ADMINISTRATIVE TRIBUNAL

Judgement No. 541

Case No. 562: IBARRIA Against: The Secretary-General

of the United Nations

THE ADMINISTRATIVE TRIBUNAL OF THE UNITED NATIONS,
Composed of Mr. Jerome Ackerman, Vice-President,
presiding; Mr. Arnold Kean; Mr. Luis de Posadas Montero;
Whereas, on 28 August 1990, Frank J. Ibarria, a former
staff member of the United Nations, filed an application the

"II. PLEAS

7. The Applicant respectfully requests the Administrative Tribunal:

. . .

pleas of which read in part as follows:

- (11)To <u>order</u> the Respondent, pursuant to article 9 of its Statute:
 - (a)To rescind his decision of 25 June 1990 to maintain his decision of 11 September 1989 to reclassify the Applicant's post as Library Assistant at GS-5 level under the new seven-level grade structure.
 - (b)To restore the Applicant's acquired rights to the corresponding highest level General Service post as Supervisor at Principal GS-7 level under the new seven-level grade

structure, retroactive from 1 January 1985, commensurate with his highest level General service post as Supervisor at Principal G-5 level under the old five-level grade structure, pursuant to the provisions of Article 101 of the Charter of the United Nations, staff regulation 2.1, paragraph 7 of the administrative instruction ST/AI/301 of 10 March 1983, articles 2 and 7 of the Universal Declaration of Human Rights and to the jurisprudence of the Tribunal in Judgements No. 173, Mortished (1981), No. 388, Moser (1987) and No. 47, Sundaram (1990).

- (c)To <u>award</u> the Applicant appropriate amount of arrears, representing the difference between the salary and allowances he actually received and the salary and allowances he would have received had he been reclassified as Supervisor at Principal GS-7 level under the new seven-level grade structure retroactive from 1 January 1985.
- (d)To pay, on behalf of the Applicant and of the Organization, appropriate contributions to the United Nations Joint Staff Pension Fund on the basis of the amount of arrears referred to in item (c) above, retroactive from 1 January 1985.
- (e)To <u>award</u> the Applicant appropriate and adequate compensation for the moral and material injuries suffered by him as a consequence of the unreasonable delays in the New York General Service Classification Appeals and Review Committee procedures for 28 months during 1987 1989, in the first instance, and for another three months during March June 1990, in the second instance, which were entirely caused by the Respondent, causing thereby a 'denial of justice' in his appeal.
- (12)To <u>hold</u> oral proceedings on the case in order to hear the testimonies of the Applicant and other

concerned witnesses, particularly the
following:

. . . "

Whereas, on 25 September 1990, the Applicant submitted an amended plea in which he requested the Tribunal to order production of certain information and documents by the Respondent;

Whereas the Respondent filed his answer on 12 December 1990;

Whereas the Applicant filed written observations on 15 March 1991;

Whereas the Applicant submitted an additional written statement and additional documents on 1 August 1991;

Whereas, on 18 September 1991, the presiding member of the panel ruled that no oral proceedings would be held in the case;

Whereas additional information was submitted at the request of the Tribunal by the Applicant on 23 October 1991 and by the Respondent on 23 and 30 October 1991;

Whereas the Applicant submitted an additional written statement and an additional document on 4 November 1991;

Whereas the Applicant submitted additional information at the request of the Tribunal on 5 November 1991;

Whereas the facts in the case are as follows:

The Applicant entered the service of the United Nations on 19 September 1960 as a Messenger at the G-1 level, was transferred to the Dag Hammarskjold Library, in the Department of Conference Services, on 1 April 1962 as a Clerk-Labourer and received a permanent appointment on 1 January 1963. Through successive promotions, he reached the G-5 level as Supervisor on 1 April 1979.

The International Civil Service Commission having, in July 1982, approved the establishment of a seven-level grading structure (to replace the old five-level structure) for the General Service category in New York and promulgated job classification standards for the seven levels, all General Service posts in New York were classified under procedures set out in administrative instruction ST/AI/301 of 10 March 1983.

