Substantive session of 1993

IMPLEMENTATION OF THE INTERNATIONAL COVENANT ON ECONOMIC, SOCIAL AND CULTURAL RIGHTS

Initial reports submitted by States parties under articles 16 and 17 of the Covenant

Addendum

LEBANON

[12 May 1993]

Introduction

1. The delays of the Government of Lebanon in submitting the periodic reports required by the various international human rights instruments can be attributed to special circumstances. Lebanon is recovering from a 16-year period of intermittent armed conflict in which civil servants frequently risked their lives in order to go to work, and as a result had to confine themselves to the most urgent tasks.

2. For the same reasons, the human resources to collect and analyse the statistics and information required to prepare such reports have been in short supply in the Lebanese administration.

3. It should also be noted that part of Lebanese territory is still occupied by the Israeli army, despite Security Council resolution 425 (1978), and that negotiations for the implementation of the resolution have still not succeeded.
4. As a result of these unfavourable overall circumstances, this report is far from perfect. Accordingly, the Government of Lebanon requests the Committee on Economic, Social and Cultural Rights to consider the report as a token of good faith and the promise of fuller reports at a later date, as well as a reflection of real progress in achieving the rights set out in the Covenant.

PART 1

A. LAND AND PEOPLE

5. There are no official statistics and the population of Lebanon is estimated at slightly over 3 million, on a territory of 10,452 sq. km.

6. Annual per capita income is estimated at US$ 2,150. In the absence of accurate accounts, gross national product is estimated to be US$ 6.2 billion.

7. In 1981, the annual rate of inflation was 32.95 per cent. From 1984 Lebanon experienced rampant inflation which peaked in October 1992. In 1984 one United States dollar was worth 6.5 Lebanese pounds. In 1992 it averaged LL1,700, and reached a maximum of LL2,600 or LL2,700 (1992 inflation rate, 130 per cent). However, the national currency recovered considerably after the present Government was formed (21 October 1992). Since then it has remained remarkably stable (prices fell by 2 per cent in the first quarter of 1993).


9. In 1988, the rate of unemployment was estimated at 23 per cent, i.e. 38 per cent among men and 9 per cent among women (statistics of the League of Arab States and ESCWA, 1989).

10. The adult literacy rate is approximately 80.1 per cent (87.8 per cent among men and 73.1 per cent among women, UNESCO 1991).

11. Lebanese belong to one or another of the country's officially recognized religious communities. The size of each community is reflected in the number of seats to which each is entitled in the Chamber of Deputies, under the current Electoral Act (Act No. 154 of 22 July 1992). The 128 seats in Parliament are distributed as follows:

<table>
<thead>
<tr>
<th>Muslims</th>
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<tr>
<td>Sunnites</td>
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<td>Shiites</td>
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<td>Druzes</td>
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<td>Alawites</td>
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Christians

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<tr>
<td>Maronites</td>
<td>34</td>
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<tr>
<td>Greek Catholics (Melkites)</td>
<td>8</td>
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<tr>
<td>Greek Orthodox</td>
<td>14</td>
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<tr>
<td>Evangelicals</td>
<td>1</td>
</tr>
<tr>
<td>Armenian Catholics</td>
<td>1</td>
</tr>
<tr>
<td>Armenian Orthodox</td>
<td>5</td>
</tr>
<tr>
<td>Minorities</td>
<td>1</td>
</tr>
</tbody>
</table>

Total 128 seats

12. The mother tongue of the Lebanese is Arabic, which is also the official language. However, French and English are also taught in schools.


14. The mortality rate among children under 5 was 43 per 1,000 in 1990. The rate appears to have declined this year. The infant mortality rate is 38 per 1,000 (UNICEF, Beirut).

15. The maternal mortality rate was 200 per 100,000 live births in 1988 (Human Development Report, 1989, UNDP).

16. Fecundity (average number of children per woman) was 3.7 (UNICEF, Beirut, 1990).

17. In 1988, 42.6 per cent of the population were under 15 years of age; 52.3 per cent were between 15 and 64 and 5.1 per cent were over 65 (League of Arab States statistics, ESCWA); a total of 84 per cent of the population is urban, and 16 per cent rural (1990 statistics, UNDP, 1992).


B. GENERAL POLITICAL STRUCTURE

19. Following the collapse of the Ottoman Empire in 1918, Lebanon was placed under French mandate by the League of Nations ("A" mandate). In 1926, it adopted a republican, parliamentary constitution. It acceded to independence in 1943.

20. Lebanon is a founder member of the League of Arab States and of the United Nations. In 1949, it signed a general armistice with Israel under the aegis of the United Nations and pursuant to a decision of the Security Council. In 1958 it experienced its first domestic crisis as a
result of regional developments which began with the Suez war in 1956. It recovered rapidly and resumed its economic development. However, it was soon to feel the consequences of the question of Palestine and the arrival of further waves of Palestinian refugees.

