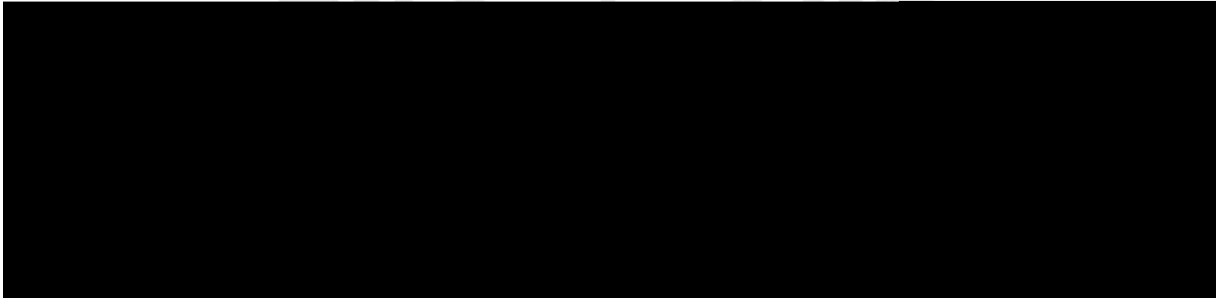
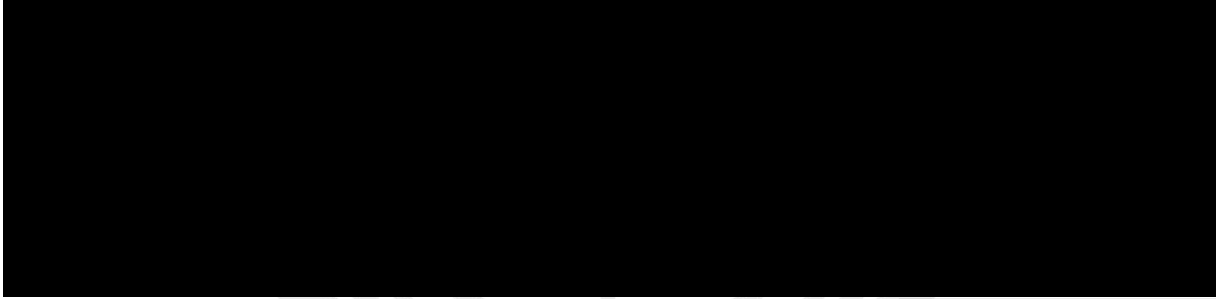

Judgment No. 2021-UNAT-1183



Counsel for Appellant: Self-represented

Counsel for Respondent: Raniel " #ers

T

T

11. The Appellant requested a de)st)em)er r)2#)1e&' oand 20 n
10 Januar 4 201. ' !e f) led an 1App +)T at) a m lentg) ng t) tel
Contested +e) s) on .

"he UNRWA # " \$udgment

12. 3n t!e 3mpugned Judgment' t!e UNR 1 AA p- p) e ld) l am) ts Assd a p p l) a
!eld t! at: 8) 9 t!e fa tneasure &! &erle O a s edd) !s a # ep O e ma e 4 t
8)) 9 t!e fa t s legal l 4 s up on dur t F t 8))) on t! u s) d) s) p l) n a
propor) onate to t!e of fre h As' d) and r 8) # e n a l r 4 R a u s t p con r d) t 4
O 4 pro edural) r regular) t)) e s gl 4 f) tt! e) s e) r s e e d st! e A app l) a

4\$% %

)

13. The Appellant su) m) ts t! at tt! e &! U e n R) At + a T s e e r s e e d) t h e f
O e f o r e) t a n d &! e n) t o a 4 l u e d n t t) a m e d a d t r e n t 4 e a a r # e d e l a n) m p
f) n d) ng of; a! e a 4 a s e! e &! o l e p r o e s s a n e d) O) e l) a t s 4 s e s f m e e) t
& e r e) m p a t e d O 4 t!e lapse of t) me .

