

NATIONS APPEALS TRIBUNAL

Case No. 2017-1079

Chhikara
(Appellant)

v.

Secretary-General of the
United Nations

0[(O) 1. 61

arose. By Order No. 269 'N452016("he \$N%& s"ated "ha" "he ,e!re"ary-8eneral had filed "he ?do!uOen"s re7ues"edB and found "ha" ?suffi!ien" e+iden!e ha@dA #een su#Oi""ed for i" "o de"erOine "he !aseB and "hus re;e!"ed "he re7ues" for addi"ional e+iden!e.

3. On 6 Mar!h 2017, "he \$N%& issued Jud)Oen" No. \$N%&520175012 in "he !ase of . =" !on!luded "ha" "he ?re7uired ro!edures . ere no" res e!"ed and @Mr. Chhikara6A fundaOen"al ri)h" "o #e fully and fairly !onsidered for "he -os" . as #rea!hedB #u" "ha" a res!ission of "he non-sele!"ion delision . ould #e dis ro or"iona"e. =" a. arded Mr. Chhikara !oO ensa"ion in "he

is lack of reliance. Therefore, Mr. Chikara's reversion should be granted in his regard.

D. His residence in the remaining evidence reversioned see Chikara's (-) (of his