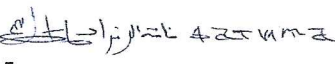


***For the Eyes of the UN Secretary-General and the Moroccan Permanent Mission to the UN as well as Cc'd Parties***

TO: Mr. António Guterres, Secretary-General of United Nations  
Mr. Omar Hilale, Permanent Representative of Morocco to the UN

DATE: 21 July 2020

FROM: Fátimazöhra Nouinou   
UN Index No.: 689985

REFERENCE: Judgments: Nouinou vs Secretary-General: 2019-UNAT-902 and 2020-UNAT-981

SUBJECT: **Notice to UN Secretary-General and Permanent Mission of Morocco that Fátimazöhra Nouinou will Go Public and Hand Both her Cases against OIOS and OCT to U.S. Court due to the Issuance of Judgments No.: 2019-UNAT-902 and No.: 2020-UNAT-981 with Fraudulent and Corrupt Intent Intimidating her as a Female Whistleblower with Threats, Insults and Libels in order to Silence Her, Conceal Truth, Obstruct Justice and Cover-Up Criminal Acts of UN Villains Promoting UN Corruption and Fraud on U.S. Territory**

Secretary-General Guterres and Ambassador Hilale,

**I – Background, Corrupt UNAT Judicial Process and Biased Ruling Related to Judgment 2019-UNAT-902:**

1. On 26 June 2018, UNDT Issued Judgment UNDT/2018/070 in my favor since my Post as an Assistant to the Director of Investigations in OIOS was Unlawfully Abolished and my Fixed-Term Contract was Unlawfully Terminated by the Alcohol new Director of Investigations Ben Swanson after the Sudden Departure of my former Supervisor the former Director of Investigations Mr. Michael Stefanovic who had to Settle to Leave the UN after Raising Serious Concerns about UN Corruption with the former Secretary-General Ban Ki-moon and UNDT in 2015. The Secretary-General Appealed my Judgment and Fired Judge Alessandra Greceanu who Ruled on my Case with Utmost Professionalism demonstrating a Fair Judicial Process as a Female UN Judge who has been a Role Model of a True Woman of Honor, Law, Respect, Integrity and Accountability.
2. Ben Swanson -who Drinks at the bar every night, Crucifies Credible UN Staff Members in Investigations Division in OIOS every morning and Creates a Mess in the Organization that he joined being known of his Unethical Behavior within the British Police - can be heard talking about the Secretary-General's Cover-Up of Sexual Misconduct at the UN on his Leaked Audio at U.S. Fox News Published Today via this Link: <https://www.foxnews.com/politics/un-investigator-americans-whistleblower>
3. On 29 March 2019, UNAT pronounced a Public Hearing granting the Secretary-General's Appeal and vacating my Judgment No.: UNDT/2018/070. Then, a Fraudulent Judgment No.: 2019-UNAT-902 was issued.
4. On 2 April 2019, I filed my Motion to Overcome Judicial Bias and Withhold the Case for Independent Oversight, due to the Injustice and Bias executed in UNAT.
5. On 4 April 2019, I filed my Motion for Clarification, Dissuasion and Reconsideration, due to the Conspiracy that exists between UNAT and the Respondent [Secretary-General].
6. On 24 April 2019, I filed my Objection to the Appellant's Respondent Comments on my Two Motions.
7. On 1 May 2019, UNAT issued Order 344 {2019} dismissing both my aforesaid Motions.
8. On 2 May 2019, I filed my Arguments about Order 344 {2019} because:
  - a. UNAT treated me differently exposing my Personal Information.
  - b. UNAT did Not show High Morality and Impartiality per [its Statute Article 3,3{a}].
  - c. UNAT breached Confidentiality publishing my Asylum Matter [its Article 10{4}].I requested UNAT for the Correction of the Order by Annuling it.
9. On 30 May 2019, I filed a Follow-Up on my Motion of 2 May 2019 and a Question about the Judgment 2019-UNAT-902 that indicated my First Name, unlike other cases.
10. On 20 June 2019, Judge John Raymond Murphy issued Order 348{2019} falsely claiming that my Motions are without merits, and insulting me of being frivolous and abusing the process, then threatening of awards' costs against me pursuant Article 9{2} of UNAT Statute, demonstrating Abuse of Power, Intimidation, Threat, Discrimination and Retaliation.
11. Judge Murphy did Not consider my Motions despite my claims of UNAT Failure to obey its Statute, and did Not order awards' costs for UNAT Abuse, Bias against me and Exposing me to Danger by Publishing Information about my Asylum, my

U.S. Work Permit and my Residency, Details that are Too Private and Personal to be Published for the World to Read.

