in connection with the amnesty decree promulgated by the Syrian regime on April 30, 2022 (Decree No. 7 of 2022).

- In Damascus governorate, we documented the regime’s release of 12 individuals who were mostly originally from the governorates of Rural Damascus, Damascus, Aleppo, Daraa, and Idlib in December. Those 12 were released after they had served their arbitrary sentences. As such, these releases were not related to amnesty decrees 7/2022 or 36/2023, with these detainees having been imprisoned for an average of one to five years.

- We also documented the release of 18 detainees who had been held without trial for brief periods of time, ranging from a few days to a few months, without appearing before a court. Most of these detainees came from the governorates of Rural Damascus, Daraa, and Homs, and all of them had spent the duration of their detention in security branches.

**SDF**

In December 2023, we documented the release of 19 individuals from SDF detention centers where they had been held for various periods ranging from a few days to three months, with most of these detainees originating from the governorate of Deir Ez-Zour. Most of these releases were the result of mediation by tribal intermediaries or came after the detainees had completed their arbitrary sentences.

**HTS**

In December 2023, we documented HTS’ release of five civilians from its detention centers in Idlib governorate, with the released detainees having been detained for a few days, without any clear charges being brought against them.

**All armed opposition factions/SNA**

In December 2023, all armed opposition factions/SNA released 16 civilians after detaining them for periods ranging from a few days to two months without bringing any clear charges against them or putting them on trial. Most of them were released only after their families were extorted into paying sums of money to secure their release.
III. Arbitrary Arrests by the Parties to the Conflict

A. In 2023

In 2023, SNHR documented a total of no fewer than 2,317 arbitrary arrests/detentions, including of 129 children and 87 women (adult females). Of those arrested, 1,923 have gone on to be classified as having been forcibly disappeared.

Arbitrary arrests/detentions at the hands of the parties to the conflict and the controlling forces in Syria that took place in 2023 are distributed as follows:

As shown in the chart above, May, followed by August then December and November saw the most significant increases in the number of arbitrary arrests. This occurred for two main reasons. Firstly, the Syrian regime continued carrying out mass arrests targeting Syrian refugees forcibly deported from Lebanon. These arrests followed widespread crackdowns by the Lebanese army involving raids and arrests targeting Syrian refugees in Lebanon, who were then forcibly sent to the Syrian-Lebanese border area in May. Secondly, the Syrian regime, in August, November and December, targeted civilians in connection with various types of protests that broke out in areas under regime control and in connection with the Counter-Cybercrime Law, as well as civilians who had agreed to settle their security situation.
Arbitrary arrest/detention documented in 2023 were distributed by the parties to the conflict and the controlling forces, as follows:

A. **Syrian regime forces**: 1,063 individuals, including 24 children and 49 women. Of these, 121 have been released, while the remaining 942 have subsequently been categorized as forcibly disappeared.

B. **HTS**: 248 individuals, including four children and seven women. Of these, 62 have been released, while the remaining 186 have subsequently been categorized as forcibly disappeared.

C. **All Armed Opposition factions/SNA**: 365 individuals, including 10 children and 25 women. Of these, 93 have been released, while the remaining 272 have subsequently been categorized as forcibly disappeared.

D. **SDF**: 641 individuals, including 91 children and six women. Of these, 118 have been released, while the remaining 523 have subsequently been categorized as forcibly disappeared.

Arbitrary arrests documented in 2023 are distributed by the parties to the conflict and controlling forces in Syria across Syrian governorates as follows:
As shown in the table, Aleppo governorate saw the highest number of arbitrary arrests/detentions, followed by Rural Damascus, and then in ascending order, Deir Ez-Zour, Idlib, Damascus, Hasaka, Raqqa, and then Daraa.

**B. In December 2023**

In December 2023, SNHR documented at least 232 arbitrary arrests/detentions, including of 17 children and six women (adult female), at the hands of the parties to the conflict and the controlling forces in Syria, with 193 of these detainees subsequently being categorized as forcibly disappeared.

Arbitrary arrest/detention documented in December were distributed by the parties to the conflict and the controlling forces responsible, as follows:

![Graph showing distribution of arbitrary arrests/detentions by parties in December 2023]

- **A. Syrian regime forces**: 94 individuals, including two children and three women. Of these, 11 have been released, while the remaining 83 have subsequently been categorized as forcibly disappeared.
- **B. HTS**: 16 individuals, including one child. Of these, five have been released, while the remaining 11 have subsequently been categorized as forcibly disappeared.
- **C. All Armed Opposition factions/SNA**: 43 individuals, including three women. Of these, 12 have been released, while the remaining 31 have subsequently been categorized as forcibly disappeared.
- **D. SDF**: 79 individuals, including 14 children. Of these, 11 have been released, while the remaining 68 have subsequently been categorized as forcibly disappeared.
At Least 2,317 Arbitrary Arrests/Detentions Documented in 2023, Including 129 Children and 87 Women, With 232 Documented in December Alone

Arbitrary arrests/detentions documented in December at the hands of the parties to the conflict and the controlling forces are distributed across Syrian governorates as follows:

As shown in the table above, Aleppo governorate saw the highest number of cases of arbitrary arrests/detentions documented in December, followed by the governorates of Deir Ez-Zour, then, in descending order Rural Damascus, Damascus, Raqqa, Idlib, Hama, and Hasaka and Daraa.

IV. Most Notable Cases and Incidents of Arbitrary Arrest/Detention in 2023 and December

A. In 2023

A. Syrian regime forces:

Most notable incidents

On Thursday, January 5, 2023, the Eighth Division, affiliated with the Syrian regime’s Military Security Directorate, carried out a raid on al-Mata’iya town in eastern rural Daraa governorate, during which they arrested five civilians from the same family, one of them a nurse, with all being taken to an undisclosed location.
At Least 2,317 Arbitrary Arrests/Detentions Documented in 2023, Including
of 129 Children and 87 Women, With 232 Documented in December Alone

On Saturday, January 14, 2023, personnel from the Syrian regime’s Military Security Intelligence directorate carried out a raid and arrest campaign in al-Jebba village in Rural Damascus governorate. SNHR documented the arrest of three civilians, including two women, in the campaign, with all three being taken to a regime detention center in Damascus city.

On Friday, May 26, 2023, personnel from the Syrian regime’s Political Security Directorate arrested a 60-year-old woman in al-Karaj area in Homs city as she was trying to irregularly cross into Lebanon via the Syrian-Lebanese borders. She was taken to a regime detention center in Homs city.

On Sunday, November 5, 2023, 10 women from the Afrin area of northwestern Aleppo governorate were arrested by soldiers from the Syrian regime’s Fourth Division at a checkpoint in Bab Janban neighborhood in Aleppo city. The women were travelling from their place of residence in al-Shahba area in northern Aleppo governorate to the neighborhoods of al-Sheikh Maqsood and al-Ashrafia in Aleppo city, both of which are controlled by the SDF. The women were subsequently taken to the State Security branch in Aleppo city.

Most notable cases

Ahmad Hussein Tou’ma, a 36-year-old man from Kanaker town in western Rural Damascus governorate, was arrested on Saturday, January 14, 2023, by personnel from the Syrian regime’s Military Security directorate at a checkpoint in Drousha town in western Rural Damascus governorate, as he was returning home from work. Ahmad had previously agreed to settle his security situation with the regime. He was taken to a regime detention center in Damascus city.

