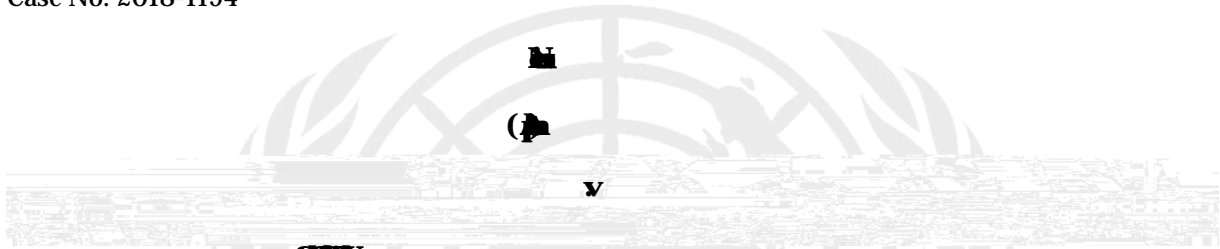


Case No. 2018-1194



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On 348 (2019)

1. On 26 June 2018, the United Nations Dispute Tribunal in New York issued Judgment No. UNDT/2018/070 in the case of *Nouinou v. Secretary-General of the United Nations*. On 27 August 2018, the Secretary-General filed an appeal before the United Nations Appeals Tribunal (Appeals Tribunal) and Ms. Fátimazöhra Nou nou filed her answer on 29 October 2018. On 14 January 2019, Ms. Nouinou filed a motion for leave to file additional pleadings. By Order No. 339 Corr. 1 (2019) p 1 e

4. On 2 May 2019, Ms. Nouinou submitted a filing entitled “Appellee’s Arguments about Order 344 {2019} and Request for its Correction Annulling the Current Order”. On 30 May 2019, Ms. Nouinou filed a motion entitled “Appellee’s Follow-up on Motion of 2 May 2019 and Question about Judgment 2019/UNAT/902”.

5. In her motions, Ms. Nouinou contends that she does not “agree” with the Appeals Tribunal Judgment, that she “remains in her position” regarding the alleged judicial bias tainting the Appeals Tribunal Judgment and that she “still requires justice to be served”. Furthermore, she seeks the removal of her first name in Order No. 344 (2019) and Judgment No. 2019-UNAT-902 and removal of certain references in Order No. 339 (2019) and Order No. 344 (2019) as well as annulment of both orders.

6. In her motions, Ms. Nouinou is merely repeating the arguments she made in her previous motions which the Appeals Tribunal already rejected. As to Ms. Nouinou’s request to remove her first name from the Judgment and Orders, the inclusion of which she contends is “unusual” and raises concerns, it is common practice of the Appeals Tribunal to include the individual’s first name in the introductory paragraph of a Judgment or Order. There is no merit to Ms. Nouinou’s contention that she has been singled out in this regard.

7. The Appeals Tribunal finds that Ms. Nouinou’s motions are clearly without merit, frivolous and constitute an abuse of process. Ms. Nouinou is warned that if she keeps abusing the process, the Appeals Tribunal will have no choice but to award costs against her pursuant to Article 9(2) of the Appeals Tribunal Statute.

■ that the Motions ■ .