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At the Supreme Court in Jerusalem Sitting as the High Court of Administrative Appeals

AdmPA 2098/04

Before The Honorable Justice M. Cheshin The Honorable Justice D. Beinisch The Honorable Justice E. Chayot

The Appellants:

1. _____ Ziyad
2. Ziyad

3. ______ ʻId I. _____ Ziyad

6. HaMoked: Center for the Defence of the Individual founded by Dr. Lotte Salzberger (Reg. Assoc.)

V.

Zivad

The Respondents: 1. The Minister of the Interior

5.

2. The Director of the Population Administration Office

3. The Director of the Population Administration Office in East Jerusalem

Appeal from the judgment of the Jerusalem District Court in AdmP 783/03 that was issued on 22 January 2004 by the

Honorable Justice M. Arad.

Date of session: 12 Tishre 5765 (27 September 2004)

On behalf of the Appellants: Attorney Adi Landau

Attorney Yossi Wolfson

On behalf of the Respondents: Attorney Hanni Ofeq

Decision

With the consent of the parties' counsel and per our advice we are deciding as follows: the hearing of the appeal shall be postponed to a date that shall be scheduled. The Respondents shall grant Petitioner 1 a class B/1 temporary residence visa which includes a work permit in Israel for a period of one year. During the coming period, the Petitioner's counsel shall be in contact with bodies and institutes in Israel, including government ministries, local authorities and other authorities in order to attempt to find the Appellant a way to be properly rehabilitated in Israel. The Respondents shall cooperate with the Appellants' counsel insofar as necessary.

Needless to say that the Appellant himself is required to cooperate with all of the people that shall help him. We state this since the Appellant himself did not appear at the hearing today.

In 6 months from today supplementary notice shall be filed on behalf of the Appellant and the Respondents shall be entitled to respond to the said notice within 30 additional days. Subsequently, the appeal shall be scheduled for a continuation of the hearing (before any panel of judges).

A temporary injunction is hereby issued according to which the Appellant shall not be removed from Israel pending another decision.

Issued today, 12 Tishre 5	765 (27 September 2004).	
<u>[signed]</u>	[signed	[signed]
Justice	Justice	Justice