

Facts

1. On 12 July 2014, the Applicant filed a submission to the Geneva +egist, in violation of the Treaty (under the "Convention on the Privileges and Immunities of the International Organizations" (the "Convention") and the "Convention on the Privileges and Immunities of the International Organizations" (the "Convention") and the "Convention on the Privileges and Immunities of the International Organizations" (the "Convention").
2. The submission was registered under Case No. UNDT/GVA/2014/022.
- 3.

as a condition of summary judgment" as provided for, in art. 4 of the
Tribunal's Rules of Procedure

A party may move for summary judgment when there is no
dispute as to the material facts of the case and a party is entitled to
judgment as a matter of law. The Dispute Tribunal may determine
on its own initiative that summary judgment is
appropriate.

B. The scope of the Tribunal's jurisdiction is defined and limited (in
art. 2.11a of its Statute) by the following provisions:

2.1. The Dispute Tribunal (competent to hear, and has
jurisdiction on an application filed(s) -0.839844(s) -0.839- (in accordance with article 4-290(f) 3

Dated in the presence, on this 1st day of July 2014

Signed

EnF. Vargas, "Agent, Geneva"