1- . The Appellant ontends t!e UNR 1 A)- r t m a d e a s s e r s a s l m e r e t
e #) d e n e a n d t! a t) t g a # e m o n t e e #) d e l n t e ' t o o p)) n) c o m n s s) a t e d ! e
Appellant re #) e & s t!e s p &)) t f n) e s s e #) d e m e d) o g f l) g r t t a) o n t r a c
t e s t) m o n) e s . ; e a r g u e s t! a t r a f e d) t) a t l ! r e s o r d e n d e m d n) s o r
a n d a p o s) t) # e t e a m m e m O e r .

1? .

1B.

THE UNITED NATIONS APPEALS TRIBUNAL

Merits of the appeal

THE UNITED NATIONS APPEALS TRIBUNAL

THE UNITED NATIONS APPEALS TRIBUNAL

Judgment No . 2021 - UNAT - 118

measures should lead to the prompt and effective implementation of the measures for the protection of the

0. Special to the allegations here are a number of other factors that are relevant to the assessment of the situation in the country. The Tribunal notes that the measures taken by the respondent are not sufficient to address the situation in the country. The Tribunal notes that the measures taken by the respondent are not sufficient to address the situation in the country.

2. The respondent's assessment of the situation in the country is not sufficient to address the situation in the country. The Tribunal notes that the measures taken by the respondent are not sufficient to address the situation in the country. The Tribunal notes that the measures taken by the respondent are not sufficient to address the situation in the country.

J

Definitions of Prohibited Conduct

8.09. The assessment of the situation in the country is not sufficient to address the situation in the country. The Tribunal notes that the measures taken by the respondent are not sufficient to address the situation in the country. The Tribunal notes that the measures taken by the respondent are not sufficient to address the situation in the country.

J

8.10. Use of power is the improper use of power by the respondent. The Tribunal notes that the measures taken by the respondent are not sufficient to address the situation in the country. The Tribunal notes that the measures taken by the respondent are not sufficient to address the situation in the country.

! s

- 2. 0237 65466- 15 TdN[(! 56(e) 1. O. (8t) - 4. 39747()) 3617') - 7. 10655(

an) nt) m) dat) ng and offens) #e & on du, t eme #) rt) e me (ft).n) t) on o
and Da Ouse of po & er E' name l 4 au) sep roof p e en e o a dir t) um) ! l a t) on
person or) mproper use of a pos) t) on of) n fluen e'

(iv) Whether there is any violation of the Appellant's due process rights

2. As stated in the Negussie v. Secretary-General of the United Nations

To ensure a fair trial, it is essential for the Tribunal to render a reasoned judgment. Although it is essential for the Tribunal to render a judgment, it is not necessary for the Tribunal to render a judgment. It is not necessary for the Tribunal to render a judgment.

3. Regarding the Appellant's alleged violation of his rights, the Tribunal has found that the Appellant's complaint is not supported by the evidence. The Tribunal has found that the Appellant's complaint is not supported by the evidence.

4. The Appellant's complaint is not supported by the evidence. The Appellant's complaint is not supported by the evidence. The Appellant's complaint is not supported by the evidence.

5. Therefore, the Tribunal finds that the Appellant's complaint is not supported by the evidence. The Tribunal finds that the Appellant's complaint is not supported by the evidence.

¹ Negussie v. Secretary-General of the United Nations, Judgment No. 2018-UNAT-100, para. 8. Internal footnotes omitted.

² Impugned Judgment, para. 10.

.,\$

-@. The appeal is dismissed and dismissed upon appeal of the Judgment

/ original and author that the Merits on: "ngl) s!

dated 14 of / to October 2021.

signed(

signed(

signed(

Judge Sandhu (res) Judge Colgan Judge Rao, os
Manouher' Canada, India, Nepal & Maldives' *ree e

" entered in the Registry on 4 January 2022 in Nepal, ' Un)