Nader Nader and Ihad Nader, two siblings aged 31 and 35 respectively from al-Ghariya town in southern rural Suwayda governorate, were arrested on Sunday, April 23, 2023, by members of the Lebanese Army’s Intelligence service from their place of residence in Qernabel village in the Mount Lebanon area over charges of lacking the necessary legal residence papers in Lebanon. Subsequently, they were deported to the al-Masna Boarding Cross where they were arrested by the members of the Syrian regime’s Military Security Intelligence on the pretext of failing to perform their military service. They were taken to a regime detention center in Damascus city.

Firas Ghanem, a man from al-Annaza town, administratively a part of Banyas city in northern Tartus governorate, was arrested by personnel from the Syrian regime’s Political Security Intelligence directorate after being summoned to a regime detention center in Tartus city on Monday, July 3, 2023. Firas was arrested for voicing criticism on his Facebook page of the dire living conditions and corruption in regime-held areas. He was released on August 24, 2023.

Firas faces charges based on the ‘Counter-Cybercrime’ Law which is used by the Syrian regime as grounds to arrest citizens and government employees for criticizing the poor living conditions and corruption in regime areas.
At Least 2,317 Arbitrary Arrests/Detentions Documented in 2023, Including 129 Children and 87 Women, With 232 Documented in December Alone

Sattam Wahid al-Rajab, a 13-year-old boy from Heymar Labda town, which is affiliated with Manbij city eastern rural Aleppo governorate, was arrested on Friday, July 21, 2023, by Syrian regime forces at the Abaja Checkpoint near Abu Hanaya village in al-Salamiya area in eastern rural Hama governorate, while he was returning from Lebanon. He was taken to an undisclosed location.

Bashar Ali Ahmad Najla, from Mazra‘et al-Hanifa village in rural Tartus governorate, a former producer with the al-Mayadeen TV Channel who was working as a Syrian regime state employee at the Banyas Oil Refinery in northern Banyas city in rural Tartus governorate at the time of his arrest, was detained on Thursday, November 2, 2023, by personnel from the regime’s Criminal Security branch who lured him from his workplace in the oil refinery. Bashar was arrested, in a manner closer to an abduction than a legitimate arrest, over voicing criticism of the living situation and corruption in regime-held areas on his Facebook page. He was taken to an undisclosed location.

Mohammad Qteish, a man born in 1971 who had been living in Jdaidat al Fadel in western Rural Damascus governorate, was arrested on Tuesday, November 14, 2023, by soldiers from the Syrian regime’s Fourth Division at a checkpoint at the entrance to al-Hajar al-Aswad in southern Rural Damascus governorate, while he was on his way to check on his home in the area. He was then taken to an undisclosed location.

2. HTS

Most notable cases

Mohammad Talloush from Arab Saed village in rural Idlib governorate, was arrested/detained on Monday, March 13, 2023, by members of the HTS’ General Security division during a raid and arrest campaign by the group in Arab Saed village in western rural Idlib governorate over accusations of being affiliated with the Hurras al-Din (Guardians of the Faith) group, and taken to an undisclosed location. The arrest took place in tandem with HTS surrounding the village and enforcing a curfew there for multiple hours.

Ahmad Omar al-Dal’, a 14-year-old boy from Deir Hassan village in northern rural Idlib, was arrested/detained on Tuesday, May 9, 2023, by HTS personnel, in a raid and arrest campaign in Deir Hassan village over accusations of participating in an anti-HTS demonstration held by the al-Tahrir Party. He was taken to an undisclosed location.
Ali Alolou, born in 2001, a media worker and reporter with the Khabar News Agency, from Kelli town in northern rural Idlib governorate, was arrested on Wednesday, May 10, 2023, by HTS members who raided his home and assaulted him over his filming an anti-HTS demonstration held by the extremist al-Tahrir Party in his hometown. He was taken to an undisclosed location.

Abdul Aziz Darwish, a lawyer and member of the Free Lawyers Association in Aleppo governorate from Tadil village in western rural Aleppo governorate, was arrested on Friday, June 16, 2023, by HTS personnel at a checkpoint set up at the al-Gazzawiya intersection which separates HTS’s areas of control in Idlib governorate from the SNA’s in northern Aleppo governorate. We documented that he was released the next day.

### 3. All armed opposition factions/SNA

#### Most notable incidents

On Saturday, February 18, 2023, members of the Jaish Suryia al-Hurra [Free Syria Army] armed opposition faction arrested five civilians, including one child, in a raid and arrest campaign in al-Rukban Camp on the Syrian-Jordanian border in eastern Homs governorate. Three of those arrested were released on March 3, 2023, while the fate of the other two remains unknown.

On Wednesday, May 24, 2023, the SNA’s Military Police arrested three civilians, including one woman, from the same family in a raid and arrest campaign on Kafrdali village, administratively a part of Afrin city, in northern rural Aleppo governorate over accusations of their working with the SDF. All three were taken to an SNA detention center.

#### Most notable cases

Asia Ahmad Haydar, a woman from Ketekh village (administratively a part of Afrin city) in northern rural Aleppo governorate, was arrested on Wednesday, April 5, 2023, by SNA members who raided her house in her home village over her participation in in a sit-in held in front of the home of the four civilians shot dead on March 20, 2023, by members of the SNA’s Jaish al-Sharqiya [the Army of the East] faction, whilst the protesters were trying to build a fire as part of the celebrations for the Kurdish New Year, known as Nowruz. We documented her release the following day.

Two sisters, identified as Hevein and Mariam Yousef Jouma, aged 16 and 24 respectively, from Alka village, which is administratively a part of Afrin city in northwestern Aleppo governorate, were arrested on Tuesday, August 1, 2023, by SNA personnel in Afrin city, and taken to an undisclosed location.
Lazkin Saleh, a cardiologist from Kourzileh, administratively a part of Afrin city, in northern rural Aleppo governorate, was arrested on Tuesday, September 5, 2023, by SNA personnel who raided his home in the city. He was released on September 28, 2023.

Emad Hassan, a 49-year-old man from Khalniza village, administratively affiliated with Afrin city in northwestern Aleppo governorate, was arrested/detained on Wednesday, November 15, 2023, by personnel from the SNA’s Military Police for demanding the return of his house in the village which had been seized by the SNA’s al-Sultan Murad faction.

D. SDF

Most notable incidents

On Sunday, March 26, 2023, SDF forces arrested/detained two teachers from al-Shaddadi city in southern rural Hasaka governorate over their participation in a strike staged by a number of teachers who demanded better wages and the abolition of the conscription policy enforced by the SDF in areas under its control. They were released later the same day.

On Sunday, April 9, 2023, SDF members, backed by an international coalition helicopter, carried out a raid and arrest/detention campaign in Abu al-Netal village in the northern suburbs of Deir Ez-Zour governorate. SNHR documented the arrest of three civilians from the village, who were taken to an undisclosed location.

On Saturday, May 20, 2023, SDF personnel carried out a raid and arrest campaign in the Hawayej Boums’a and Mheimda IDPs Camps in western rural Deir Ez-Zour governorate. SNHR documented the arrest of 12 civilians from Deir Ez-Zour city, who were taken to an undisclosed location.