12. On 28 June 2019, I filed a Request for Review of Judgment 2019-UNAT-902.
13. On 1 July 2019, I filed a Complaint against Judge Murphy's Insult and Threat Breaching the Code of Conduct for Judges of UNDT and UNAT [A/RES/66/106].
14. On 19 July 2019, since UNAT had already breached Confidentiality Code as narrated in Para 6 above -to protect her life as her life was exposed to danger by Order 344 {2019}- I filed my Motion about Confidentiality and a Follow-Up on my Request for Review of Judgment as well as my Complaint about Judge John Raymond Murphy for Insult and Threat to me.
15. On 30 July 2019, UNAT Registry e-mailed my Complaint against Judge Murphy to OLA-AOJ, addressing it to the Secretary-General, and copying me. On same day, UNAT Registry requested me to re-file a separate Motion for Confidentiality.
16. On 1 August 2019, the UNAT Respondent's Counsel [Appellant] filed her Comments on my Complaint against Judge Murphy, deferring the Appeals Tribunal on my Motion, stating that the management of allegations of judicial misconduct falls solely within the discretion of the Appeals Tribunal and the Respondent has no further observations.
17. On 6 August 2019, per UNAT Registry's Instruction, I filed a separate Motion about Confidentiality.
18. On 30 August 2019, the Respondent's Counsel filed her Comments on my Request for Review of Judgment 2019-UNAT-902, requesting UNAT to dismiss my Application for Revision of Judgment UNAT-2019-902.
19. On 3 September 2019, I filed my Objection to the Respondent's Comments on my Application for Review of Judgment.
20. The Secretary-General's Response through OLA-AOJ on my Complaint against Judge Murphy's Misconduct is Still Pending and Action has Not been taken Yet. Any misuse of Order 348 issued by Judge Murphy to retaliate against me, intimidate me and retaliate against me is a Misconduct, an Abuse of Power and a Conflict of Interest.
21. On 6 September 2019, Judge Martha Halfeld issued Order 353{2019} insulting me of having unacceptable conduct, troubling, and abusive behavior; an Order through which Judge Martha Halfeld misled the public by stating that I had already been warned of the consequences if I continues to behave abusively, referring to Order 348{2019} issued by Judge John Raymond Murphy who abused his power by falsely claiming that my Motions are without merits, insulting me of being frivolous and abusing the process, and threatening of awards' costs against me pursuant Article 9{2} of UNAT Statute. Judge Halfeld -who ruled Remotely without a Hearing- did Not mention in Order 353 {2019} that I had filed my Complaint against Judge Murphy's Misconduct that is still under review, and abused her power against me punishing me with a Cost of \$600 and threatening me of not being able to pursue cases if I do not pay as ordered. If this is not a Joke, what is it?
22. On 13 September 2019, I filed a Complaint about Judge Martha Halfeld.
23. On 16 October 2019, I filed a Follow-up on 1 July and 13 September 2019 Complaints.
24. On 26 November 2019, I filed a 1<sup>st</sup> Follow-Up on my Follow-Up of 16 October 2019.
25. On 30 December 2019, I filed a 2<sup>nd</sup> Follow-Up on my Follow-Up of 16 October 2019.
26. On 21 February 2020, I filed a 3<sup>rd</sup> Follow-Up on my Follow-Up of 16 October 2019.
27. On 30 March 2020, I filed a 4<sup>th</sup> Follow-Up on my Follow-Up of 16 October 2019.
28. On 21 April 2020, I filed a 5<sup>th</sup> Follow-Up on my Follow-Up of 16 October 2019; but the Case had already been Closed without notifying me because I did Not pay the Bribe of \$600 to UNAT for the Judges to handle my Case.

