

109th Session

Judgment No. 2929

THE ADMINISTRATIVE TRIBUNAL,

Considering the application for review of Judgment 2785 filed by Mr M. M. on 2 June 2009;

Considering Article II, paragraph 5, of the Statute of the Tribunal and Article 7 of its Rules;

Having examined the written submissions;

CONSIDERATIONS

1. The complainant seeks review of Judgment 2785 concerning his second complaint, in which it was held that his complaint was irreceivable by reason of the fact that he had failed to lodge an internal appeal with the Joint Appeals Board. The fact that the Board had not chosen a Chairman when the complaint was filed was considered by the Tribunal as irrelevant. He claims that Judgment 2785 involved “an error apparent on the face of the record”. However, he identifies no particular error and simply repeats the arguments raised in

the proceedings that led to that judgment. Nor does the complainant identify any ground which would warrant review of Judgment 2785. Accordingly, the application must be dismissed in accordance with the summary procedure provided for in Article 7 of the Tribunal's Rules.

DECISION

For the above reasons,
The application is dismissed.

In witness of this judgment, adopted on 7 May 2010, Ms Mary G. Gaudron, President of the Tribunal, Mr Giuseppe Barbagallo, Judge, and Ms Dolores M. Hansen, Judge, sign below, as do I, Catherine Comtet, Registrar.

Delivered in public in Geneva on 8 July 2010.

Mary G. Gaudron
Giuseppe Barbagallo
Dolores M. Hansen
Catherine Comtet