On Sunday, September 24, 2023, SDF carried out a raid and arrest campaign in al-Shahil city in eastern rural Deir Ez-Zour governorate. SNHR documented the arrest of four civilians, including two children, who were then taken to an undisclosed location.

On Wednesday, November 1, 2023, the SNA’s Military Police intensified their arrests/detentions at checkpoints in the city of Manbij and the surrounding villages in eastern rural Aleppo governorate for the purpose of conscription. SNHR documented the arrest of 11 civilians, who were taken to an undisclosed location.
Most notable cases

Alif Mohammad Othman, a teenage girl born on March 15, 2007, from Halil village, administratively a part of the Rajou Subdistrict in northern rural Aleppo governorate, who lives in Tal Ref’at city in northern rural Aleppo governorate, was abducted on Saturday, January 7, 2023, by the SDF’s al-Shabiba al-Thawriya, (Revolutionary Youth) faction, also known as the ‘Joanne Schurchkar’, while on her way to school in the city, for the purpose of conscription. She was taken to an SDF recruitment center. We documented that she was released on January 31, 2023, following pressure from her family who demanded her return.

Bayal Mohammad Saleh Aqil, a girl born in 2010 from al-Qameshli city in the suburbs of Hasaka governorate, was abducted for military conscription on Wednesday, May 24, 2023, by the SDF’s ‘al-Shabiba al-Thawriya; (Revolutionary Youth) faction, also known as the ‘Joanne Schurchkar’. She was taken to an SDF recruitment center. On the following day, Bayal appeared in a video saying in Kurdish that she had voluntarily joined the SDF.

Jad’an Adnan al-Mohammad, a 16-year-old boy from Ousajli Kabir village, administratively affiliated with Manbij al-Gharbi city, in eastern rural Aleppo governorate, was abducted on Tuesday, July 4, 2023, for military conscription on Tuesday, July 4, 2023, by the SDF’s al-Shabiba al-Thawriya, (Revolutionary Youth) faction, also known as the ‘Joanne Schurchkar’, in his home village. He was then taken to an SDF recruitment center.
Barzan Hussein Layani, born in 1973, a media worker from Ma’bada town in northeastern Hasaka governorate, who’s employed by the Kurdistan Democratic Party in Syria (KDP-S), was arrested on Tuesday, August 15, 2023, by the SDF in a raid on his workplace in the town. We documented that he was released on September 30, 2023.

A 70-year-old man, identified as Mudres Moushid Hammou Beerou, from Halnaj village, administratively affiliated with Ein al-Arab city in eastern rural Aleppo governorate, was abducted in the village on Wednesday, September 20, 2023, by personnel from the SDF’s al-Shabiba al-Thawriya, (Revolutionary Youth) faction, also known as the ‘Joanne Schurchkar’. Mudres was taken to an SDF detention center for his participation in an anti-SDF demonstration held to protest at the group raising fuel prices in areas under its control.

While the al-Shabiba al-Thawriya released Murdres on the same day, SNHR has acquired a number of photos, now archived on our database, showing clear signs of brutal torture on different parts of his body, which were clearly the result of him being subjected to various methods of torture. The torture Beerou was subjected to resulted in multiple fractures to his right hand and foot. Beerou’s family transferred him to al-Amal Hospital in Ein al-Arab city to receive treatment.

SNHR released a statement condemning the detention and brutal torture of Mudres.

Ahmad al-Yousef, a man from Hajin city in eastern Deir Ez-Zour governorate, who works as a security guard at the city’s hospital, was arrested on Sunday, September 10, 2023, by SDF personnel who raided his workplace in the hospital as a way to pressure his brother to surrender himself. Ahmad was then taken to an undisclosed location.
Three brothers, identified as Najeh, Khalaf, and Bassam al-Bashir al-Saeed, were arrested on Thursday, October 19, 2023, by SDF personnel in a raid on Najeh’s house in his hometown of al-Jarthi in eastern rural Deir Ez-Zour governorate over accusations of bombing an SDF military vehicle a few days before in the town. The three were then taken to an undisclosed location. The SDF also demolished Najeh al-Saeed’s house following his arrest. We recorded that Bassam and Khalaf al-Bashir al-Saeed were released on October 23, 2023, while Najeh’s fate remains unknown.

Majd Hussein al-Hmoud, was arrested/detained on Wednesday, November 22, 2023, by the SDF at a checkpoint in his hometown of al-Hawayej in eastern Deir Ez-Zour governorate on the pretext of being affiliated with Arab tribal forces. He was then taken to an undisclosed location.

B. In December 2023

1. Syrian regime forces

Most notable cases

Taha al-Hussein, a man from al-Rastan city in rural Homs governorate, was arrested on Sunday, December 3, 2023, by personnel from the Syrian regime’s Criminal Security Department who raided his place of work at a money transfer office in al-Salibiya neighborhood in his home city. He was then taken to an undisclosed location.

Yousef al-Jassim, a 59-year-old resident of Jdaidat al-Fadel town in western Rural Damascus governorate and was previously a resident of al-Hajar al-Asswad city in southern Rural Damascus governorate, was arrested on Friday, December 15, 2023, by personnel from the Syrian regime’s Criminal Security Department who raided his home in Jdaidat al-Fadel. He was then taken to an undisclosed location.

2. HTS

Most notable cases

Mohammad al-Sharif, a lawyer from Termanein town in rural Idlib governorate, was arrested on Monday, December 11, 2023, by HTS personnel after leaving his house in the town, and taken to an undisclosed location.
3. All armed opposition factions/SNA

Most notable cases

Faris Zain al-Abdin, a media worker from Daraa city who currently lives in al-Ra’ie city in northern rural Aleppo governorate, was arrested/detained on Monday, December 18, 2023, by SNA’s Civilian Police officers while covering a demonstration held by lawyers in front of the Justice Place in al-Ra’ie city in northern rural Aleppo governorate at which the protesters were calling for discharging the interim government and ending corruption in the judiciary. The arrest involved assaulting Faris and breaking his camera. He was released a few hours later.

Sabri Mustafa Shashou, a 67-year-old man from Darkeir village, administratively affiliated with Afrin city in northwestern Aleppo, was arrested on Friday, December 22, 2023, by officers from the SNA’s Civilian Police Force in his home village over accusations of working with the SDF. He was then taken to an undisclosed location.

4. SDF

Most notable cases

Amal Qahrman Sheikh Mohammad, a girl born in 2011 from Raqqa city who lives in Ein al-Arab city in eastern rural Aleppo governorate, was abducted on Saturday, December 2, 2023, by the SDF’s al-Shabiba al-Thawriya, (Revolutionary Youth) faction, also known as the ‘Joanne Schurchkar’, after leaving her school in Ein al-Arab city. She was taken to an SDF military recruitment center.

Khaled al-Hamidi, aged 52, the mukhtar (headman) of Ramala village, which is administratively affiliated with Manbij city, in eastern rural Aleppo governorate, was arrested on Wednesday, December 6, 2023, by SDF personnel after being beaten at a checkpoint at the entrance of Ramala village over accusations of working with the SNA. He was taken to a detention center in Ein al-Arab in rural Aleppo governorate.

Zakkour al-Haj Saeed, a man from al-Sheyab village, administratively affiliated with Manbij city in eastern rural Aleppo governorate, was arrested/detained on Sunday, December 3, 2023, by SDF Military Police personnel at al-Khattaf Checkpoint at the city’s eastern entrance for conscription purposes.

