



Introduction

1. The Applicant is a Conduct and Discipline Officer at the 3Revel, working with the United Nations Organization Stabilization Mission in the Democratic Republic of the Cong (MONUSCO").¹

2. By an application filed on 22 March 2019, the Applicant challenges a decision to make deductions from his salary to be paidhits wife to satisfy child support obligations since November 2015 to present and recoveries of other related entitlements made by the Organization.

3. The Applicant's case is that/ONUSCO's decision to deduct s salary was based on a norfinal court judgment and or on a normuthentic court decision 18 October 2017, he appealed divorded gment No.730 before the Littoral Court of Appeal in Cameroon. Accordingly, MONUSCO based its decision to deduct his salary on Judgment No. 730 which was not final.

4. The Respondent filed a reply on 26 April 2019 in which it is argued the at contested decisions were lawfull he Respondent states that the Applicant was repeatedly requested submit evidence of thoutcome of his appeal agaid stdgment No. 730, butto no avail.

ORDERS

5. In light of the above, the Tribunal

a. Directs the Applicant to state the result of apperal Judgment No. 730 and file a copy of the appellate judgment or any otheourt decision finally disposing of that case;

b. The submissionsequired under pointa) aboveshall be filed by 5.00

¹ Application, section I.

² Application, section V.

pm (Nairobi time) on 30 September 2020;

c. Failure to make the required submission within the specified deadline will be considered as failure to prove that dgment No 730 has been effectively challengel and thus for the purpose of these proceedings will be presumed that it becanfie al.

(Signed)

JudgeAgnieszka KlonowieckaMilart Dated this16th dayof Septembe2020

Entered in the Register on this dayof Septembe 2020

(Signed)

Abena KwakyeBerko, Registrar, Nairobi