

APPEALS TRIBUNAL TRIBUNAL D 'APPEL DES NATIONS UNIES

Case No.2011-282

Seddik Ben Omar (Appellant)

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Secretary-General of the United Nations (Respondent)

JUDGMENT

Before: Judge Richard Lussick, Presiding

THE UNITED NATIONS APPEALS TRIBUNAL

Judgment No. 2012-UNAT-264

JUDGE RICHARD LUSSICK, Presiding.

1. The United Nations Appeals Tribunal (Appeals Tribunal) has before it an appeal filed by Mr. Mohammed Seddik Ben Omar against Judgment No. UNDT/2011/182, rendered by the United Nations Dispute Tribunal (UNDT or Dispute Tribunal) in New York on 26 October 2011. Mr. Seddik Ben Omar appealed on 12 December 2011, and the Secretary-General filed his answer on 30 January 2012.

Synopsis

2. Mr. Seddik Ben Omar appeals the UNDT Judgment that there was not sufficient evidence to warrant compensation for emotiona

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OSF. He further requests that he be awarded 20,000 US dollars in costs against the Respondent for his protracted and frivolous proceedings.

Secretary-General's Answer

- 17. The Secretary-General submits that the Appellant has not established that the Dispute Tribunal made any errors of procedure warranting a remand of the case. He contends that the Dispute Tribunal has broad discretion to determine the admissibility of any evidence under Article 18(1) of its Rules of Procedure.
- 18. The Secretary-General contends that Mr. Seddik Ben Omar, contrary to his allegation, gave no oral testimony related to his distress and employment loss during the hearing on 28 September 2010.³ He also notes, on the one hand, that UNDT Order No. 90 never guaranteed that the Appellant would be invited to make further submissions on remedies and, on the other hand, that UNDT Order No. 111 (NY/2011),⁴ issued in this case, informed the Appellant that it was his responsibility to seek leave to submit any additional evidence.
- 19. The Secretary-General contends that the additional evidence relied upon by the Appellant is not admissible under Article 2(5) of the Statute of the Appeals Tribunal as it was known to him at the time of the hearing before the Dispute Tribunal and should have been disclosed before the Dispute Tribunal.
- 20. The Secretary-General submits that there is no evidence that the case is appropriate for referral to enforce accountability under Article 9(5) of the Statute. He further submits that the Appellant has not established a case for the awad of costs under Article 9(2) of the Statute.

Considerations

21. As a preliminary matter, the Appeals Tribunal rejects the Appellant's request for an oral hearing. The factual and legal issues have already been clearly defined by the parties and no further submissions are necessary.

³ Ben Omar v. Secretary-General of United Nations, Order No. 257 (NY/2010), 28 September 2010.

⁴ Ben Omar v. Secretary-General of United Nations, Order No. 111 (NY/2011), 14 April 2011.

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