UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

JOHN DOE I, et al.,

Plaintiffs,

v.

STATE OF ISRAEL, et al.,

Defendants.

Civil Action No. 02-1431 (JDB)

ORDER

Upon consideration of the motions to dismiss filed by the Rinat defendants¹ and the Israeli defendants,² and the entire record herein, and for the reasons stated in the memorandum opinion filed on this date, it is hereby

ORDERED that the motions to dismiss are **GRANTED**; and it is further

ORDERED that plaintiffs' action is dismissed as to all remaining defendants in this

¹The Rinat defendants are: Congregation Rinat Yisrael, Rabbi Yosef Adler, and Arnon Hiller.

²The Israeli defendants are: the State of Israel, Prime Minister Ariel Sharon (individually and in his official capacity as former Israeli Minister of Defense), Natan Sharanski (individually and in his official capacity as Israeli Minister of Construction and Housing), Binyamin Ben Eliezer (individually and in his capacity as Israeli Minister of Defense), Shimon Peres (individually and in his capacity as Israeli Minister of Foreign Affairs), Uzi Landau (individually and in his capacity as Israeli Minister of Internal Security), Meir Sheetrit (individually and as Israeli Minister of Justice), The Israeli General Security Service ("Shin Bet"), Avi Dichter (head of Shin Bet), Israeli Defense Forces ("IDF"), Lieutenant General Shaul Mofaz (individually and as Chief of the General Staff), Major General Amos Gilad (individually and as the IDF Coordinator of Government Activities in Judea, Samaria and Gaza), Major General Aharon Ze'evi Farkash (individually and as IDF Director of Military Intelligence), Amos Yaron (individually and in his capacity as Secretary General of the Defense Ministry, and also as former Brigadier General and Commandant of IDF forces in Beirut, Lebanon), and one hundred anonymous members of the Israeli military ("Moes 1-100").

JOHN D. BATES United States District Judge

Dated: November 10, 2005

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³The action against other "settler" defendants, identified in footnote 4 of the accompanying memorandum opinion, is also dismissed for the reasons stated therein.

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