## **II –Background Laying Out Criminal Acts that Represent Actual Facts Ignored by both UNDT and UNAT in Judgment No.: 2020-UNAT-981:**

29. On 27 November 2018, I filed Case No.: UNDT/NY/2018/077 against OCT's Lack of Transparency in Recruitment Process, Mismanagement, Intimidation, Harassment, Abuse, Discrimination, Insult, Spying, Slander and Exposure to Danger where the Perpetrator is Peter Dennis Read Smith who was the Special Assistant to the former Moroccan ASG Jamal Benomar who was Sued in U.S. Court for Espionage on U.S. Citizens under UN Flag, with a Demand from Morocco and a Payment by Qatar and is now a Delegate at the Moroccan Permanent Mission.
30. On 1 May 2019, UNDT issued a Fraudulent Judgment No.: UNDT/2019/073 paving the way for Peter Dennis Read Smith to Hide in Hungary where a New OCT Office was Budgeted only for him as a Solo UN Staff. No Case Management Discussion or Hearing took place in UNDT despite my multiple requests to bring oral evidence and witnesses to UNDT.



31. UNDT Judge and Respondent's Counsel were changed -without notifying me- in order to please Peter Dennis Read Smith with an American former Lawyer and an American former Judge ruling on the Case.
32. On 27 June 2019, I appealed the Unfair Judgment UNDT-2019-073 and my Case was Numbered UNAT-2019-1279; I afterwards filed several Motions that were first ignored fully and entirely and finally denied cruelly and revengefully.
33. On 27 March 2020, UNAT Orally pronounced its Judgment 2020-UNAT-981 Dismissing my Appeal and Affirming UNDT Judgment UNDT-2019-073.
34. On 19 June 2020, UNAT furnished me with the Copy of the Public Unjust Judgment No.: 2020-UNAT-981 containing No single mention of the Villain Peter Dennis Read Smith who is the Premeditator of the Case at hand and was given full support by OCT, the Secretary-General and UNDT to Run Away from New York to Hungary Fleeing Justice.

### **III- UNAT's Fraudulent Process in Judgment No.: 2020-UNAT-981:**

35. In Para 4 of the Judgment, UNAT stated that I was not able to start working in OCT on 1 March 2018 and did not start until 24 April 2018 due to delay caused by work permit issues.
36. UNAT manipulated the case for the public and committed a fraud narrating the facts. There was No delay caused by work permit issues; my Work Permit was valid from February 2018 to February 2020. The delay was caused by the Spying Activity carried out by Peter Dennis Read Smith who initially Advised me to apply for the TJO in OCT, started Molesting me with his Intrusion into my Privacy by Illegally Urging to see my Asylum Application and Unlawfully Demanding to see my Request for Residency; he even Harassed me with a Video of ICE deporting an illegal immigrant while he Was in Touch with OHRM and OLA about my work permit and was Wrongly Inventing Untrue Scenarios and Fabricating Non-existent work permit issues.

