

Case Nos.2022-1727 & 2022-1731

Leopold Camille Yodjeu Ntemde

(Appellant)

v.

Secretary-General of the United Nations

(Respondent)

Order No. 520(2023)

1. On 7 September 2022, Mr. Yodjeu Ntemde (The Son of God) Leopold Camille filed an appeal of Judgment No. UNDT/2022/078, in which the United Nations Dispute Tribunal (UNDT) had dismissed his application as not receivable *ratione personae* because Mr. Ntemde was not a staff member of the United Nations, and not receivable *ratione materiae* because he had not identified the administrative decision that he wished to challenge.¹ This appeal was lodged as Case No. 2022/1727 with the United Nations Appeals Tribunal (Appeals Tribunal or UNAT).

2. Earlier, on 24 August 2022, Mr. Ntemde had filed an appeal (w)1 (i) <ÑÓ=•1ba àz .@ C© hé •¥ (

4. On 5 December 2022, the UNAT issued Order No. 495, in which it denied Mr. Ntemde's motion challenging the decision of the Registrar to reject certain of his filings as manifestly inadmissible. In the latter order, the President gave Mr. Ntemde a final warning on filing irrelevant and scandalous documents or the Appeals Tribunal would award costs against him and prohibit him from filing further pleadings.

5. Notwithstanding this warning, Mr. Ntemde continued to file vexatious documents with the Registry, in which he demanded the recusal of the then President of the UNAT, Judge Colgan, and the undersigned current President of the UNAT.

6. On 7 December 2022, the UNAT issued Order No. 7t7.4 (-)

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11. In this time period, however, Mr. Ntemde has continued to upload more than 2,400 documents into the United Nations Court Case Management System, where these documents are irrelevant to the United Nations and/or constitute scurrilous personal attacks on numerous officials

comply, and whether there was a “high level of certainty of receipt of communications”⁵ from the tribunal to the staff member.

17. Applying the foregoing criteria to the present case, I find that six months has been more than sufficient time for Mr. Ntemde to comply with Order No. 496, and there is no uncertainty as to his receipt of the UNAT’s communications, or his refusal to comply as expressed multiple times in his writings.

18. In summary, Mr. Ntemde has failed to comply with the terms of Order No. 496 by the non-payment of USD 300 by 22 December 2022. Over the last six months, he has refused to meet his obligations as ordered to allow his appeal to proceed. However, we have previously stated that we need to proceed “with care” when dismissing a case in this instance. Therefore, I find that it is fair and expeditious, pursuant to Article 18bis(1) of the UNAT Rules of Procedure to order Mr. Ntemde to comply with Order No. 496 and submit a cheque made out to the United Nations in the amount of USD 300 to be sent to the Registry of the UNAT, at DC2-2408, 2 United Nations Plaza, New York, NY 10017, no later than 14 days from the date of this Order.

19. If the USD 300 is not paid by Mr. Ntemde pursuant to this Order, the Appeals Tribunal will, with no further notice to the parties, dismiss Mr. Ntemde’s appeals for want of prosecution and permanently terminate Mr. Ntemde’s access to the PTT0 1 Tf 07001

Original and Authoritative Version: English

Decision dated this 13th day of June 2023 in
Vancouver, Canada.

(Signed)
Judge Kanwaldeep Sandhu,
President

Order published and entered in the Register on this
13th day of June 2023 in New York, United States.

(Signed)
Juliet Johnson,
Registrar