<u>Disclaimer</u>: 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. <u>The original Hebrew prevails in any case of discrepancy.</u> 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

HCJ 4747/15

Before: Honorable Vice President E. Rubinstein

Honorable Justice E. Hayut Honorable Justice I. Amit

The Petitioners 1. _____ Abu Jamal

2. HaMoked: Center for the Defence of the Individual, founded

by Dr. Lotte Salzberger

v.

The Respondent GOC Home Front Command

Petition for Order Nisi and Interim Order

Counsel for the Petitioners Adv. Andre Rosenthal

Judgement

In the judgment issued in HCJ 8066/14 on December 31, 2014, this Court upheld the demolition order issued against the homes of the terrorists who perpetrated the murderous attack at the Har Nof synagogue on November 18, 2015.

The petition before us seeks to prevent the demolition, scheduled for tomorrow, based on the argument that the passage of time, 232 days after the attack, is incompatible with the deterring purpose of Regulation 119 of the Defense (Emergency) Regulations 1945.

We cannot accept the petition. The delay in the execution of the demolition order was partly the result of the legal proceeding undertaken by the Petitioner himself. In any event, once the order was upheld by this Court, the *timing* of its execution is generally at the discretion of the Respondent according to the particulars of time and place.

Issued today, 20 Tammuz, 5775, July 7, 2015

V. D 11	T 4.*	т , •
Vice President	Justice	Justice
VICC I ICSIGCII	Justice	Justice