### **IV- UNAT's Judicial Corruption in Judgment No.: 2020-UNAT-981:**

37. In Para 8 of the Judgment, UNAT stated that the Management Evaluation Unit [MEU] informed the Appellant of its Negative Outcome on 8 November 2018.
38. UNAT demonstrated Corruption in its Judicial Process; I received an e-mail from MEU on 9 November 2018 with the MEU Letter dated 8 November 2018 upholding the decision not to renew her contract. On that day 9 November 2018, a Plot was set to get rid of me in a hateful, hurtful, discriminating and insulting way since my access to office was deactivated during lunch time, my access to my computer was disabled before 3 PM and Peter Dennis Read Smith Called Rocco Messina and Asked him Not to hire me for a position I was interviewed for and told him that I am a Psycho, and finally a Notice was issued by Michael Browne - a DSS friend of Peter Dennis Read Smith as both worked in Capital Master Plan [CMP] that ended in a Fraud Scandal; the Notice Slandered me Publicly as a Moroccan Citizen while I had Stopped mentioning my citizenship publicly after I had applied for Asylum against Morocco, had Renounced from Moroccan Citizenship and had Requested OHRM Officially to remove me from Moroccan Quota. This Harmful Cabal was planned by Peter Dennis Read Smith who had already Delinquently Harrassed and Intimidated my husband at his Workplace outside UN on 10 October 2018.
39. In addition, UNAT faked the facts by basing its ruling on the Secretary-General's Delusive Answer in Para 19 and 54 of the Judgment stating that I would have submitted a request for management evaluation when I received my job offer as if the UN encourages staff members to complain while it enrages them when they do so. I was told in my job interview that the TJO contract could be extended after six months during the time when I had my Case against OIOS Retaliation pending in UNDT and had just Lost my father whom I had Not seen for 7 Years due to my Asylum that I applied for in USA when I was Threatened by Morocco in Australia during my Service in UN Peacekeeping Mission while Working as an UN Aviation Assistant and Not while sightseeing in Timor-Leste.
40. Moreover, in Para 67 and 72 of the Judgment, UNAT contradicted itself stating that the Appellant had provided no evidence of commitment by OCT that her temporary appointment would be renewed and that her hiring took place to fill the post she took on an interim basis until someone was recruited for the post in question after the finalization of a regular selection process. What a Deception! There was No pending regular selection process when I was recruited in April 2018 on a TJO, and the JO for the same post I occupied was Not advertised until September 2018. This is the evidence that I provided to UNDT and UNAT and have been willing to provide orally with witnesses' accounts when requesting case management discussions and hearings in both UNDT and UNAT that insisted to reject them.
41. Not only that, UNAT was incapable of reviewing the entire case records and failed to pay attention to details when relying on the Secretary-General's Manipulative Answer in Para 20, 57 and 58 of the Judgment citing that the Appellant was unable to raise performance issues in her management evaluation request. UNAT deliberately declined to understand and admit that I had No performance issues when she requested a Management Evaluation on 19 October 2018 and that the Performance Faked Fact came to light on 14 November 2018 as a Destructive Tool to Attack and Tarnish my Reputation after I left OCT on 9 November 2018.



#### **V- UNAT's Cover-Up of Criminal Acts in Judgment No.: 2020-UNAT-981:**

42. I am a UN Staff Member Originally from the Enclaved Former International Zone of Tangier that is Invaded and Oppressed by the Corrupt Dictator Morocco. I Served the UN as the Only Proud Tangier Citizen with a Moroccan Citizenship and was Barbarically Threatened by the Moroccan Arrogant Terrorist Ambassador in Australia when I Served the UN as an Aviation Staff in Peacekeeping in Timor-Leste because Morocco does not have Political and Diplomatic Relationship with Timor-Leste that Supports the Independence of Western Sahara which Morocco Occupies.
43. To Protect myself from Harm that could be either a Direct Death, a Physical Attack, an Indirect Harm or a Torture in Detention Centers by Morocco, I applied for Asylum in United States because the UN does Not protect its Employees from Threats of Member States while serving in Territories where those Member States have Conflicts of Interest. I Complained to the Former and Current Secretaries-General who both Ignored my Complaints.
44. In Para 24 of the Judgement, UNAT considered Oral Hearing was not necessary in UNAT knowing that there was no oral hearing in UNDT neither, because UNDT Judge sided with his Compatriot the UNDT Respondent's Counsel to Cover-Up the Criminal Acts of their Compatriot Peter Dennis Read Smith the Perpetrator of the Case and lay the platform for him to prepare for his Escape to Hungary and leave New York after my husband reported Peter Dennis Read Smith to NYPD for Harassment at my husband's Workplace outside the UN.
45. In Para 26, 29 and 33 of the Judgment, UNAT also considered the Appellant was facing difficult risky dangerous situation in regard to her personal affair/status. UNAT published Lies about me who -on the Contrary- was facing difficult risky situation in regard to Threat by Morocco that Threatened me when I Served the UN and I had to apply for Asylum in USA because the UN did Not protect me; this is Not my Personal Affair, it is in reality a UN-Morocco Political Affair. UNAT announced its Conspiracy with the Autocrat Morocco that Threatened me as a UN Staff Member. By doing that, UNAT Encourages Morocco to further Threaten, Attack and Harm me under UN Flag knowing that the Moroccan King Made his Own wife Disappear from this Planet.