In accordance with the Administrative Instruction, a description of the post encumbered by the Applicant was prepared for initial classification. In June 1983 the Applicant accordingly completed section A of the classification form (P.270) while his supervisor completed section B. In August 1983 the Classification Section tentatively recommended that the post be classified at the GS-4 level. After a review of the post, the Classification Review Group recommended in a report adopted on 27 June 1985 that the post be classified at that level. The Assistant Secretary-General for Personnel Services subsequently approved that classification level, with the functional title of Library Clerk.

In a memorandum dated 1 October 1985, the Acting Executive Officer of the Department of Conference Services conveyed to the Assistant Secretary-General for Personnel Services the "disappointment and dissatisfaction" of the staff of the Dag Hammarskjold Library with the classification review of General Service Library functions; he suggested that these results might, in some part, be due to incomplete and partially inaccurate job descriptions prepared at the time of the initial review, in June 1983, and also noted that the introduction of technological applications to Library functions, after the initial submission of job descriptions, was not reflected in the classification levels assigned by both the Classification Section and the Classification Review Group. In a reply dated 21 October

1985, the Director of the Division of Policy Co-ordination, Office of Personnel Services, invited the Department to submit revised job descriptions for the posts of those staff members whose functions had changed after the beginning of the classification exercise. Since the Applicant's functions had changed during that period, a revised job description was prepared. On 19 December 1985 the Applicant again completed section A of the classification form (P.270) and, in completing section B, his supervisor indicated that the following change had occurred in the duty assignment:

"In order to keep the collection current, the incumbent was given the added responsibility in September 1984 of identifying superfluous material for withdrawal from the collection by either interpreting and implementing existing guidelines for retention periods or by other criteria such as usage and physical condition of the material".

The Classification Review Panel, successor to the Classification Review Group, reviewed the Applicant's post on the basis of the revised job description and recommended in a report dated 20 October 1986 that it be classified at the GS-4 level. The Assistant Secretary-General for Personnel Services approved that classification level on 22 January 1987, with the functional title of Library Clerk.

On 30 April 1987 the Applicant appealed the decision to classify his post at the GS-4 level in a memorandum to the Assistant Secretary-General which read:

- "1. I wish to appeal the classification of my post at the G-4 level ... I believe that the functions of my post were correctly described in my job description but that the classification standard was improperly applied, this resulting in a lower grade level than is warranted. I feel that my post should have been graded at the G-6 level.
- 2. I would like to bring to the attention of the Committee

several factors which I feel may have been overlooked in the classification of my post:

- (a) I am the supervisor of the Main Stacks group of the Dag Hammarskjöld Library. The people I supervise have been re-classified at the G-4 level and I feel that, as supervisor, I should be at a higher level than that of the people under my supervision.
- (b) This post involves many complex tasks requiring a great deal of in-depth knowledge of the organization and structure of the Dag Hammarskjöld Library as well as of the Organization as a whole, and I believe that tasks performed at my level of responsibility deserve to be graded at the G-6 level."

On 13 May 1987 the Director of the Dag Hammarskjold Library "strongly supported" the Applicant's appeal. On 18 January 1988 the Applicant amended his appeal by seeking reclassification at the GS-7 level and reinstatement of his former functional title of Supervisor. On 13 December 1988 the Applicant's appeal was transmitted to the New York General Service Classification Appeals and Review Committee (NYGSCARC), a review body established with effect from 16 May 1986 to consider classification appeals. On 5 April 1989 NYGSCARC considered the Applicant's appeal. It found that the post "closely matches the guidelines at the GS-5 level" and therefore recommended that the post be upgraded to GS-5 with the functional title of Library Assistant. This recommendation was approved by the Assistant Secretary-General for Human Resources Management (formerly Assistant Secretary-General for Personnel Services) and on 11 September 1989 the Applicant was informed accordingly.

On 25 January 1990 the Applicant requested the Secretary-General's consent to direct submission of an application to the Tribunal. On 16 March 1990 he was advised that it had been decided that NYGSCARC would again review his case and communicate its findings and recommendation to him and

to the Office of Human Resources Management; the Assistant Secretary-General for Human Resources Management would then reconsider the Applicant's case in the light of those findings and recommendation; should the Applicant wish to appeal the decision taken as a result, the Secretary-General would agree to direct submission of an application to the Tribunal.

