



**Before:** Judge Nkemdilim Izuako

**Registry:** Nairobi

**Registrar:** Jean-Pelé Fomété

ATTANDI

v.

SECRETARY-GENERAL  
OF THE UNITED NATIONS

---

**JUDGMENT ON RECEIVABILITY**

---

**Counsel for Applicant:**

David Andati-Amwayi

**Counsel for Respondent:**

Joerg Weich, HRMS/UNON

***Introduction***

1. The Applicant joined the Information and Communication Technology Services (ICTS) at the United Nations Office at Nairobi (UNON) on 12 September 2001 as a Programming Assistant on a fixed-term appointment and served in this capacity for seven years.

2. On 8 December 2008, the Applicant was informed that his fixed-term appointment with ICTS/U

9. On 3 March 2010, the Tribunal issued Judgment No. *Attandi* 2010/038, in which the present Applicant's Application on the merits of the decision not to renew his fixed-term contract beyond 31 December 2008, was struck out.

*Applicant's Case*

10. In the present Application, the Applicant states his case as follows:

a. Since the Respondent's decision on the recommendation of the JAB Panel on Suspension of Action is final under former staff rule 111.2 (c) (iii)

of the United Nations (p) 51sJAB)5.2( )ro Tw(ite)65(is f(pplic(ite12(t)-39(i(on i bcas(ite12