Hussein al-Hassan al-Hawas, a man from Theyban town in eastern rural Deir Ez-Zour governorate, was arrested on Saturday, December 9, 2023, by SDF personnel who raided his house in the town. He was then taken to an undisclosed location.
V. The Laws and Texts Related to Torture in the Current Syrian Constitution and Law Have Not Ended or Reduced the Frequency of Torture in the Syrian Regime’s Detention Centers

The Syrian state’s heavily centralized control of its detention centers means that it is extremely unlikely that deaths due to torture could take place without the knowledge of the ruling regime. In recent years, hundreds of reports of deaths due to torture in the Syrian regime’s detention centers have spread widely within Syrian society, and in domestic, regional, and international media, while the Syrian regime itself has notified dozens of families of their loved ones’ deaths in detention centers, often citing wholly implausible supposed causes of death, such as a “heart attack”.

The Syrian regime bears responsibility for proving its claims that the deaths that occurred in its custody were not due to torture, although it hasn’t conducted a single investigation into any of these deaths for 12 years to date, with this fact alone constituting clear and damning evidence of the regime’s culpability. In addition to this, it should be emphasized that this systematic torture and the many associated deaths involve not just one of the Syrian regime’s organs, but require the participation of several state institutions, the most prominent of which are: the Ministry of Interior, the Ministry of Defense, the security services, civil prisons, military hospitals, the judiciary, the Ministry of Awqaf, and the Office of Burial Services; this too indicates a high level of coordination and synchronization between these institutions, which can only be achieved by senior-level management officials in the Syrian regime controlling all of these institutions.

On March 30, 2022, the Syrian regime’s President issued Law No. 16 for 2022 criminalizing torture, which claimed that the regime considers this crime a felony requiring severe punishment for its perpetrator, or for those who participated in inflicting it, as well as for those who incited them to carry out these actions. According to Syrian law, torture is classified as a felony subject to a ten-year criminal statute of limitations if the perpetrator is not immediately subjected to public prosecution immediately. SNHR issued a report previously in which we explained that there is a flaw in the Syrian regime’s system of categorizing torture and creating the related legislation, in addition to a flaw in the text of the ‘law’ itself. The following are key points that demonstrate these flaws:

• The law does not apply to crimes of torture committed before the date of its issuance; rather, pre-existing provisions are applied for these, such as the provision of Article 391 of the Penal Code, which classifies torture as a misdemeanor, which shall be subject to a statute of limitations after three years. If torture results in a disability or death, however, it then becomes a felony, with the crime being subject to a statute of limitations which expires after ten years, meaning that all crimes of torture committed since March 2011 were not covered by Law No. 16/2022, though they are, of course, subject to a statute of limitations. The statute of limitations is related to the initiation of the public prosecution, which is a decision issued by the representative of the Public Prosecution Service to charge the perpetrator with the crime of torture. As for the investigations by the police, security authorities, or any public body, the initiation of a public lawsuit is not considered to be related to and does not interrupt the statute of limitations.

• The law fails to mention the cruel and inhuman conditions of detention in which detainees are held, as well as omitting any mention of the prison authorities’ deliberate negligence towards detainees and deprivation of healthcare for them, which are classified as being among the torture methods practiced by the Syrian regime and among the causes leading to the high levels of prisoners’ deaths in regime detention centers.

The Syrian regime strictly controls the issuance of death certificates, which are not made available to any of its victims’ families, whether these victims were killed at the hands of the Syrian regime or by other parties. The Syrian regime only allows death certificates to be issued for those who meet the narrow criteria set by the regime and its security services. In many previous reports, we have discussed the phenomenon of the regime’s forcing victims’ families to make false statements and blackmailing them into signing reports prepared by the security services stating that ‘armed terrorist gangs’, rather than the Syrian regime, killed their loved ones, forcing them to do so by withholding death certificates until they sign these false statements. The Syrian regime has not only failed to launch any judicial investigations into the causes of death for hundreds of thousands of Syrians but has also failed to hold to account even one member of its security or military forces for their involvement in these killings. We note that the vast majority of victims’ families are unable to obtain death certificates from the Syrian regime, for fear of linking their names with those of individuals detained by the regime and killed under torture, meaning that they were dissidents who opposed the Syrian regime, or of their loved one being registered as a ‘terrorist’ if they were wanted by the security services; additionally, many victims’ families have been forcibly displaced outside the areas controlled by the Syrian regime.

On August 10, 2022, the Syrian regime government’s Minister of Justice issued Circular No. 22 specifying the procedures for the conduct of proceedings related to registering deaths within Sharia courts. The circular included new conditions stipulating that five items of evidence must be submitted to and approved by the relevant judges in proceedings related to registering the death. It also requires that all relevant courts involved in death registration cases comply with the circular’s content. We issued a report summarizing our analysis of the constitutional and legal violations contained in this circular’s text and the consequences thereof. In an additional move to restrict the families of the missing, the regime imposed a security clearance requirement to obtain a judicial power of attorney for the absent and the missing, with Decision No. 30, issued by the Ministry of Justice on September 16, 2021, requiring anyone needing obtain legal power of attorney for any absent or missing individual to first obtain ‘security clearance’. The procedures required to obtain this clearance are accompanied by bargaining and material extortion; women are among the first victims of the circular’s ruling, since wives and mothers are invariably the family members most involved in the legal procedures to prove the absence or loss of their husbands, sons or other family members, and thus need to obtain the judicial power of attorney. In cases where wives or mothers are present in regime-controlled areas and want to obtain the power of attorney, the ‘new security clearance’ increases their risk of being subjected to violence, extortion, or material, verbal and psychological abuse. If the judicial power of attorney for the absent person is not obtained due to the difficulty in obtaining this security clearance, their interests will be severely restricted and they will not be able to carry out the transfer of inheritance, obtain identification documents or bank cards, or receive salaries and pensions on behalf of the missing and the absent, especially since some of the absentees are wanted by the security authorities. This circular means that it is impossible to give absentees’ family members and relatives the right to obtain the power of attorney to manage the funds of their absent loved ones. This circular is also considered a major legal violation due to its violation of the Syrian Personal Status Law, which does not require any clearance of any kind.
Finally, we, at SNHR, stress that at least 15,069 individuals have died due to torture, as documented on our database, since March 2011 up until December 31, 2023, and we continue to record almost daily deaths among detainees or forcibly disappeared persons due to torture and neglect of healthcare in the Syrian regime’s detention centers. There is no doubt that this law will remain meaningless ink on paper and will not contribute in any way to deterring the security services from inflicting torture as long as the regime’s other repressive laws are in force, which are the ones on which the regime relies, including:

A. Texts that grant impunity to members of the security services from prosecution, conflicting with many articles of the General Penal Code and the current constitution

The Syrian regime has also legalized the crime of torture, despite the fact that the current Syrian constitution, issued in 2012 by Decree No. 94, prohibits arbitrary arrest and torture according to Article 53, and the General Penal Code in accordance with Article 391 which imposes a penalty of between three months and three years’ imprisonment for anyone who beats a person with a degree of severity during the investigation of crimes, and prohibits torture during investigation in accordance with Article 391; however, there are legal texts that explicitly oppose previous constitutional articles and Article 391, giving almost complete immunity and effectively legitimizing impunity, as officers, individuals, and employees of the security services enjoy near-complete exemption from prosecution before the judiciary, except with the approval of their superiors, as follows:

