United Nations Appeals Tribunal Tribunal d'Appel des Nations Unies

Judgment No. 2022-UNAT-1284

Ihsanullah Khan (Appellant)

v.

Secretary-General of the United Nations (Respondent)

JUDGMENT

Before: Judge Graeme Colgan, Presiding

Judge John Raymond Murphy

Judge Martha Halfeld

Case No.: 2021-1639

Date of Decision: 28 October 2022

Date of Publication: 9 December 2022

Registrar: Juliet Johnson

Counsel for Appellant: Self-represented

Counsel for Respondent: Sylvia Schaefer

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Medical Section that he had made travel arrangements for himself, his wife as escort, and his four minor children who had to suspend their schooling, to fly to Peshawar, Pakistan, on 24 May 2019. According to Mr. Khan, the medical facilities in Peshawar were better and his brother had already made a medical appointment for him in Peshawar.

10. The Chief of the Medical Section responded to Mr. Khan on 24 May 2019. She stated that:

Khartoum is consider[ed] a p[l]ace with medical facilities, however due to latest political situation we evaluate cases in detail. The nearest place of evacuation for Sudan is Cairo or Amman. However, understanding <u>your request</u> of having family member support we endorsed home country ... and I clarified Islamabad ... as I have been there and know facilities are worst that Khartoum in Quetta [sic].

Let me further explain you that based on actual admin instruction on medevac. Travel to home country only the travel is paid.

[internal quotation to paragraphs 21-24 of UNHCR/AI/2017/4 "Administrative Internal Quotation and Other Medical Tra (tr) 4.5 (u) 0. (o [((/4)]TJO Tc 0 Tw 843747 0 Td()Tj-5.5 (/)-

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19. 8 Sept	Following his clearance by the Medical Section, Mr. Khan returned to Khartour tember 2019	m on

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- In a response e-mail dated 11 October 2019, the Deputy Director of DHR outlined 25. several further actions to be taken in respect of his case. These included a review by a designated officer of issues related to his medical travel; te formulation of legal opinion by the Legal Affairs Section (LAS); a further review at t Human Resources ervices Section han. All (HRSS sation with Mr. was aim at "providing vel; an ne con the case". full c ideration
- 26. The responsition of the Manager and the Manager and the Manager and the Deputy Director asked Manager asked Manager and the Deputy asked Manager and the Depu

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family for SEA and his request to change his status to security evacuation, had been taken on oogu s(st t)11be							

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32. In the impugned Judgment, the Dispute Tribunal dismissed Mr. Khan's application as not receivable ratione temporis (for lateness), because Mr. Khan had failed to file a timeous request for management evaluation.⁵ It found that Mr. Khan had received notification of all four contested decisions before 5 August 2019, but had requested management evaluation only on 11 March 2020, more than six months beyond the 60-day deadline. The Dispute Tribunal noted a number of requests for clarification that Mr. Khan had made after August 2019, but held that they did not change the effective notification date of the decisions. As for the 28 January 2020 e-mail in which the Deputy Director of DHR reversed the second contested decision and approved the accompaniment of one family member for Mr. Khan's OMT, the Dispute Tribunal held that Mr. Khan's challenge to the second contested thsco

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39. Mr. Khan also maintains that the UNDT disregarded the evidence disclosed by the Respondent on 24 September 2021 and did not allow him to examine it in violation of his right to be heard (audi alteram partum). In his view, the evidence disclosed demonstrated his paralytic condition and incapacitation on the day of the first and second contested decisions and for months thereafter, and further shows that the second contested decision not to classify his medical travel as "Medevac" requiring an escort was "flawed, erro[neous], baseless hence unlawful and void ab initio". Recognition of his condition during this period, he submits, would have entitled him to apply for management evaluation in the extended period of one year instead of 60 days after the th.A[57(a)94JO(M(i.HQ)JGL9 (i)0.51a d)09 (t) 6 (TT5 1 Tf6 Tc 0 Tw (*)Tj000)

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56. Like the UNDT, we sympathise with Mr. Khan's situation and offer the following observation. A remedy does not lie in this litigation, but rather by non-judicial resolution or amendments to the relevant staff rules or statutes.

Judgment

58. Mr. Khan's appeal is dismissed and Judgment No. UNDT/2021/117 is affirmed.