



Ms. Kapsou’s motion does not have any merit. As we stated in *Pirnea*,¹ this Tribunal has determined that “[t]he names of litigants are routinely included in judgments of the internal justice system of the United Nations in the interests of transparency and, indeed, accountability”. Ms. Kapsou has not shown any “greater need than any other litigant for confidentiality”. If confidentiality attached to the staff member’s identity in each case, there would be no transparency regarding the operations of the Organization, which would be contrary to one of the General Assembly’s purposes and goals for the internal justice system. Moreover, any discomfort she may have with the publication of the Judgment is not grounds to grant her motion.

IT IS HEREBY ORDERED that Ms. Kapsou’s motion for redaction of her name and removal of Judgment No. 2010-UNAT-170 from OAJ’s website IS DENIED.

Original and Authoritative Version: English

**Dated this 10th day of October 2014 in
New York, United States**

(Signed)
Judge Rosalyn Chapman

**Entered in the Register on this 10th day of
October 2014 in New York, United States.**

(Signed)
Weicheng Lin, Registrar

¹ *Pirnea v. Secretary-General of the United Nations*, Judgment No. 14 -UNAT4 6 , para 12 (internal citations omitted)