On 21 March 1990 the Applicant submitted to NYGSCARC a statement of facts with relevant documents, including a job description, further revised in 1988, in which his supervisor had indicated, in section B, additional assignments entrusted to the Applicant in May 1987. On 26 April 1990 NYGSCARC again reviewed the Applicant's case. The findings and recommendation of NYGSCARC read as follows:

"Findings

7. The New York General Service Classification Appeals and Review Committee re-reviewed the appeal at its tenth meeting on 26 April 1990. Based upon its review of the job description, the information provided by the appellant in the memoranda of appeal and related attachments, the analysis provided by the Compensation and Classification Service which confirmed the initial classification decision, the Committee concluded that the functions of the post corresponded to the GS-5 level depicted in the General Service Classification Standards.

Recommendation

8. Accordingly, the Committee recommends that the post be maintained at the GS-5 level."

On 25 June 1990 the Assistant Secretary-General for Human Resources Management communicated his final decision to the Applicant in a letter reading in part:

"I note that although the recommendation of the New York General Service Classification Appeals and Review Committee was communicated to you with my decision in September 1989, the findings of the NYGSCARC were omitted. Therefore, I requested the NYGSCARC to again review your case and to communicate its findings to me in accordance with para. 10 (d) of ST/AI/301 of 10 March 1983 (...).

. . .

I have reviewed my decision in the light of the Committee's findings and have decided to approve the recommendation of the New York General Service Classification Appeals and Review Committee to maintain the level of the post at the GS-5 level. The findings and recommendations of the NYGSCARC are attached for your reference together with the classification notice.

. . . "

On 28 August 1990 the Applicant filed with the Tribunal the application referred to earlier.

Whereas the Applicant's principal contentions are:

- 1. Gross procedural irregularities were committed in the classification exercise by the United Nations Administration, by the Dag Hammarskjold Library Administration, by the Classification Section, by the Classification Review Panel and by the New York General Service Classification Appeals and Review Committee.
- 2. The Applicant was denied due process of law and procedural safeguards in the appeal before the New York General Service Classification Appeals and Review Committee.
- 3. The Applicant was denied "acquired rights" to the corresponding highest level General Service post as Supervisor at the GS-7 level under the new seven-level grade structure.
- 4. Unreasonable delays occurred in the New York General Service Classification Appeals and Review Committee procedures, causing thereby a "denial of justice".

Whereas the Respondent's principal contentions are:

- 1. The classification of the Applicant's post at the GS-5 level was a proper exercise of administrative discretion in accord with the Applicant's terms and conditions of employment.
- 2. The classification of the Applicant's post was properly motivated.
- 3. The Applicant's post was classified in accordance with proper procedures and in full observance of his due process rights.
- 4. Given the complexity of the classification of General Service posts at Headquarters and the desire to ensure that every staff member's claims were fully heard by independent appeal and review bodies, no unreasonable delay occurred that would warrant award of compensation.

The Tribunal, having deliberated from 17 October to 7 November 1991, now pronounces the following judgement:

- I. The Applicant has complained of the rejection of his request for oral proceedings. In the opinion of the Tribunal, the complaint is unfounded and the presentation of the case has not been hindered. The Applicant has submitted numerous pages of argument and a great number of documents. He has stated that he believes that all requisite documents are before the Tribunal.
- II. The Tribunal cannot substitute its judgement for that of the Secretary-General in job classification matters. Judgement No. 396, <u>Waldegrave</u> (1987), paragraph XV. This point is not in dispute. The Tribunal must, however, consider whether there was a material error in procedure or substance, or some other significant flaw in the decision complained of.

III. Allegation of duress

The Applicant asserts that threats of retaliatory action were made against him to prevent him "from recording correctly and completely his job descriptions". This grave allegation is unsupported by evidence before the Tribunal. Furthermore, in his memorandum of 30 April 1987 addressed to the Assistant Secretary-General for Human Resources Management, the Applicant stated: "I believe that the functions of my post were correctly described in my job description but that the classification standard was improperly applied, this resulting in a lower grade level than is warranted".

