
Case No.: UNDT/NBI/2012/027

Judgment No.: U

Original: English

Before: Judge Coral Shaw

Registry: Nairobi

Registrar: Jean-Pelé Fomété

LUVAI

v.

SECRETARY-GENERAL
OF THE UNITED NATIONS

JUDGMENT

Counsel for the Applicant:

Pro-se

Counsel for the Respondent:

Miouly Pongnon, Office of the Director-General, UNON

Notice: This judgment has been corrected in accordance with art. 31 of the Rules of Procedure of the United Nations Dispute Tribunal.

Introduction

1. The Applicant has applied to the Tribunal for “interpretation and direction to both Parties in regards to Para 19 of judgment UNDT/2010/166” and

[I]n the event that the Respondent is unable to deal with the issues in hand,

interpretation is not to seek further justification of the grounds for a given decision, but to obtain clarification of the decision itself (see ILOAT, Judgment No. 2483).

17. In UNDT/2010/166, the substantive finding was that the Applicant's application was not receivable. That decision was upheld by the UN Appeals Tribunal in *Luvai* 2011-UNAT-167.

18. Paragraph 19 of UNDT/2010/166 was an obi