1. For members of the General Intelligence Department (State Security Department)

Article 16 of Legislative Decree No. 14 of 1969, which contains the law establishing the General Intelligence Department, stipulates that intelligence department members may not be prosecuted for crimes they commit while carrying out the tasks assigned to them, except with the approval of their superiors. This was decided by the Syrian Court of Cassation in Resolution No. 25, Basis 28 of 1979. Legislative Decree No. 14 of January 25, 1969, states that: “It is impermissible to pursue any workers in the State Security Administrations for crimes they have committed during the execution of the specified duties they were authorized to carry out, except by an order to pursue issued by the director.” Article 74 of the Internal Security Law of the State Security Department and the rules of service for its employees, issued by Legislative Decree No. 549 of May 25, 1969, states that: “No legal action may be taken against any General Intelligence Department employees, those assigned or detailed to the department, or those contracted with it for crimes incurred on the job or in the course of performing the job before referral to a department disciplinary board and before an order is obtained from the director.”

It should further be noted that these texts are considered confidential and are not published in the official gazette for the public to read, which is inconsistent with the principle of the supremacy of constitutional law.

5. Confidential law that is not published in the Official Gazette.
6. Published in “The Lawyers” magazine in 1979, Rule 392.
2. Regarding the members of the Intelligence Division (Military Security Department) and the Air Force Intelligence Department

These regime personnel enjoy similar, effectively total immunity due to their status as military personnel, with any prosecution being carried out before the military court, which does not prosecute military personnel except in cases where a prosecution order is issued by the Commander-in-Chief of the Army and the Armed Forces or the Chief of Staff according to the rank of the person to be prosecuted in accordance with the provisions of Article 53 of the Penal Code and Procedures of Procedure Military No. 61 of 1950.

3. Regarding the members of the Political Security Division

The Political Security Division is administratively affiliated with the Ministry of the Interior. In September 2008, Legislative Decree No. 64 of 2008 was issued, classifying these personnel, along with members of the Internal Security Forces and members of the customs police, as falling under the jurisdiction of the military judiciary, and explicitly stating that they may not be prosecuted without the prior issuance of an order for prosecution by the General Command of the Army and Armed Forces.

Legislative Decree No. 64 of 2008, by which an amendment to the Military Penal Code and Military Trial Procedure gave immunity to police and political security personnel, who were previously amongst those who could be tried before the ordinary judiciary, limited the ability to take action against them or against the army and the armed forces. This prosecution is issued in wartime, according to the Penal Code and the Military Trial Procedure by the Commander-in-Chief of the Army and the Armed Forces, who is at the same time the President of the Republic. Consequently, such prosecution has been banned - though it’s highly questionable that it had ever genuinely been in effect - for regime officials at any level of leadership and particularly for the senior leadership.

At the beginning of 2012, Legislative Decree No. 1 of 2012 was issued containing the ‘Law of Service for the Military of the Internal Security Forces,’ including members of the Political Security Division, which is considered an amendment to the aforementioned Legislative Decree 64/2008. Article 23 of this decree stipulated a requirement to establish a police disciplinary court specializing in investigating disciplinary matters concerning military police. This court is deemed competent to decide on these officers’ referral to the judiciary, except in the case of their being detained in flagrante delicto or during the commission of an economic crime, in which cases these two types of offenses can be prosecuted before the ordinary judiciary directly. It should be borne in mind that the police disciplinary court is made up of police officers named by the Chief of the Republic and therefore is not a judicial court and does not belong to the judicial authority but is completely subordinate to the executive authority.

7. Promulgated by Legislative Decree No. 61 dated February 27, 1950.
Therefore, all members of the four security services enjoy immunity from prosecution unless their superiors allow it; prosecution conditional on obtaining the aforementioned approval is considered unconstitutional and intrudes on the judicial authority, undermining its independence by imposing a limitation that does not allow it to exercise its constitutional mandate without the approval of an official of the executive authority as stated in the texts above.

These decrees, which are supposed to be legal texts but which, in reality, constitute blatant violations of the law, are legislative articles designed to legitimize crimes, violating even the 2012 Constitution, as well as fundamental tenets of human rights. In this context, therefore, Syria under the current Syrian regime suffers from two problems: the first in terms of the legal texts themselves, and the second in terms of applying the law, which is far graver; without a doubt, these legal texts, which express a commitment to ensuring impunity for the Syrian regime, along with the regime’s failure to carry out any investigation or pursue accountability for any member of the regime’s security forces, no matter how low-ranking, in relation to acts of torture, have all contributed to increasing the levels of torture inflicted. Indeed, the regime’s security services, in coordination with some doctors in military hospitals, are so sure of their impunity that they have invented new and horrific methods of torture that are even more brutal and savage than their usual methods, and which have caused deaths due to torture to continue up to this day.

B. The survival of the exceptional criminal courts such as the Counterterrorism Court in Damascus.
C. Authorization of regime security services to investigate citizens for a period that often exceeds two months.
D. The failure to reform the prison organization or subject it to judicial supervision.
E. The Executive Authority encroaching on the judiciary.
VI. What is SNHR Doing About the Detainees Issue?

Since 2011, the SNHR has created complex electronic programs to archive and categorize the data on detainees, which the team collects and verifies; this enables us to catalogue the detainees according to gender, the location where each was arrested, the governorate from which each detainee originally came, and the party responsible for their arrest. These programs also enable us to make comparisons between these parties, as well as identifying the governorates from which the largest proportion of residents have been arrested and disappeared.

Over the years, we have published periodic news reports on arrest incidents, as well as publishing a monthly report that monitors the record of cases of arrest, enforced disappearance, or release that occurred in the past month, as well as semi-annual and annual reports, in addition to dozens of additional reports that provide information on the various detention centers of the parties to the conflict, and other special reports related to detainees. We also periodically submit special forms to the United Nations Working Group on Enforced or Involuntary Disappearances, the Special Rapporteur on Arbitrary Detention and the Special Rapporteur on Torture.

On Wednesday, November 15, 2023, the member states of the UN General Assembly voted on draft resolution A/C.3/78/L.43, which condemns the Syrian regime’s continuation of gross, systematic, and widespread violations of international humanitarian law and international human rights law. The resolution was passed with a majority of 86 states voting in favor, while 15 states voted against and 73 abstained from voting.

The resolution acknowledges that the number of detainees in Syria continues to rise steadily, already exceeding 135,000. Furthermore, the resolution stresses that the documented number of child deaths has risen to 30,034, including 198 children who died due to torture. Relatedly, the resolution holds the regime responsible for the systematic use of enforced disappearance, which, as the resolution adds, constitutes a crime against humanity. The resolution also condemns the regime’s extrajudicial killings.

