

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 Court for Administrative Affairs
Jerusalem
Before the Honorable Judge Dr. Yigal Marzel

AP 13072-02-12

In the matter of: _____ **Salaeimeh born on August 13, 1991 (stateless) et al.**

by counsel, Adv. Adi Lustigman et al.,
Of 27 Shmuel Hanagid Street, Jerusalem 94269
Tel: 02-6222808; Fax: 03-5214947

The Petitioners

v.

Minister of the Interior

represented by the Jerusalem District Attorney's Office (Civil)
7 Mahal Street, Ma'a lot Daphna, P.O.Box 49333 Jerusalem 91493
Tel: 02-5419555; Fax: 02-5419582

The Respondent

Request to Give an Effect of a Judgment to the Parties' Agreement

Without admitting anything and with all arguments reserved and in view of the unique circumstances of the case – the parties hereby notify that they accept the proposal of the honorable court and that they have reached the following agreement:

1. For settlement purposes only, petitioner 1, who has no identification number in Israel or in the Area, will receive temporary status for a two year period (subject to satisfaction of the necessary requirements for the grant of this status including lack of security or criminal preclusion). By the end of said period, and to the extent he satisfies all of the requirements set forth in respondent's procedures, including the recommendation of security agencies and maintaining a center of life in Israel, the petitioner will be granted a permanent residence permit.
2. The parties hereby request that paragraphs 1-2 will be given the effect of a judgment and that the contents thereof will be included therein.
3. Subject to the above, the parties hereby request to have the petition deleted without an order for costs, and that the court's fee shall be returned to the petitioners, according to the regulations.

Jerusalem, today: January 2, 2014

(signed)

Amitzur Eitam, Advocate
Counsel to the respondent

(signed)

Adi Lustigman, Advocate
Counsel to the petitioners