2019-UNAT-963, Awe

UNAT Held or UNDT Pronouncements

The Applicant filed a second application for interpretation of judgment No. 2017-UNAT-774 and an application for execution of judgment No. 2018-UNAT-827. Subsequently, the Applicant requested leave to withdraw these two applications. UNAT granted leave to withdraw the applications and directed the Registrar to close the cases.

Decision Contested or Judgment/Order Appealed

Previous UNAT judgments: In judgment No. 2017-UNAT-774, UNAT held that UNDT did not err in ordering the removal of adverse references to the staff member in meeting minutes and the recirculation of the revised minutes to all recipients to inform them of the findings of the relevant fact-finding panel that there was no basis to support the damaging comments made against the Appellant, UNAT reduced the amount of compensation and vacated the UNDT's award for procedural error. In judgment No. 2018-UNAT-827, UNAT disposed of an application for interpretation of judgment No. 2017-UNAT-774.

Legal Principle(s)

Left deliberately blank.

Outcome

Closed on withdrawal

Full judgment

Full judgment

Applicants/Appellants

Awe

Entity

UNAMI

Case Number(s)

2019-1262 2019-1286

Tribunal

UNAT

Registry

New York

Date of Judgement

25 Oct 2019

President Judge

Judge Colgan

Language of Judgment

English

Issuance Type

Judgment

Categories/Subcategories

Judgment-related matters Execution of Judgment

Interpretation of Judgment

Related Judgments and Orders

2017-UNAT-774 2018-UNAT-827