

Translation Disclaimer: The English language text below is not an official translation and is provided for information purposes only. The original text of this document is in the Hebrew language. In the event of any discrepancies between the English translation and the Hebrew original, the Hebrew original shall prevail. Whilst every effort has been made to provide an accurate translation we are not liable for the proper and complete translation of the Hebrew original and we do not accept any liability for the use of, or reliance on, the English translation or for any errors or misunderstandings that may derive from the translation.

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

**HCJ 2940/92**

**Before The Honorable Justice S. Netanyahu**  
**The Honorable Justice A. Goldberg**  
**The Honorable Justice E. Matza**

The Petitioners:       **1. F. Abu Lil**  
                                  **2. A minor boy**

v.

The Respondents:       **1. The Military Court in Ramallah**  
                                  **2. The Military Commander pursuant to the**  
                                  **Order Regarding Supervision of Minors' Conduct**

Application for Order Nisi

Date of hearing:        7 September 1992

For Petitioners:        A. Rosenthal, Attorney

For Respondents:       Y. Gnessin, Attorney

## **Judgment**

With the consent of the parties, we nullify the decision of Respondent 1, in which he denied the appeal of the appellant against the decision of Respondent 2 to require her to post a bond for the conduct of Petitioner 2, as requested in the petition.

This decision does not diminish the power of Respondent 2 to make a new decision in the matter of the petition.

The Respondents will pay the Petitioner's expenses in the amount of NIS 1,000, as of today.

Given today, 9 Elul 5752 (7 September 1992)

          [signed]            
Justice

          [signed]            
Justice

          [signed]            
Justice