

2015-UNAT-548, Khaleel

UNAT Held or UNDT Pronouncements

UNAT held that it was satisfied that the rejection of the application as not receivable was correct on the basis that the Appellant did not seek decision review within the mandatory time period, which meant that UNRWA DT was precluded in law from considering the merits of his application. UNAT held that the Appellant did not identify how the UNRWA DT judgment was in any way defective or demonstrated that UNRWA DT erred in relation to its jurisdiction or committed an error of fact or law or procedure such as would warrant intervention by UNAT. UNAT dismissed the appeal and affirmed the UNRWA DT judgment.

Decision Contested or Judgment/Order Appealed

The Applicant contested the decision to separate him for abandonment of post. UNRWA DT dismissed the application as not receivable.

Legal Principle(s)

UNDT has no jurisdiction to waive deadlines for management evaluation or administrative review.

Outcome

Appeal dismissed on merits

Full judgment

[Full judgment](#)

Applicants/Appellants

Khaleel

Entity

UNRWA

Case Number(s)

2014-632

Tribunal

UNAT

Registry

New York

Date of Judgement

2 Jul 2015

President Judge

Judge Faherty

Language of Judgment

English

Issuance Type

Judgment

Categories/Subcategories

Jurisdiction / receivability (UNDT or first instance)

Subject matter (ratione materiae)

Applicable Law

Agreements, conventions, treaties (etc.)

- Special Agreement between the UN and UNRWA

UNRWA Area Staff Rules

- Rule 111.2

UNRWA DT Statute

- Article 8

Related Judgments and Orders

2015-UNAT-504

2013-UNAT-340

2011-UNAT-108