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United Nations Dispute Tribunal

Case No.:

UNDT/NBI/2014/085

Judgment No. UNDT/2014/142

10 December2014

Date: Original:

English

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Judge Coral Shaw

egistry:

Nairobi

kegistrar:

Abena KwakyeBerko

BIRYA

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SECRETARYGENERAL OF THE UNITED NATIONS

JUDGMENT ON RECEIVABILITY

Counsel for the Applicant: Self-represented

Counsel for the Respondent: Katya Melluish, UNON Introduction

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8. The Tribunal in accordance with art. 16.1 its Rules of Procedure, considers that an oral hearing is not required in determining the sarads that it will rely on the Parties' pleadings and written submissions.

The Issues

- 9. The legal issues arising for determination in this case are:
 - a. whether the Applicatin is receivable and, if so,
 - b. whether the Applicant is entitled to the relief he seeks, that is, a rescission of the reprimand he received from Lieutenant W.

Facts

- 10. The Applicant is a staff member at the United Nations Office at Nairobi (UNON). At the date of this judgment he remains in service as a Security Officer in the Department of Safety and Security (DSS)
- 11. Following an incident between a DSS Inspector and the Applicant at UNON on 4 February 2013, the Inspector instructed the Applicant to the UNON/DSS armoury. The Applicant complied with the instruction. He has not uplifte

2013 and that he had enquired from the Applicant on 18 September 2014 why he had not been drawing his assigned firearm for duty. He noted that according to his records, the Applicant did not attend the mandatory annual firearms requalification in October 2013 and that according to Uneited Nations Department of Safety and Security Manual of Instruction on Use of Force Equipment including Firearm (the DSS Manual) a weapos restriction may be applied if there is a failure to maintain mandatory annual requalification.

- 15. Lieutenant Wtold the Applicant that the would schedulthim for a requalification exercise as soon as the availability of the shooting range was confirmed with the host country.
- 16. The Applicant responded to Lieutenant W on the same Idlayasked the following questions
 - a. Why, as weapons custodial jeutenant Whad not inquired as to why the Applicant's firearm was returned at 1000 urs on 4February 2013 before the expiry of the Applicant's tour of duty;
 - b. What was Lieutenant W's alleged inquia/bout the Applicant's failure to draw his firearm on 18 September 2013 hais dalleged response; and
 - c. Why, as weapons custodian, he took six months to **riequb**out why the Applicant's firearm was not being issued.
- 17. On 15 July 2014, the ChiefUNON/DSS published Daily Orders for UNON/DSS staff. Pageour of the Daily Orders indicated that the Applicant amongst otherUNON/DSS staff members, had been schedullor the annual firearms qualification training from 16 to 17 July 2014.
- 18. On 15 July 2014, the Applicant exchanged sælvernails with Lieutenant W regarding the proposed firearms qualification trainlining utenant W also sent an email to the four Secity Officers scheduled for Annual weapon-re qualification to advise of the time and location for the exercise and the dress code.

¹ Revised on 2 May 2014.

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- 24. On 23 July 2014, Lieutenant W informedhet Applicant that his explanation was not acceptable and issued him with a reprimand for failing to "obey a lawful instruction to attend mandatory training published in the Daily Orders by the Chief of Service". The Applicant was also advised that he two uld rescheduled for the training again based on the availability of the shooting range from the host Government and operational considerations.
- 25. On 24 July 2014, the Applicant informed Lieutenant W that he would be requesting a management evaluation throad it would be pointless to reschedule a requalification exercise for him as he had not been informed of the reasons why his firearm had been withdrawn. He also wanted to know the the firearm would be issued for operations, training, organisitication.

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- 28. The Applicant is well aware of the procedures for investigating complaints of prohibited conduct under ST/SGB/2008/5. He has previously filed such a claim against other superior officers concerning an alleged incident in February 2013. His failure to follow these procedures renders his claim of abuse of authority not receivable.
- 29. The Applicant seeks to broaden the contested sion in the Application as opposed to his request for management evaluation. The Distibute all must limit the scope of its review to the decision submitted to management evaluation. To the extent that the Applicant contests a decision that was not submitted for management evaluation, it is not receivable.

On the Merits

- 30. The Applicant is required to attend an annual fireaqualification exercise In case No UNDT/NBI/2014/079, the Applicant challenged his placement on Weapons Restriction. The Respondent adopts and incorporates into his Reply in this case, the facts and arguments in his reply to the said case.
- 31. The Applicantwas required to requalify annually to carry a firearm. As a consequence of his failure to requalify he was unable to carry a firearm and it was lawful and appropriate to place him on Weapons Restriction.
- 32. Pursuant to staff rule 1.2(a) and ST/SGB/2002(Status, basic rights and duties of United Nations staff members), staff members have an obligation to follow the directions and instructions properly issued by the Secretarieral and by their supervisors.
- 33. The Applicant is a junior Security Officeand is required to observe and

40. The Applicant is a frequent litigant. This is the fifth case he has filed before the Dispute Tribunal in a 17 month period. The sole purpose of the Application appears to carry out his threat against Lieutenant W.

Applicant's Submissions

Receivability

41. The Applicant submits that he had earlier submitted a complaint of prohibited conduct to the Administration which for close to two years is yet to be resolved. The submission by the Respondent that he should have pursued the same channel as his first complaint under ST/SGB/2008/5 is therefore "unfounded and aimed at misleading the Tribal".

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On the Merits

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litigant to engage in that process

51. In Nwuke 2010 UNAT 0993, UNAT concluded that:

In light of ST/SGB/2008/5, Chapter XI of the Staff Rules, and the UNDT Statute, the Appeals Tribal ... when the claims regard issues covered by ST/SGB/2008/5, the staff member is entitled to certain administrative procedures. If he or she is dissatisfied with their outcome, he or she may request judicial review of the administrative decisions taken UNDT has jurisdiction to examine the administrative activity (act or omission) followed by the Administration after a request for investigation, and to decide if it was taken in accordance with the applicable law. The UNDT can

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believes that the procedure followed was improper. Such an appeal is to the Dispute Tribunal in the first instance.

- 56. This framework is directed to the fatintiding investigation investigating and determining the factual matters albege amount to prohibited conduct. A final decision on whether there has been prohibited conduct and the outcome of that finding is made only after that panel has reporteds well settled jurisprudence that a review of the decision and/or outcomemisted to the process followed
- 57. Until the circumstances of those allegations have been properly investigated under the process set out by the ST/SGB/2008/5 there is no decision for the Tribunal to review.
- 58. The Tribunal finds that ST/SGB/2008/5 printers comprehensive procedure, both informal and formal to a person who alleges that he or she is a victim of prohibited conduct. Although the Applicant complained that the impugned decisions amounted to an abuse of authority, he did not not introper procedures set up to address such allegations. Accordingly there is no decision made pursuant to the ST/SGB for the Tribunal to review.

Conclusion

59. The Application to the Tribunal is premature and is not receivable.

(Signed)

JudgeCoral Shaw

Dated this 10th day of Decembe 2014

⁴ See for example wuke 2010 UNAT-099 at para. 36.

Entered in the Register on this th day of Decembe 2014

(Signed)

Abena KwakyeBerko, Registrar, Nairobi