2021-UNAT-1116, Ashraf Ismail Abed allah Zaqqout

UNAT Held or UNDT Pronouncements

The impugned UNRWA DT Order clearly comes within its competence to issue appropriate case management orders. It did not exceed its competence or jurisdiction in issuing Order No. 123, and Mr. Zaqqout is not prevented from attacking the interlocutory order later if he appeals the final judgment of the UNRWA DT on the merits.

Decision Contested or Judgment/Order Appealed

Order No. 123 (UNRWA/DT/2020), in which UNRWA DT ruled on several procedural motions filed by Mr. Zaqqout.

Legal Principle(s)

Interlocutory appeals in matters of evidence, procedure and trial conduct are not receivable, even when the first instance tribunal makes an error of law, if the issue can be raised later in an appeal against the final judgment on the merits. Interlocutory appeals may be receivable in exceptional cases where the first instance tribunal has clearly exceeded its jurisdiction or competence.

Outcome Appeal dismissed on receivability Outcome Extra Text

The interlocutory appeal is not receivable.

Full judgment

Full judgment

Applicants/Appellants

Ashraf Ismail Abed allah Zaqqout

Entity

UNRWA

Case Number(s)

2020-1452

Tribunal

UNAT

Registry

New York

Date of Judgement

25 Jun 2021

President Judge

Judge Raikos

Language of Judgment

English

Issuance Type

Judgment

Categories/Subcategories
Disciplinary matters / misconduct
Fraud, misrepresentation and false certification
Applicable Law
UNAT Statute

• Article 2.1

UNRWA DT RoP

• Article 14

Related Judgments and Orders 2010-UNAT-005 2010-UNAT-008 2010-UNAT-011 2015-UNAT-560 2020-UNAT-1058 2016-UNAT-641 2017-UNAT-789