IV. Lack of expert advice

The Applicant asserts that, in the absence of expert advice from a specialist or consultant on library and information science, the Respondent improperly applied the International Civil Service Commission's General Service job classification standards.

The Tribunal finds that the Respondent was not obliged by any rule or regulation to employ an expert or consultant.

V. Lack of an accurate organization chart

The Applicant complains that the Administration of the Dag Hammarskjold Library failed to prepare and attach a complete and current organization chart to the Applicant's classification form, as required by the form itself, and that this deficiency persisted throughout the classification process. The Classification Section, the Applicant asserts, had a legal obligation to require a complete and current organization chart to be submitted, and he charges that Section with having "deliberately contributed to the gross procedural irregularities

in the reclassification of the Applicant's post ...". The Tribunal notes that this intemperate accusation of deliberate wrongdoing is not supported by evidence.

The Tribunal has made inquiries of both parties and has been informed by them that in fact the Classification Section made use of a revised organization chart of the Collection Management Section. The Applicant states that he had no knowledge of this revised chart, which he says was prepared by the Administration without his consent. On this chart the Applicant is described as a "Supervisor", but he asserts that it wrongly shows him as reporting only indirectly to the Chief of the Collection Management Section, whereas he should have been shown as reporting directly to the Chief. The Tribunal, however, accepts the statement of the Chief of the Compensation and Classification Service, made in a memorandum of 22 October 1991 addressed to Counsel for the Respondent in reply to the Tribunal's request for clarification, that:

"... the post of Chief, Collection Management Section, was considered to be the official supervisor of the post and the post to whom the Applicant officially reported ..."

and that

"it should be pointed out that the depiction of a relationship between posts on an organizational chart need not signify a formal supervisory relationship."

That being so, the Tribunal considers that the chart complained of cannot be taken as signifying a different formal supervisory relationship applying to the Applicant, so that the relative position of the officers on the chart used by the Classification Section did not constitute an error of fact in the classification decision.

VI. Lack of job classification audit

Another procedural objection made by the Applicant is that no complete job classification audit was made. The interview conducted by Ms. D. Bunker with the Applicant he describes as incomplete and "virtually a mockery". Whether or not these criticisms are justified, there was in fact no legal obligation upon the Respondent to conduct a classification audit, though wisdom may have dictated that this should be done. Under paragraph 13 of administrative instruction ST/AI/301 of 10 March 1983, a classification audit "may be necessary. The Classification Section will therefore conduct classification audits from time to time" (emphasis added). From this wording, it is evident that the Classification Section was to have discretion as to whether to conduct an audit in any particular case. The Applicant cannot base his claim upon alleged failure to conduct what he perceived to be an adequate audit in his case.

VII. Failure to attach ICSC Form P.271 to administrative instruction ST/AI/301

Also without substance is the Applicant's argument that the Respondent was obliged to attach ICSC Form P.271 (General Service Job Classification Standards) to administrative instruction ST/AI/301 thereby enabling staff members to describe their functions in accordance with the exact terminology of ICSC standards. These standards had been announced in information circular ST/IC/82/66 of 13 October 1982. All General Service staff at Headquarters should have been aware of the existence of the ICSC standards, which were in a published official document. Furthermore, the Applicant conceded that in May 1986 he was aware of the document. The Tribunal concurs in the Respondent's view that posts are classified according to the nature and duties assigned to them, and not on the basis of words extracted from

the International Civil Service Commission standards. Indeed, in the Tribunal's view it would be wrong for a job description to be artificially tailored to fit in with the wording of those standards.

VIII. Alleged lack of due process before NYGSCARC

The Applicant challenges the rules under which classification appeals are conducted and claims that due process is denied if the staff member concerned does not see and does not have the opportunity to comment on the documentation sent by the service in charge of classification to the appeals body. Tribunal deems it appropriate in proceedings before that appeals body that both parties should see such documentation considered by that body. The Tribunal expresses no view in this judgement as to documentation provided by the appeals body's own staff or The Tribunal recommends that an amendment to the consultants. rules provide for the access to documentation and the opportunity to comment referred to above. However, in this case it appears from responses to questions put to the Applicant by the Tribunal that all the pertinent information the Applicant wished to submit was before the appeals body. Furthermore, since the appeals body maintained the G-5 classification of the post and thus declined to accept the conclusion reached in the documentation in question recommending classification at the G-4 level, the Tribunal does not consider that the Applicant suffered any injury by reason of the absence of such an opportunity.

