

Case No. 2010-072				
	Kasyanov			
	(Applicant)			
		A #11	M	
Date:	ZT October 2011			
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Counsel for Applicant: Self-Represented

Weicheng Lin

Counsel for Respondent: John Stompor

Registrar:

Judgment No. 2011-UNAT-161

JUDGE INÉS WEINBERG DE ROCA, Presiding.

Synopsis

- 1. Mr. Kirill Kasyanov requests that the United Nations Appeals Tribunal (Appeals Tribunal) determine the applicable date (breach v. judgment date) and interest to be applied in the quantum of compensation awarded in its Judgment No. 2010-UNAT-076.
- 2. The application for interpretation is receiv able and the award of two months' net base salary is set as of the date of the United Nations Appeals Tribunal's Judgment of 28 October 2010.

Facts and Procedure

- 3. Mr. Kasyanov applied for a position of Russian interpreter in the Conference Services Division in the United Nations Office at Geneva. Upon being informed by letter dated 3 March 2008 of his non-selection, Mr. Kasyanov contested the decision before the United Nations Dispute Tribuna I (UNDT or Dispute Tribunal).
- 4. On 23 September 2009, the Dispute Tribunal issued Judgment No. UNDT/2009/22 in which it found in favour of Mr. Kasyanov on the merits of the case and on 9 February 2010 in Judgment No. UNDT/2010/126, the Dispute Tr ibunal awarded Mr. Kasyanov compensation

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- 7. Mr. Kasyanov submits that the 25 February 2011 payment of compensation effectuated by the Secretary-General was calculated as of the breach date, without the application of interest. However, in the case of Wu¹ which this Tribunal referred to in determining that the relief of two months' net base salary was adequate compensation it was decided that the compensation should becalculated from the date of the judgment.
- 8. Mr. Kasyanov requests that this Tribunal interpret the applicable date and interest to be applied to the quantum of compensation.

Secretary-General's Response

9. The Secretary-General submits that the award of two months' net base salary was "simply [to establish] a defined sum to compensate [Mr. Kasyanov] for the 'non-pecuniary damage' resulting from the non-comp

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