21. As from 1975, Lebanon experienced a series of armed conflicts fanned by external intervention. The Arab summits in Riyadh and Cairo (1976) decided to send an Arab Deterrent Force, soon to consist solely of Syrian forces, to Lebanon.


23. In June 1982 Lebanese territory was again invaded by Israel. As a result the Security Council adopted resolution 509 (1982) of 6 June 1982, which demanded "that Israel withdraw all its military forces forthwith and unconditionally to the internationally recognized boundaries of Lebanon". Nevertheless, on 3 August 1982, Israeli forces entered the capital, Beirut.

24. In December 1983, between 3,000 and 4,000 armed members of the Palestine Liberation Organization left Lebanon by sea.

25. Further to non-ratification by the Government of Lebanon of the agreement of 17 May 1983 with Israel, the Israeli army withdrew from part of the territories it had occupied without coordinating its withdrawal with the Lebanese Army. Fighting broke out in the evacuated regions, massacres were committed, leading to the mass exodus of large numbers of the region’s inhabitants.

26. On 22 October 1989 Lebanese deputies meeting in the town of Taif, in Saudi Arabia, adopted a National Entente which contained political, administrative, economic, social, educational and military provisions and instituted privileged relations with Syria.

27. The political structure of the Republic of Lebanon is described below.

28. There is a dual Executive, comprising the President of the Republic, and the President of the Council of Ministers and the ministers (30 at present). The President of the Republic is elected for six years by the Chamber of Deputies. The President bears no political responsibility. He may preside over meetings of the Council of Ministers but not vote. He promulgates laws, ratifies treaties with the agreement of the Head of Government, signs decrees which are countersigned by the Head of the Government and the relevant minister. He may, after having previously informed the Council of Ministers, return acts to the Chamber of Deputies for a second reading, and request the Council of Ministers to dissolve the Chamber if it fails to meet or if it rejects the budget outright.
29. The President of the Council of Ministers is appointed by the President of the Republic in consultation with the President of the Chamber of Deputies and subject to mandatory consultations with the deputies.

30. Executive authority is exercised on a collegiate basis by the Council of Ministers. Ministers may be appointed from among the deputies. The Government is politically accountable to the Chamber of Deputies. It may initiate legislation concurrently with the Chamber.

31. Legislative authority is exercised by a single chamber, the Chamber of Deputies, consisting of 128 members elected for four years by universal suffrage. The President and the Vice-President of the Chamber are also elected by the deputies for a four-year term.

32. The Judiciary is independent. It comprises lower courts, Courts of Appeal and a Court of Cassation (civil and criminal divisions). An independent Council of State considers appeals for the annulment of unlawful administrative acts and appeals involving the liability of the State.

33. There is also a Parliamentary Court of Justice. Its role is to try presidents and ministers.

34. A Constitutional Council is currently being established, pursuant to the constitutional amendment of 21 September 1990 (art. 19).

C. GENERAL LEGAL FRAMEWORK WITHIN WHICH HUMAN RIGHTS ARE PROTECTED

35. Treaties which have been duly ratified by Lebanon become legally binding under domestic law through the exchange of the instruments of ratification (in the case of bilateral treaties) or through the deposit of the instruments of ratification or accession (in the case of multilateral treaties). No further procedure is required under domestic law. Those provisions of the treaties that are sufficiently specific and precise will thus become immediately applicable. In the case of provisions that require legislative measures or regulations, the Lebanese State is required to adopt the requisite measures.

36. On 3 November 1972 Lebanon deposited instruments of accession to the International Covenant on Economic, Social and Cultural Rights and to the International Covenant on Civil and Political Rights. As a result it is required to adopt the legislative measures and regulations, together with such practical measures as the Covenants require.

37. The authorities with jurisdiction in respect of human rights are the following: The Chamber of Deputies; the Council of Ministers; the Ministries of Justice, the Interior, Health, Social Welfare, Labour, Education, Youth and Sport, Culture and Higher Education, the Environment, Information, Housing and Cooperatives, Displaced Persons; the National Social Security Fund; Municipal Councils; the Department of Public Prosecutions (Procurator-General to the Court of Cassation); the Council of State; the Constitutional Council (currently being established), and the Economic and Social Council, whose establishment is provided for in the Taif agreement (National Entente).
38. Anyone who claims that his rights have been violated may appeal to the civil or criminal courts, as appropriate. If the violation is attributable to the State or its agents, individuals may apply for administrative remedy to the minister concerned, or appeal to the Council of State for the annulment of the decision or for redress. They may also apply to a deputy, who will intercede in so far as he is entitled to.

