

# UNITED NATIONS DISPUTE TRIBUNAL

Case No.: UN

UNDT/NBI/2013/034

Order No.: Date: 053 (NBI/2014) 18 March 2014

Original:

English

**Before:** 

Judge Vinod Boolell

**Registry:** 

Nairobi

**Registrar:** 

Abena Kwakye-Berko

## **OGUNTOLA**

v.

# SECRETARY-GENERAL OF THE UNITED NATIONS

## ORDER ON APPLICATION TO FILE FURTHER EVIDENCE AND AMEND PLEADINGS

### **Counsel for the Applicant:**

Alexandre Tavadian, OSLA

### **Counsel for the Respondent:**

Katya Melluish, UNON

#### Introduction

- 1. The Applicant is a former staff member of the Economic Commission for Africa (ECA). He filed the current Application on 27 June 2013 challenging the decision not to renew his fixed-term appointment on the basis of his post being abolished.
- 2. The Respondent submitted a Reply on 29 July 2013.
- 3. On 5 March 2014, the Applicant filed a motion seeking leave to file further evidence and to amend his pleadings.
- 4. On 6 March 2014, the Parties filed a joint submission pursuant to Order No. 009 (NBI/2014). By this submission, they sought a further extension of time to fully comply with Order No. 009 and additional time for the Respondent to respond to the Applicant's 5 March 2014 motion, if granted by the Tribunal.

#### **Decision**

- 5. In view of the fact that the Respondent has provided no objections to the Applicant's Motion in the Parties' joint submission but rather seeks time within which to respond, the Tribunal sees no reason to reject the Applicant's petitions.
- 6. It is noteworthy however that Counsel for the Applicant did not deem it necessary to wait for a ruling from the Tribunal on his petition to submit additional evidence but rather took the liberty of including said evidence as an attachment to his motion. The Tribunal frowns on this rather discourteous practice. In *Nwuke* Order No. 053 (NBI/2011), the Tribunal held as follows:

The Rules of Procedure of the Tribunal do not specifically provide for any other filings apart from an application and a reply and also do not specifically prohibit a party from filing further submissions after a hearing has been conducted into the matter. The Tribunal considers that based on articles 19 and 36.1, a possibility exists for

Case No. UNDT/NBI/2013/034 Order No. 053 (NBI/2014)

Case No. UNDT/NBI/2013/034 Order No. 053 (NBI/2014)

Entered in the Register on this 18<sup>th</sup> day of March 2014

(Signed)

Abena Kwakye-Berko, Registrar, Nairobi