The resolution draws upon SNHR’s data in many of the figures and much of the information it cites. In this context, it should be noted that SNHR has been working closely with many UN bodies on Syria for nearly 13 years, including the UN Human Rights Office (OHCHR), the Independent International Commission of Inquiry on the Syrian Arab Republic (COI), the International, Impartial and Independent Mechanism (IIIM), the UNICEF, and many UN special rapporteurs.
The Counter-Terrorism Law, the General Penal Code, and the Military Penal Code are among the most prominent laws under which detainees are tried. In most cases, the regime’s exceptional courts where the detainees are tried use a range of main charges which are particularized according to the detainees’ cases. For example, one of the charges contained in the Penal Code, such as weakening national sentiment, will be brought against a detainee along with another charge from the Counterterrorism Law, such as financing terrorism; this means the detainee is not charged with a single charge, but rather a set of charges, none of which are based on evidence or facts.

On March 28, 2022, the regime issued Law No. 15, amending the General Penal Code. We list the following main amendments concerning detainees based on their expressions of opinion or the basis of the conflict:

A. Terminological amendment to distinguish between a felony and a misdemeanor
B. Terminological amendment of the crime of ‘weakening national sentiment’ in Article 285
C. Terminological amendment of the crime of ‘weakening the psyche of the nation’ in Article 286
D. Expanding the crime of ‘undermining the state’s financial position’ in Article 287
E. Adding a new crime of ‘improving the image of an enemy state’, now punishable by law
F. Adding a new crime punishable by law: Calling for the deduction of part of the Syrian territory
G. Abolishing the broad and vague crime of ‘inciting contempt for national conditions’

We at SNHR note that the amendments issued by the Syrian regime regarding the General Penal Code in accordance with Law 15/2022 have been expanded with the introduction of new crimes even more vaguely defined than previously, capable of subjecting an even wider range of civilians to prosecution for exercising the slightest form of expression of opinion or the mildest criticism of the state’s authority. We also believe that these amendments were issued by the regime in an effort to quell the increasing incidence of popular tension prevailing in the areas under regime control, even by regime loyalists, due to the deterioration in economic and living conditions suffered by civilians. Consequently, anyone who criticizes almost anything is arrested, which further strengthens the authority’s iron grip and legitimizes arrests.
Over the past 13 years, the Syrian regime has issued nearly 23 amnesty decrees, many of which are similar to one another and focus on securing the release of perpetrators of crimes, felonies and offences, while including only a very small number of detainees referred to exceptional courts such as the Counterterrorism Court and the military field courts, and excluding the largest proportion of detainees who were not subjected to any trial during the years of their detention, who have been classified as forcibly disappeared. We previously issued a report in which we monitored the detention and torture incidents that we recorded since the issuance of the two amnesty decrees, Decree No. 20 of 2019, and Decree No. 6 of 2020. We also issued a special report in which we outlined our follow-up work regarding the implementation of the latest decree No. 6, nearly two months after its issuance, and the record of arrests, torture and releases recorded by the SNHR between the issuance of Decree No. 6 on March 22, 2020, and May 15, 2020. In July 2021, we also issued a special report summarizing the cases and incidents of arrest and releases documented by SNHR in the period since Amnesty Decree No. 13 was issued on May 2, 2021, up to July 15, 2021. The report distinguished between the record of releases that took place related to the amnesty and those not related to it, which took place within the context of sentences’ expiry, and finally a report on the amnesty decree of the Legislative Decree No. 7 for 2022, issued on April 30, 2022. Despite all the amnesty decrees issued, at least 135,000 citizens in the categories of detainees and forcibly disappeared persons are still detained by the Syrian regime. On November 16, 2022, we released a report entitled, “Breaking Down the Amnesty Decrees Issued by the Syrian Regime Between March 2011 and October 2022”, noting that all the amnesty decrees have led to the release of no more than 7,351 arbitrarily arrested detainees, while the Syrian regime is still detaining roughly 135,253 detainee/forcibly disappeared persons. The report concluded that amnesty decrees only lead to the release of a very limited number of detainees, even while arbitrary arrests continue to be carried out in a systematic and widespread manner. The Syrian regime is still carrying out arbitrary arrests and enforced disappearance regardless of the amnesty decree it may issue.

According to Syria’s constitution and the legislation in force in the state, the Syrian government is committed to serving its citizens in issues regarding freedoms and the arrest and investigation of criminal acts, with a system of procedural rules that guarantee to uphold all human rights guarantees that preserve their freedom, rights and dignity stipulated in international covenants.

The 2012 constitution affirms that the rule of law is the basis of governance in the state, that every accused person is presumed innocent until convicted by a court ruling in a fair trial, and that the punishment is limited to that individual, so it is not permissible for family members of a perpetrator of criminal acts such as their spouse, forebears and descendants to be detained for the perpetrator’s crime, or held as hostages until the arrest of said perpetrator, with the constitution forbidding searching or arresting a person except in accordance with an order or decision issued by the competent judiciary. When arresting a person, the constitution requires that the individual be informed of the reasons for his arrest and of his rights, and also forbids the continuation of his detention by the administrative authority except by order of the competent judiciary, as well as categorically prohibiting torture or the subjection of anyone to humiliating treatment. Any attack on personal freedom, the sanctity of private life, or other public rights and freedoms guaranteed by the Constitution is prohibited, with any such abuse classified as a crime punishable by law.13

The constitution also guarantees the right of defense for the accused before the court and the right to appeal against the judgments issued by it\textsuperscript{14}, which the field court is not bound by.

As for national legislation, it is in keeping with these constitutional principles, as the Code of Criminal Procedure\textsuperscript{15} making it clear in Article 17/1 that the Public Prosecutor is the only figure authorized to investigate crimes and track down their perpetrators, plainly showing that such duties can certainly never be undertaken by any of the intelligence services! In regard to Article 25, this explicitly states that every official authority or employee who became aware during the performance of his job of the occurrence of a felony or misdemeanor should immediately report the matter to the competent Public Prosecutor, and submit all the information, records and papers related to the crime to him, a duty further underscored by Article 49 of the same law regarding police officials The Public Prosecutor’s assistants in the judiciary may deposit with him without delay any intimations and seizure records that they issue regarding the cases in which their involvement is authorized, along with all other relevant documents. While the security services are the main parties responsible for arrests and enforced disappearances, their actions blatantly contradict these clearly defined texts, meaning that they detain people for many years with no recourse to the authority of the judiciary and free from any oversight.

In the matter of arrest, detention, and deprivation of liberty, the Code of Criminal Procedure is extremely strict. In Article 104, it obliges the investigating judge to interrogate the defendant within twenty-four hours of his detention in police custody. The investigating judge must be asked to interrogate him or her. If the investigating judge refuses, is absent, or is prevented by a legal impediment, he or she should request another investigative judge, the head of the first instance court, or the conciliation judge to question the defendant.

Article 105 of the law rules that if the defendant has been arrested under a subpoena and remained in custody for more than 24 hours without being questioned or taken to the Public Prosecutor, this arrest would be classified as an arbitrary act, and the responsible official would be prosecuted for the crime of deprivation of personal freedom stipulated in Article 358 of the Penal Code.

According to the above points, we find that most of the legal texts have preserved the freedom of the Syrian citizen, which only a judge may limit through issuing an arrest warrant, to the extent that if no judge is available to try the defendant within twenty-four hours, the defendant must be released, even if the individual is suspected of murder, under pain of the arresting officers being classified as perpetrators involved in the crime of depriving an individual of their liberty; this confirms that the problem is not always with the legal text itself, but with the security services and official institutions which ignore these texts and fail to respect or comply with them.