39. If the violation is attributable to an unconstitutional act, it is possible to file an action of unconstitutionality, in conformity with article 19 of the Constitution, as amended by Constitutional Act No. 18 of 21 September 1990, through the President of the Republic, the President of the Chamber of Deputies, the President of the Council of Ministers or 10 deputies. Similarly, leaders of the religious communities recognized by the law may refer to the Constitutional Council any matters of personal law, religious and cultural freedom and freedom of religious education.

PART TWO

SPECIFIC RIGHTS

Article 6

40. With regard to employment and unemployment, as noted in the first part of this report the overall rate of unemployment is 23 per cent. It is 38 per cent among men and 9 per cent among women. However, more detailed statistics are not available.

41. The physically handicapped and displaced persons are particularly vulnerable to unemployment. Two problems need to be mentioned: the tens of thousands of people (75 per cent of them young men and 20 per cent of them young women) who have become physically handicapped as a result of the armed conflicts, and the fact that, for the same reasons, 20 per cent of the population are displaced persons, some of them farmers who lost their farms 10 years ago.

42. The issue of the handicapped and of displaced persons is high on the Government’s agenda (presented to the Chamber of Deputies on 9 November 1992). The right of the handicapped to protection and rehabilitation has been recognized, and has entailed the recent establishment of a Ministry of Social Welfare.

43. The return of displaced persons to their homes was already stipulated in the National Entente (22 October 1989). A Ministry for Displaced Persons has recently been established in conformity with the Government’s programme. Resettlement in the villages of origin is hampered by the problem of reconstruction, but it is gradually going ahead and enabling them to take up their former occupation, particularly in agriculture.

Article 7

44. There is a Cost of Living Commission in Lebanon (Decree No. 4206 of 8 August 1981) comprising representatives of the State, employers and the General Confederation of Workers. The index is fixed on the basis of
field surveys, and overall wage increases are decided by the State after negotiations between representatives of employers, employees and the State.

45. Collective wage agreements are also in force (law implemented by Decree No. 17386 of 2 September 1964). The best-known agreements are those in the banking sector.

46. The pay scales of civil servants are determined by law. The law is periodically amended in order to avoid disparities with the private sector.

47. The minimum wage is fixed by a decree published in the Journal Officiel (the most recent is Decree No. 2668, of 15 September 1992). It applies to all private-sector employees.

48. Equality between individuals is enshrined in article 7 of the Constitution. As wage- or salary-scales in public offices and large firms are fixed by statute, there is no discrimination between men and women. Again, no significant discrimination between the two sexes has been reported elsewhere. The same applies to working conditions.

49. Minimum safety and hygiene requirements are determined by regulations (Decree No. 6341 of 24 October 1951, implementing articles 61 to 65 of the Labour Code). The regulations are supplemented by more detailed sectoral regulations concerning, for example, work in print shops (Order No. 10 of 25 January 1956), on construction sites (Decree No. 7380 of 22 May 1967) or in flour-mills (Order No. 384/1 of 5 August 1966). The implementation of these standards is strictly monitored. In addition, the Ministry of Health has an Industrial Diseases and Industrial Medicine Department.

Article 8

50. Lebanon has a large number of trade unions freely established under the Labour Code and under Decree No. 7993 of 3 April 1952. They hold free and regular elections. The trade unions form a General Confederation of Workers. Two bills on the reorganization of trade unions, one submitted by the Ministry of Labour and the other by the General Confederation of Workers, are currently being examined.

51. It should none the less be mentioned that the law prohibits civil servants from setting up unions.

Article 9

52. The social security regime, which was established in 1963, provides sickness-maternity insurance benefits, accident insurance, employment injuries and sickness benefits, family allowances and separation benefits.

Article 10

53. Protection and assistance to the family are currently provided by the religious communities and by associations, which in turn receive subsidies from the State.
54. Legal protection is ensured by the regulations governing personal and family law. The Lebanese Penal Code contains a chapter (title VI, chapter 2) on offences against the family, and punishes marital offences, offences against family morals, offences against children and in connection with their filiation status, violations of custody of a minor, abandoning children or incompetent persons and abandoning the family.

55. There are dispensaries in each district as well as a scheme under which people may be hospitalized free of charge in private hospitals, which are reimbursed by the Government, or in government hospitals.

56. The Ministry of Health also has a Mother and Child Protection Centre. The Labour Code (art. 26) and the Civil Service Regulations stipulate 40 days’ maternity leave for pregnant women.

57. There are numerous centres in Lebanon that look after orphans or children who have been abandoned by or deprived of a family. They are funded by religious or lay Lebanese or international associations and by State subsidies.

