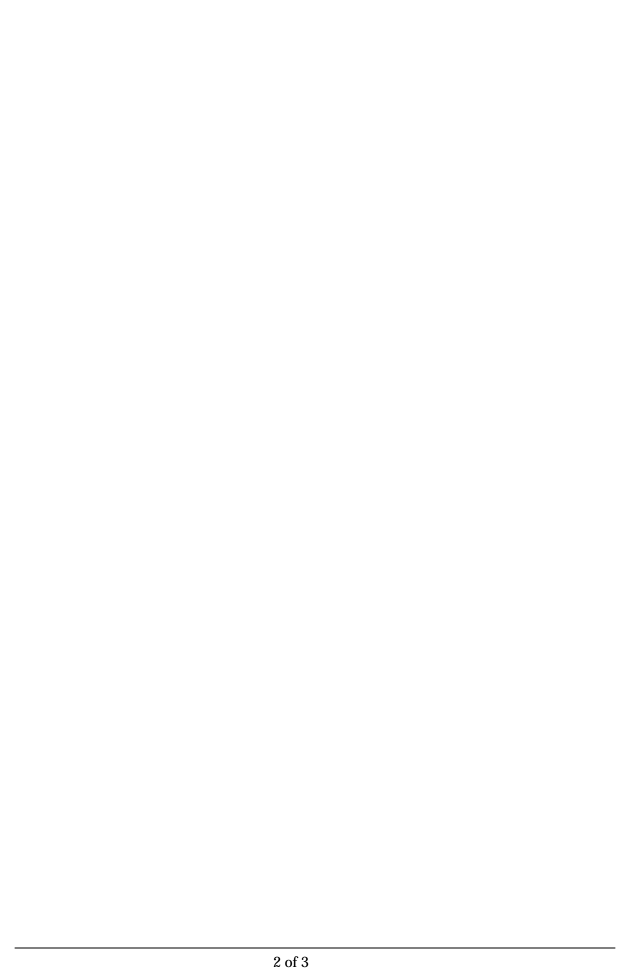
Case Nos. 2014-611 & 619

Rangel (Appellant) **Registrar of the International Court of Justice** (Respondent)



I have reviewed the case file, and decide to affirm the Registrar's decision of 6 October 2014 in respect of Case No. 619 and her motion for interim measures in respect of No. 619. Ms. Rangel has 90 calendar days counting from the date of her

receipt of the report of the ICJ Conciliation Committee to file an appeal against the

decision of Conciliation Committee in accordance with the filing requirements of the

Appeals Tribunal. She may file a new motion now that the Conciliation Committee has

made a decision in respect of Case No. 619.

8.

9. Ms. Rangel is factually incorrect when she alleges that the Registrar has decided

to reject her motion for interim measures in respect of Case No. 611. Her motion for

interim measures in respect of Case No. 611 and the Respondent's Comments thereon

have been sent to the Conference Services for translation. Upon receipt of the

translation, a panel will be constituted and Ms. Rangel will be duly notified.

10. The same procedure will be followed once the Registry receives her motion and

the Respondent's comments thereon in respect of Case No. 619.

IT IS HEREBY ORDERED that Ms. Rangel's motion for appeal against the

Registrar's decision of 6 October 2014 IS DENIED.

Original and Authoritative Version: **English**

Dated this 16th day of October 2014 in New York,

United States.

(Signed) Judge Richard Lussick President

Entered in the Register on this 16th day of October 2014 in New York, United States.

(Signed) Weicheng Lin, Registrar