It is worth noting here that Legislative Decree No. 55 issued on April 21, 2011, allowed the judicial police or their delegates (security services) to detain suspects for seven days, subject to renewal by the Public Prosecutor, provided that this period does not exceed sixty days. The security services have never complied with this legislation on two accounts:

2. These authorities do not observe the legal period of detention without trial, which is a maximum of sixty days. Cases of people being brought by the security services before all branches of the judiciary (terrorism court, military judiciary, ordinary judiciary) have repeatedly exceeded this period without any authorization from the Public Prosecutor.

2. This exceptional legislative mandate was limited to the crimes stipulated in Part One and Two of Book Two of the Penal Code (Articles 260 to 339) which are crimes against the internal and external security of the state and crimes against public safety, in addition to crimes of concealment of criminals and concealment of felonies and misdemeanors. This applies solely to offenses against the security of the state and the fabrication of crimes and slander, meaning that the crimes stipulated in the Anti-Terrorism Law are not covered by this text which gave it that exceptional authority, and therefore, along with all other crimes, are subject to the general rules that the suspect should be presented to the Public Prosecution within 24 hours of his arrest. It should be noted that the regime’s security services detain people without charge for long periods of time, even if their crime is a criminal offense such as drug smuggling, for example.

Consequently, this legislation that gave the security services (as the main cause of people’s disappearance) exceptional power to arrest and investigate individuals without charge for up to sixty days before the suspect is presented to the judiciary shows that it is an ineffectual legislative article for them.

As for the Penal Code, a portion of this is dedicated to listing the penalties for crimes of infringement of freedom, with Article 357 penalizing these with terms of temporary imprisonment ranging from three to fifteen years for any employee who arrests or imprisons a person in cases other than those stipulated by law. This legislation is also severe in regard to the penalties mandated for the director and guards of any prison who accept the imprisonment of a person against whom a judicial warrant has not been served, with Article 358 stipulating that the directors and guards of prisons, disciplinary institutes or correctional facilities and all employees who have abused their powers if they accepted the imprisonment of a person without a judicial warrant or judicial decision or detained him beyond the allocated term, are punished for such infringements with periods of imprisonment ranging from one to three years, and should be punished with a term of imprisonment of between one month and one year if they refuse to bring or delay bringing an arrested person or a prisoner before the competent judge (Article 359).


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VIII. Filing and Extracting Multiple Charges under Torture and Referring Detainees to Courts that are Effectively Security Branches

We at SNHR would like to emphasize that detainees imprisoned for participating in the popular movement for democracy in Syria have mostly been arrested and imprisoned for activities related to political dissent, human rights, or media activism, humanitarian relief work, and other similar peaceful activities. In the vast majority of cases the regime’s security branches extract wholly false ‘confessions’ to multiple offences from these detainees through coercion, intimidation and torture, with the most prominent of the charges against them being: inciting sectarian strife, threatening the ruling system, weakening/hindering national sentiment, collusion with external and enemy forces, supporting and financing terrorism, weakening the nation’s psyche, and ‘spreading despair or weakness among the members of society’. These are the charges which appear in the written records, and any detainee may be referred to another security branch if he or she is wanted by more than one security branch. The detainee’s fingerprints are generally placed on these records in lieu of a signature, again through use of coercion and torture. We note here that the personnel at these security branches rarely allow detainees to read and sign their ‘confessions’, but rather order them to place their fingerprint on the documents instead of signing them, doing so in most cases while they are blindfolded with a strip of cloth covering their eyes. These security records are then submitted to the Public Prosecution service, with the majority of them being transferred to either the Counterterrorism Court or the Military Field Court (these stages may take months or years, during which the detainees are exposed to the worst methods of torture, which are often lethal).

We briefly define the Counter-Terrorism Court, which was established in accordance with Presidential Decree No. 22 of 2012 as serving as a substitute for the exceptional Supreme State Security Court, examining detainees’ cases according to the Counterterrorism Law No. 19 of 2012, an article of legislation

Thus, we find that the Syrian constitution and national legislation clearly guarantee the rights and freedom of the suspect, and mandate that no individual should be arrested except with a judicial warrant, which means that there should be a case file with the judiciary that the Public Prosecution has brought against the defendant, and thus it should be easy to know the location of the person’s detention, the offense attributed to him and other details; despite all these facts, however, these texts have done nothing to prevent the existence of the problem of detainees and forcibly disappeared persons. This confirms that the principle of the supremacy of constitutional law has remained wholly theoretical and without any practical value in Syria and has been completely undermined by official government institutions and a judiciary that is incapable of oversight and accountability due to the loss of its independence and the encroachment of the executive and legislative authority on it. Based on the foregoing, it is simply impossible to talk about respect for the rule of law in a state whose institutions do not respect even the laws issued by itself, wholly disregarding the rule of law domestically as it does international human rights and humanitarian law, and whose judiciary is unable to hold it accountable.
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similar to the legislation on ‘counter-revolutionary goals’ issued in 1964, which violates the most basic principles and rules of law and human rights, under which a person can be arrested simply because he or she is suspected of not supporting the Syrian regime, with the court ruling on most cases of arrest carried out by regime forces. The Counterterrorism Court consists of three judges appointed by the President of the Republic, according to the proposal submitted by the Supreme Judicial Council, which is also chaired by the President of the Republic, and which tries civilians, military personnel, and juveniles, and issue sentences in absentia. In addition, these sentences may not be appealed except in the case of those who surrender themselves voluntarily. Although the body’s official name is the Counterterrorism Court, it tries all types of crimes and can therefore be called an exceptional court; it is, in fact, part of the regime’s security apparatus.

As for the Military Field Court, again briefly, this was established by Decree No. 109 of August 17, 1968, with its jurisdiction originally specified as being only for crimes committed in wartime; its remit was expanded in 1980, however, to allow it to operate in times of both war and peace and to try civilians, military personnel, and juveniles. This court, which was also formed by the executive authority through the Minister of Defense, consists of a president and two members who are not required to be law graduates. The rulings issued by this court are not open to appeal, being endorsed by the Minister of Defense. Regarding the death sentences issued by this court, these are ratified by the President of the Republic, with both the Minister of Defense and the President of the Republic able to manipulate the rulings issued according to their personal whims. The Military Field Court is wholly managed by the executive authority that dominates the judicial authority, meaning that the court fails to meet even the most basic conditions of fair trial, being closer to a regime military-security branch than to a court of law.

As the information on SNHR’s database confirms, the vast majority of detainees have been arrested in connection with their participation in activities connected with opposition to the Syrian regime, no matter how innocuous, such as attending demonstrations, being involved in media or humanitarian relief activism, or even as a result of their kinship ties with an activist; this means that the vast majority of detainees are arrested in connection with their political activism, meaning that they are political prisoners.

On September 3, 2023, the Syrian regime promulgated Legislative Decree No. 32 of 2023, which cancels Legislative Decree No. 109 of 1968 and its amendments, which established the Military Field Courts. Decree 32/2023 stipulated that all cases, in their current status, that were previously handled by the now-disbanded court shall be referred to the military judiciary which should handle them in line with the Syrian Penal Code and the Military Procedural Law and its subsequent amendments.

