

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

**HCJ 4677/10**

Before:                               The Honorable President A. Grunis  
  The Honorable Justice E. Hayut  
  The Honorable Justice U. Shoham

The Petitioner:                    HaMoked: Center for the Defence of the Individual, founded by  
  Dr. Lotte Salzberger

V.

The Respondent:                  The Israel Prison Service  
  Petition for *Order Nisi*

Date of Hearing:                  32 Sivan 5772 (June 20, 2012)

Counsel for the Petitioner:      Daniel Shenhar, Adv.; Ido Blum, Adv.  
Counsel for the Respondent:     Uri Keidar, Adv.

**Judgment**

The counsel for the Respondent stated that when a prisoner or detainee is sent to the Prison Service from another administrative agency, he generally arrives along with his medical file. If this is not so, the Prison Service contacts the other agency in order to verify why the medical file has not arrived. In light of this statement, the counsels for the Petitioner stated that they will not pursue the petition, reserving the right to appeal to the competent court in specific cases, should it become apparent that the Prison Service failed to act in accordance with the rules in force concerning the medical file of a detainee or a prisoner, or had acted contrary to the above statement.

The petition is, therefore, dismissed with no order concerning expenses.

Given today, 30 Sivan 5772 (June 20, 2012), in the presence of the counsels for the parties.

The President

Justice

Justice