



UNITED NATIONS APPEALS TRIBUNAL TRIBUNAL D'APPEL DES NATIONS UNIES

Case No. 2013-527

Dzuverovic

(Applicant)

v.

Secretary-General of the United Nations

(Respondent)

ORDER No. 164 (2013)

1. On 26 August 2013, the United Nations Appeals Tribunal (Appeals Tribunal) issued Judgment No. 2013-UNAT-338 in the case of *Dzuverovic v. Secretary-General of the United Nations*.

2. On 25 September 2013, the Appeals Tribunal received from Ms. Vesna Dzuverovic an application for interpretation of the aforementioned Judgment. The Secretary-General filed comments on Ms. Dzuverovic's application on 23 October 2013. On 4 November 2013, Ms. Dzuverovic filed a motion for leave to file comments on the Secretary-General's comments. The Secretary-General opposes such additional filings.

3. The matter of applications for interpretation of judgments of the Appeals Tribunal is governed by Article 11 of the Statute of the Appeals Tribunal (Statute) and Article 25 of its Rules of Procedure (Rules). Neither the Statute nor the Rules provide for the party moving for interpretation to comment on the responding party's comments. Whilst the Appeals Tribunal may allow additional pleadings in "exceptional circumstances",¹ in the present case, I do not believe that Ms. Dzuverovic has demonstrated any such circumstances. In my view, the additional pleadings that

¹ *Dzuverovic v. Secretary-General of the United Nations*, Order No. 122 (2013).

Ms. Dzuverovic seeks to file contain merely supplementary arguments to her application for interpretation.

4. For the foregoing reasons, I reject Ms. Dzuverovic's motion. The Registry is thus instructed not to include Ms. Dzuverovic's motion and the Secretary-General's comments thereon in the case file.

Original and Authoritative Version: English

Dated 20th day of November 2013 in
Accra, Ghana.

(Signed)
Judge Sophia Adinyira
Duty Judge

Entered in the Register on this 20th day of
November 2013 in New York, United States.

(Signed)
Weicheng Lin, Registrar