

Before: Judge Alexander W. Hunter, Jr.

Registry: New York

Registrar: Hafida Lahiouel

AUDA

v.

SECRETARY-GENERAL OF THE UNITED NATIONS

CORRIGENDUM

Counsel for Applicant: Self-represented

Counsel for Respondent: ALS/OHRM, UN Secretariat 1. **TAKING NOTE** of paras. 1 to 7 of Order No. 156 (NY/2016) issued on 30 June 2016 in Case No. UNDT/NY/2016/028 (Auda) and published on 1 July 2016 which was not a part of the case No. UNDT/NY/2016/036;

2. **TAKING FURTHER NOTE** of the provisions of art. 28 of the Rules of Procedure;

3. Pursuant to art. 12, para. 2 of the Statute of the Dispute Tribunal and art. 31 of the Rules of Procedure, the Tribunal orders a corrigendum of Judgment No. UNDT/NY/2016/106 as follows:

IT IS ORDERED THAT:

4. Paragraph 2, as corrected on 9 August 2016, reads:

"As a preliminary issue, the Tribunal will examine the receivability of the application as it raises an issue of *ratione materiae*, notably of whether this is a type of decision over which this Tribunal has jurisdiction and therefore competence under the Dispute Tribunal Statute because the present case rightly concerns a decision that was taken by Judge Greceanu, United Nations Dispute Tribunal, New York, and not the Registrar, as otherwise submitted by the Applicant."

It is to be read as follows:

"As a preliminary issue, the Tribunal will examine the receivability of the application as it raises an issue of *ratione materiae*, notably of whether this is a type of decision over which this Tribunal has jurisdiction and therefore competence under the Dispute Tribunal Statute."

5. Paragraph 5 reads:

"The Judge, the Registrar and the Legal Assistant who handled the issue at hand at the Dispute Tribunal have all recused themselves from the decisionmaking process with the present case. As no question of conflict of interest exists, the Tribunal finds that a transfer of the case is not necessary (see also *Bastet* 2014-UNAT-423, para. 15, in which the Appeals Tribunal found that "the Dispute Tribunal's decision to transfer his case to Geneva falls squarely within the jurisdiction and competence of the [Tribunal]")." It is to read:

"As no question of conflict of interest exists, the Tribunal finds that a transfer of the case is not necessary (see also Bastet 2014-UNAT-423, para. 15, in which the Appeals Tribunal found that "the Dispute Tribunal's decision to transfer his case to Geneva falls squarely within the jurisdiction and competence of the [Tribunal]")."

6. Paragraph 10 reads:

"From the Registry's 29 June 2016 email, it follows without question that the rejection of creating a "separate case" for the Applicant's motion for interim relief in Case No. UNDT/NY/2016/028 was done pursuant to the instructions of Judge Greceanu. The contested decision not to open a separate case for this motion was made by Judge Greceanu and not the Registrar, whose role was merely to communicate this decision to the Applicant."

It is to read:

"From the Registry's 29 June 2016 email, it follows without question that the rejection of creating a "separate case" for the Applicant's motion for interim relief was decided in Case No. UNDT/NY/2016/028."

(Signed)

Judge Alexander W. Hunter, Jr.

Dated this 22nd day of August 2016

Entered in the Register on this 22nd day of August 2016

(Signed)

Hafida Lahiouel, Registrar, New York