

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](mailto:site@hamoked.org.il)**

## Emblem of State of Israel

### At the Supreme Court Sitting as the High Court of Justice

HCI 3764/16

Before: Honorable Vice President E. Rubinstein  
Honorable Justice Z. Zylbertal  
Honorable Justice D. Barak-Erez

The Petitioners: 1. 'Ali  
2. HaMoked: Center for the Defence of the Individual founded by Dr. Lotte Salzberger

V.

1. Military Commander of the West Bank Area

Request to delete the proceeding in the heading

### Judgment and Decision

Vice President E. Rubenstein:

As requested, the petition is deleted, the hearing cancelled. The matter of the fee will be handed over to the Hon. Registrars. Beyond that, a notice on behalf of the Respondent will be submitted within a week together with an affidavit by the Head of the Civil Administration on the recurring question of why responses are not provided on time to applicants in cases such as this, forcing them to file a petition with all the entailed waste of resources of the parties, the court (and, of course, who does ever consider it at all, and the time of the secretariat staff and the justices); and at the last minute, after studying the file, the ban is lifted. We are weary of the like. The notice shall include a mechanism for preventing these recurring situations.

Issued today, 29 Sivan 5776 (5.7.2016).

Vice President

Justice

Justice