# TWENTY-THIRD ORDINARY SESSION

# In re TARRAB (Nos. 2 and 3)

### Judgment No. 144

# THE ADMINISTRATIVE TRIBUNAL,

Considering the two complaints against the International Labour Organisation (ILO) drawn up by Mr. Nazmi Tarrab on 17 April 1969 and 1 May 1969 respectively and the Organisation's replies of 23 and 28 May 1969;

A. Considering that, in his first complaint, Mr. Tarrab requests that a decision of the Director-General of the International Labour Office whereby he transferred an official other than complainant to a vacant post should be quashed as contrary to the relevant provisions of the Staff Regulations and that, in his second complaint, he requests the cancellation of the announcement of a competition which, in his view, was not in conformity with the provisions of the Staff Regulations and, in particular, with those of Article 4.2(a) and Annex I, paragraph 2;

B. Considering that the Organisation maintains that the first complaint is irreceivable since complainant had no grounds for action and prays that the second complaint be dismissed as unfounded;

C. Considering that by a letter dated 23 February 1970 and addressed to the Registrar of the Tribunal, complainant informed the Tribunal of his intention to withdraw his two complaints and that the withdrawal of suit is unconditional.

#### **DECISION:**

For the above reasons,

The withdrawal of suit by Mr. Tarrab is hereby recorded.

In witness of this judgment by Mr. Maxime Letourneur, President, Mr. André Grisel, Vice-President, and Mr. A.T. Markose, Deputy Judge, the aforementioned have hereunto subscribed their signatures, as well as myself, Bernard Spy, Registrar of the Tribunal.

Delivered in public sitting in Geneva on 26 May 1970.

(Signed)

M. Letourneur André Grisel A.T. Markose Bernard Spy

Updated by PFR. Approved by CC. Last update: 7 July 2000.