58. In addition to the provisions of the Penal Code referred to above, chapter II of the Labour Code, entitled "The employment of children and women", prohibits the employment of children of either sex under the age of 13 in the mechanical engineering industries and in the tasks specified in annexes 1 and 2 of the Act; it also strictly prohibits the employment of children under 8 years of age (art. 22). The employment of adolescents is subject to regulations.

59. One illustration of the protection afforded to young people is article 61 of the Labour Code, which prohibits anyone in a position of authority over workers or employees from allowing alcoholic beverages to be introduced into their premises for consumption by the personnel at the workplace or from allowing inebriated persons to enter or remain in places of work.

60. These provisions supplement title VII of the Labour Code, entitled "Offences against good behaviour and public morality", (indecent behaviour, indecent acts, incitement to immoral behaviour, prostitution of minors) which are strictly enforced by the Department of Public Prosecutions.

Article 11

61. The minimum monthly wage is the equivalent of US$ 68. The average monthly wage is estimated at US$ 132, while the General Confederation of Workers estimates the monthly requirement of a family of five persons at approximately US$ 800.


63. There are no cases of hunger or malnutrition.
64. There are no homeless persons or families. However, a high proportion of persons are badly housed, especially as a result of the armed conflicts and huge destruction of housing. (Half the displaced persons, or 10 per cent of the population, live in makeshift dwellings). The average number of persons per dwelling was 5.6 in 1980 (ESCWA, 1982).

Article 12

65. No documents are available concerning national health policy. The Government’s programme provides for the adoption of a modern health system, the strengthening of primary health care and prevention and the improvement of government and private hospital services. In addition, the Ministry of Health receives assistance from the World Health Organization. The Ministry of the Environment was recently established under the Government’s programme.

66. The infant mortality rate is 35 per thousand (UNICEF, 1990, Beirut).

67. The percentage of the population with access to clean water was 93 per cent in 1988-1990; 95 per cent in towns and 85 per cent in rural areas (Human Development Report 1992, UNDP).

68. The percentage of children aged under 12 months who have been vaccinated is as follows: tuberculosis 4 per cent; measles 5.8 per cent; polio 85 per cent.

69. Life expectancy at birth is 67 years (65 for men and 69 for women).

70. There is on average 1 doctor per 1,010 inhabitants and 1 nurse per 2,030 inhabitants (World Development Report 1991, World Bank).

71. A total of 45 per cent of births involve the assistance of qualified medical personnel (statistics for 1984, UNICEF, 1988).

72. Again, care by qualified personnel is available to 45 per cent of infants.

Articles 13 and 14

73. Primary education is free and available to all Lebanese of either sex in a network of schools located throughout the country, with qualified teachers falling under the authority of the Ministry of Education, Youth and Sport.

74. In addition, a law making primary education compulsory is currently being drawn up by the Chamber of Deputies.

75. A network of establishments which also come under the responsibility of the Ministry of Education provides Lebanese of either sex with free secondary education from qualified teachers. However, there is no law stipulating that secondary education is compulsory.

76. Both the National Agreement and the Government’s programme drew attention to the importance of improving education and training. The Ministry of Technical and Vocational Training was established recently.
77. As mentioned in the first part of this report, the adult literacy rate is 80 per cent: 87.8 among men and 73.1 among women (statistics for 1990, UNESCO, 1991).

78. There are numerous private establishments that provide evening classes for the working population.

79. In 1988 the school attendance rate between the ages of 4 and 23 was 75 per cent nationwide (1991, UNESCO).

80. Free primary, supplementary, secondary and university education is provided by the Ministry of Education, Youth and Sport, the Ministry of Technical and Vocational Training and the Lebanese University.

81. Private fee-paying education is also available at all levels. There are also more than seven private universities.

**Article 15**

82. The first part of the National Entente referred to earlier states that balanced regional development in the cultural, social and economic spheres is the cornerstone of national unity and stability. In the first part, relating to education and teaching, the Entente reaffirms freedom of education and protection for private education. In addition, the Lebanese Constitution enunciates respect for public freedoms, and in particular freedom of opinion and belief, social justice and equality among citizens (preamble, amendment of 21 September 1990). Article 10 also provides for freedom of education and the right of the religious communities to their private schools. Finally, article 13 affirms freedom of opinion, freedom of the press, freedom of assembly and freedom to establish associations.


84. On 3 February 1983, it also ratified the Convention concerning the Protection of the World Cultural and Natural Heritage, signed at Paris on 16 November 1972.


86. Practical measures have been adopted to implement these Conventions, in particular legal proceedings against those who traffic in cultural property. In particular, UNESCO has declared the remains of the town of Tyr to be part of the World Heritage.