

ON APPEAL FROM THE
FEDERAL COURT OF MALAYSIA

B E T W E E N :

JAMIL BIN HARUN
(Defendant)

Appellant

- and -

1) YANG KAMISIAH
bte. MEOR RASDI

2) YANG SALBIAH
bt. MEOR RASDI

both infants suing by their father

MEOR RASDI

@ RASHIDI BIN JAMALUDDIN
(Plaintiffs)

Respondents

SUPPLEMENTAL CASE FOR
THE APPELLANT

1. Further to Paragraph 10 of the Appellant's Case, all English cases in which a non-earning infant Plaintiff has been awarded damages for loss of future earnings are of recent origin. This is a development of English law after 1956 and does not by reason of the Civil Law Act 1956 form part of Malaysian law.

REASONS

(6A) Because the English authorities do not apply in
Malaysia.

G. SRI. RAM

GEORGE WARR

IN THE JUDICIAL COMMITTEE OF
THE PRIVY COUNCIL

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APPELLANT

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