#### **VI- UNAT's Obstruction of Justice in Judgment No.: 2020-UNAT-981:**

46. In Para 5, 6, 69 and 73 of the Judgment, UNAT cited that the Appellant did not apply for the JO that was advertised to fill the post she was occupying. UNAT insisted in focusing on the same in the Secretary-General's Dishonest Answer in Para 22 of the Judgment.
47. UNAT misled the Public in order to Obstruct Justice. I did Not know about the said JO from her Office OCT; I in fact learnt about it through my friend who wanted to apply for it from Outside OCT on 3 October 2018; then I immediately confronted OCT with the matter. On 4 October 2018, OCT Chief of Staff Sevil Alirzayeva Viciously hired her Friend as a Candidate from the Roster for the aforesaid JO while my Second Reporting Officer Steven Siqueira called me for a meeting on 5 October 2018 to talk about my prior request for Staffing Table and HR Topics as I was the Staff Representative of OCT and DFS; the meeting was a Set-Up that ended up a discussion about my non-renewal of contract. Right after that meeting, the JO was Maliciously closed giving No opportunity for me to apply for it although the JO was advertised from 28 September to 27 October 2018. UNAT is expecting me to be an Extraterrestrial to discover OCT Hostility toward me as a Staff Member and a Staff Representative, detect OCT Double-Dealing of the JO related to the Post I was sitting on, report OCT Mismanagement and apply for the JO all in one day.
48. My First Reporting Officer Valerie de Campos Mello Never informed me of the JO that was advertised, Never notified me of the non-renewal of my contract and was Not present in the meeting of 5 October 2018, but the Executive Officer Alessandro Tattoli who is a Close Friend of my Second Reporting Officer Steven Siqueira was the only one present with the latter in the said meeting.

#### **VII- UNAT's Gender-Based Discrimination and Defamation of the Appellant in Judgment No.: 2020-UNAT-981:**

49. In Para 10 of the Judgment, UNAT specified that the Appellant suffered no harm from the decision of not renewing her contract.
50. UNAT lied about the negative outcome of the malevolent decision and its impact on me as a UN Staff Member who Lost my Long-Term UN Carrier that I have built on my own since 2001, due to Retaliation against me by UN Outlaws; and my American husband -who has Severe Health Issues- was subsequently Insanely and Brutally Intimidated and Harassed at his Workplace outside the UN by the Evildoer in this case and who is Peter Dennis Read Smith.
51. UNAT sided with Discriminators and Managers in Conflict with each other and who ended up Falsifying a Low-Level Unprofessional Messy Disorganized Handwritten performance about me after I left OCT, because when I was in OCT I was Praised for my good work by the Director Jehangir Khan and also by my Second Reporting Officer Steven Siqueira and I was Never told by my First Reporting Officer Valerie de Campos Mello that I was not performing well, while the Two Reporting Officers and Peter Dennis Read Smith Hate each other to death and have Records of Conflicts -mainly my First



Reporting Officer Valerie de Campos Mello who was Removed from her post in Mozambique by Ethics Office because of her Racist Abusive Behavior toward Local UN Staff Members.