Other parties to the conflict have also established courts to try detainees they are holding in accordance with procedures that are, to a great extent, similar to the courts affiliated with the Syrian regime. Extremist Islamist groups have established Sharia courts made up of sharia judges or security personnel who issue sentences according to these groups’ extremist ideology. As for the areas under opposition control, these have established courts which operate according to amended forms of existing Syrian laws. The Syrian Democratic Forces, meanwhile, have established so-called ‘people’s courts’ and implemented their own laws and legislation, again derived from Syrian regime laws, with all these courts following the policy of exceptional courts by holding brief court proceedings, essentially amounting to kangaroo trials, to try the cases before them without any considerations of the fundamental standards of fair trials, and relying mainly on the jurisprudence of wholly partial and biased judges, most of whom are unqualified or illegitimate.
IX. Conclusions and Recommendations

Conclusions

• The issue of detainees and forcibly disappeared persons is one of the most crucial human rights issues in Syria which there has been no progress in resolving despite its inclusion in several UN Security Council resolutions, as well as in UN General Assembly resolutions, in Kofi Annan’s plan, and finally in the statement of cessation of hostilities issued in February 2016, which states that “all parties undertake to work for an early release of any arbitrarily detained persons, particularly women and children”, and in Security Council resolution 2254 of December 2015, article 12, which states that all detainees, especially women and children, must be released immediately. Despite all these resolutions and other official statements, no progress has been made on the issue of securing the release of detainees in any of the rounds of negotiations sponsored by international parties regarding the conflict in Syria. The International Committee of the Red Cross has been unable to conduct any periodic visits to any of these detention centers, constituting a violation of International Humanitarian Law.

• SNHR believes that the Syrian regime has not fulfilled any of its obligations under any of the international treaties and conventions which it has ratified, particularly the International Covenant on Civil and Political Rights (ICCPR). The regime has also violated several articles of the Syrian Constitution itself, with thousands of detainees detained without any arrest warrant, held for many years, without charges, and prevented from appointing a lawyer and from receiving family visits. Meanwhile, 68.25 percent of all detentions documented have subsequently been categorized as cases of enforced disappearance, with detainees’ families being denied any information on their loved ones’ whereabouts, while anyone making inquiries about the detainees faces the risk of being arrested themselves for doing so. The Syrian regime has also violated the right to liberty enshrined in article 9 of the ICCPR through the widespread practice of arbitrary and unlawful detentions.

• The HTS imposes absolute authority over the large areas it controls and the residents therein. The group, which has a political entity and has developed a highly hierarchical structure, is therefore obliged to implement the provisions of international human rights law. Hay’at Tahrir al Sham has committed widespread violations through arrests and enforced disappearances.

• All armed opposition factions/SNA have carried out arrests and torture against some residents in areas under their control.

• The Kurdish-led SDF have violated many basic rights and perpetrated numerous violations such as torture and enforced disappearance. They also have a political entity with a largely hierarchical structure and are, therefore, also obliged to apply the provisions of international human rights law.
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Recommendations

UN Security Council

- The UN Security Council should monitor the implementation of Resolution 2042, adopted on April 14, 2012, Resolution 2043, adopted on April 21, 2012, and Resolution 2139, adopted on February 22, 2014, which demand immediate cessation of the crime of enforced disappearance.

- Take action under Chapter VII of the Charter of the United Nations to protect detainees from certain death inside detention centers, and put an end to the epidemic of enforced disappearance that continues to plague Syria, posing a threat to the security and stability of society, act to end torture and deaths due to torture inside Syrian regime detention centers, and to save whoever is left among the detainees as quickly as possible.

UN Human Rights Council

- Follow up on the issue of detainees and forcibly disappeared persons in Syria and highlight this issue in all annual meetings.

- Cooperate and coordinate with all active local human rights groups in Syria.

Independent International Commission of Inquiry on the Syrian Arab Republic (COI)

- Launch investigations into the cases included in this report and previous reports. SNHR is willing to cooperate and provide more evidence and data.

International, Impartial, and Independent Mechanism (IIIM)

- Address the cases mentioned in this report and previous reports. SNHR is willing to cooperate and provide more evidence and data.

United Nations, the international community, and the guarantors of the Astana talks:

- The body established to address the missing persons issue must work on monitoring enforced disappearance cases, and pressure the states involved in the parties to the conflict towards making progress in the process of clarifying the fate of approximately 112,000 forcibly disappeared persons in Syria, 85 percent of whom are forcibly disappeared by the Syrian regime.

- Immediately begin applying pressure on all parties to ensure that they immediately reveal their detention records according to a timetable. In the meantime, detention places should be revealed immediately, and humanitarian organizations and the International Committee of the Red Cross should be allowed to visit them directly.
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- We call on the official appointed to take charge of the detainee file at the UN Special Envoy’s office to include the issue of the detainees during the upcoming round of Geneva talks, as this issue is of far greater importance to the Syrian people than other longer-term issues which can be jointly addressed later by the parties after a political settlement is reached, such as the constitution.

- Stop any forcible return of Syrian refugees, since the situation in Syria continues to be unsafe, and impose pressure to achieve a political transition that would ensure the automatic return of millions of refugees.

- Support organizations working to document cases of arbitrary arrest, enforced disappearance, and torture, support the process of accountability and its mechanisms, and support organizations working in victim rehabilitation programs.

**Russian regime**

- Must demand that its ally, the Syrian regime, disclose the fate of nearly 95,000 forcibly disappeared persons and immediately release tens of thousands of arbitrarily detained persons and detainees whose sentences ended, before demanding that those states which imposed sanctions on the Syrian regime lift them.

- Must support a genuine political transition away from the dynastic dictatorship of one family and its brutal security services towards democratic rule, which is the only way to achieve security, stability, and reconstruction.

**All parties to the conflict and the controlling forces**

- The arbitrary arrests and enforced disappearances, which are still ongoing, as detailed in this SNHR monthly report, must be ended immediately. The fate of all detainees and forcibly disappeared persons must be revealed, the families of those still alive should be allowed to visit them immediately, and the bodies of detainees killed as a result of torture should be handed over to their families.

- Unconditionally release all detainees who have been imprisoned merely for exercising their political and civil rights, release women and children, people with special needs, the sick, and the elderly, and stop using any detainees as prisoners of war.

- Allow the independent international monitors of the Independent International Commission of Inquiry and the International Committee of the Red Cross to access all official and unofficial detention centers without establishing any prior arrangements or imposing any restrictions or conditions, and improve the conditions of places of detention to meet the legal standards of detention centers.

- A UN committee should be formed to monitor and periodically assess the release of detainees according to a timetable that must be presented by all the detaining parties, primarily Syrian regime forces who are responsible for 89 percent of all detentions in Syria.

- Publish a register containing all the detainees’ data together with the reasons for their detention, their current locations, and the sentences issued against them.
• All sentences issued by the regime’s field military courts and counterterrorism courts should be suspended or repealed, since they fail to comply with domestic and international legislation, as well as failing to provide guarantees of a fair trial.

• End the policy of carrying out arrests without presenting legal warrants, release all detainees imprisoned without judicial charges, emphasize that individuals should also be detained only briefly before being presented in a court of law, and ensure that such trials do not take weeks or months.

Acknowledgment

We wish to extend our most sincere thanks to survivors and to victims’ family members and friends, as well as to eyewitnesses and local activists, for their significant and invaluable contribution to this report, in collecting and verifying data. We stand in solidarity with the detainees and the forcibly disappeared persons and their families.