In an interoffice memorandum of 27 February 1990 from the Legal Counsel to the Assistant Secretary-General for Human Resources Management, consideration was given to the adequacy of the reviews performed by NYGSCARC. The memorandum concluded that that body had omitted any analysis of each individual appeal, had made no record of consideration of the arguments advanced by the

Appellants and had not recorded any reasoning showing how each individual recommendation on the level of the post was arrived at. The decision of the Assistant Secretary-General for Human Resources Management also did not contain any findings of NYGSCARC as required by administrative instruction ST/AI/301. Although the Legal Counsel's memorandum did not refer to the Applicant, it is evident that he was included in the 127 cases referred to.

Following this advice, NYGSCARC was invited by the Administration to review the Applicant's case again. Its findings, made on 7 June 1990, leave no doubt that the deficiencies commented upon by the Legal Counsel had been The findings included an analysis of the Applicant's individual appeal in respect of job description No. N03920, a record of the incumbent's argument and of the reasoning which led to NYGSCARC's decision to recommend that the post be maintained at the G-5 level. In particular, the findings recorded the Applicant's claim that he was involved in "many complex tasks requiring a great deal of in-depth knowledge of the organization and structure of the Dag Hammarskjold Library as well as of the Organization as a whole". The Tribunal's view is that the Applicant's appeal having been considered and reviewed by NYGSCARC, which took into account all of the matters recited in its findings of 7 June 1990, the Applicant cannot reasonably contend that he was deprived of a fair hearing or of any other element of due process.

The Applicant has asserted other claims of denial of due process which the Tribunal has examined and found to be wholly lacking in merit.

IX. The Tribunal accordingly holds that there has been no material error in procedure or substance and no other significant

flaw in the contested decision, and consequently finds that the Secretary-General has properly exercised his discretion.

X. Alleged violation of acquired rights

The Applicant asserts that the decision to classify his post at the G-5 level violated his acquired rights. His argument rests on his having exercised supervisory functions at the G-5 level under the five-level system and that, inasmuch as the International Civil Service Commission replaced the five-level system with a seven-level system, he had an acquired right to classification at the highest level under the seven-level system, i.e. at the G-7 level. The Tribunal cannot agree that the creation of two levels superior to G-5 obliged the Respondent to classify the Applicant's post at the higher of the two new levels, i.e. at the G-7 level. A functional title of Supervisor is not part of the Applicant's terms of employment and does not create an acquired right automatically entitling him to a higher grade level than is found to be appropriate for his post. does such a functional title create an acquired right, in effect, exempting the Applicant from the Secretary-General's exercise of his authority under the Staff Regulations with respect to classification of posts. Cf. Judgement No. 432, Lackner (1988), paragraphs XI and XIII (a).

XI. Delay

The Tribunal regrets that the Applicant's appeal was not disposed of more expeditiously, but it appreciates the heavy task of the Administration in dealing thoroughly with no less than 127 appeals in the course of the review process of NYGSCARC. In any event, the Tribunal adheres to its jurisprudence that it will not award compensation to an Applicant for delay unless he proves that he has suffered injury as a result. (Judgement No. 327,

<u>Ridler</u> (1984), para. IX). In this case, the Applicant suffered no such injury, having retained his post and his salary in the meanwhile.

XII. Finally, the Tribunal does not agree that articles 2 and 7 of the Universal Declaration of Human Rights, which are in general terms relating particularly to freedom from discrimination, are relevant to the Applicant's case.

XIII. For the foregoing reasons, the application is rejected.

(Signatures)

Jerome ACKERMAN Vice-President, presiding

Arnold KEAN Member

Luis de POSADAS MONTERO Member

New York, 7 November 1991

Jean HARDY Acting Executive Secretary