Dibs

(Appellant)

v.

Commissioner-General

of the United Nations Relief and Works Agency

for Palestine Refugees in the Near East

4. While the Appeals Tribunal "has consistently held that it strictly enforces the various time limits under its Statute and rules",¹ I find that in this particular case, though the Commissioner-General is too late in filing such a request, it is in the interests of justice to waive the time limit to file an answer to the appeal since receiving submissions from both parties in any given case will greatly assist the Appeals Tribunal in