

Case No.2024-1915

Ivan Aguilar Valle

(Respondent)

v.

Secretary -General of the United Nations

(Appellant)

ORDER

6. In that comment, the UNAT observed¹

The Secretary-General filed an appeal against the UNDT's preliminary Judgment on Liability and then a second appeal against its Judgment on Remedies. This was not only unnecessarily repetitive but also wasteful of the Appeals Tribunal's resources. As established case law confirms, appeals should be filed when ~~the~~ UNDT has issued its final substantive judgment which, in this case, was its Judgment on Remedies. The Secretary-General's right to contest the preliminary

proposed “Revised Appeal” the SecretaryGeneral could “re-cast his appeal in light of [Mr. Aguilar Valle’s] submission” under Case No. 2024-1915⁴

11. Mr. Aguilar Valle further argues that if the Secretary -General separately appeals the Judgment on Re

16. Second, this is not a situation where the Secretary

Original and Authoritative Version: English

Decision dated thi