

Disclaimer: The following is a non-binding translation of the original Hebrew document. It is provided by **HaMoked: Center for the Defence of the Individual** for information purposes only. The original Hebrew prevails in any case of discrepancy. While every effort has been made to ensure its accuracy, **HaMoked** is not liable for the proper and complete translation nor does it accept any liability for the use of, reliance on, or for any errors or misunderstandings that may derive from the English translation. **For queries about the translation please contact site@hamoked.org.il**

At the Supreme Court
Sitting as the High Court of Justice

H CJ 1472/14

_____ **Khalil et al.,**

all represented by counsel, Adv. Benjamin Agsteribbe et al.,
4 Abu Obeida St., Jerusalem
Tel: 02-6283555; Fax: 02-6276317

The Petitioners

v.

State of Israel et al.,

all represented by the State Attorney's Office
Ministry of Justice, Jerusalem
Tel: 02-6466715; Fax: 02-6467011

The Respondents

Respondents' Updating Notice

1. According to the decision of the Honorable Deputy President Naor dated November 10, 2014, and according to agreed requests for extension, the respondents hereby respectfully submit an updating notice on their behalf.
2. We would like to update that on December 9, 2014, the following decision was given by the director of the Population and Immigration Authority:

"Re: Application for the Arrangement of Status in Israel
_____ Khalil _____

Having examined the application, I hereby approve continuation of renewable DCO permits, subject to an examination by the security agencies and the existence of a center of life in Israel."

A copy of the decision of the director of the Population and Immigration Authority is attached and marked **RS/2**.

3. Under these circumstances, the respondents will argue that the above petition was exhausted and should be deleted.

Today, Kislev 18, 5775
December 10, 2014

(signed)

Omri Epstein, Advocate
Deputy in the State Attorney's Office