52. In Para 37 of the Judgment, UNAT displayed Untrue Facts that Appellant's Motions hinted her wish to redact her name despite Judges' awareness that I did Not request Redaction of my Name, but Non-disclosure of my Personal Data.
53. In Para 38 of the Judgment, UNAT concealed the truth from the public by considering that the Appellant's Nationality and Immigration Status are not at stake in a case of non-renewal of a temporary appointment. The Real One and Only Truth is that my Nationality and Immigration Status were Indeed the Main Reasons for the Non-renewal of my Contract because Peter Dennis Read Smith was Hired by Morocco as a Spy to Carry out an Espionage Activity on my Asylum Status since he Illegally and Unlawfully asked to see my Asylum Application and U.S. Residency Application that both were filed with U.S. Authorities and represent Neither UN Business Nor UN Documents; he acted so to feed Morocco with Private Information about me. When I Confronted Peter Dennis Read Smith, he went Outrageous after me and against me by Terminating my Contract, Insulting me a Pshycho, Harassing and Intimidating my U.S. Citizen husband who Suffers Serious Health Symptoms and Libeling me in a DSS Notice publicly as a Moroccan Citizen just to Expose me to Danger as an Asylee in the U.S..
54. In same Para 38, UNAT labelled the Appellant's claim as a Paradox by purposely publishing that she personally contributed to the disclosure of her personal data.
55. How come? I Confronted the Permanent Mission of Morocco that Hired Peter Dennis Read Smith to Spy on me and the Secretary-General who is the Respondent in the Case at hand and is the one who Approved a UN Budget to open a New OCT Office in Hungary for Peter Dennis Read Smith to Flee Justice in the UN and the U.S.; and this was done in an Internal Letter via Mail and E-mail Communication and Not via Internet and/or Public Media; while my request for UNAT was Not to disclose my Personal Data in a Public UN Judgment that is Published in UNAT Website for the World to Read; there is a Big Difference!
56. Last but not least, UNAT went too far with its Aggressive Public Attack on the Appellant Whistleblower resuming that her attitude is obstinate and that she plays a perverse game in which she fuels the conditions of her own victimization. What an Insult and a Character Assassination toward me as a Whistleblower!
- Did I claim a Paradox and play a Perverse Game when I was Threatened by Morocco while Serving the UN in Aviation in Peacekeeping and the UN did Not protect me?
  - Did I claim a Paradox and play a Perverse Game when I applied for Asylum in USA to Protect my Life from Danger of being Killed or Tortured by Morocco as a UN Staff?
  - Did I claim a Paradox and play a Perverse Game when I could Not see my father or return to my Homeland the Free Tangier since 2010 due to my Asylum Status?
  - Did I claim a Paradox and play a Perverse Game when I could Not attend my father's funeral in 2017 while I had Not seen him for 7 Years?
  - Did I claim a Paradox and play a Perverse Game Living with No income for Six Months from 2017 to 2018 and for One Year and Half from 2018 to 2020 due to UN Corruption and Retaliation against her?
  - Did I claim a Paradox and play a Perverse Game when a Moroccan Mission Staff Warned my husband at his Workplace on 13 June 2019 that the Moroccan Mission was Holding a Panel Discussion on a Plan to Harm his Wife [me] when I enter my Homeland Tangier?

57. UNAT Judges are Encouraging Crimes by Twisting UN Rules and are Promoting Holocaust by Disdaining UN Flag, resting assured that Immunity inspires UN Malefactors to gain Impunity.

58. In same Para 38 and 65 of the Judgment, UNAT recognized the Appellant [me] as a Male while she is a Female, citing "his supervisor" twice instead of 'her supervisor' and "his fixed-term" instead of 'her fixed-term'.

**VIII- Notice to UN Secretary-General for its Cover-Up of OIOS Corruption, Protection of Retaliators, Retaliation against the Appellee Whistleblower and Demand for the Appellee to pay Bribe to UNAT in Judgment No.: 2019-UNAT-902; and UN Secretary-General's Cover-Up of Morocco's Espionage on the Appellant and UNAT Threat and Intimidation to Silence the Appellant who Reported OCT Wrongdoing and Spying Seeking Justice in Judgment No.: 2020-UNAT-981:**

59. In Para 31, 34 and 40 of the Judgment, UNAT described the Appellant's motions frivolous and indicated that they constitute an abuse of process. UNAT also falsely claimed that the Appellant raised serious accusations against the Judges of UNAT and that her statements were derogatory, baseless and abusive.

- Since when, Pursuing Justice at the UN has become an abuse of judicial process?
  - Since when, declaring the Truth about UN Biased Judges has become accusation?
- Taking into account that World Media and International Newspapers Constantly Narrates Corruption in UN Tribunals!

60. UNAT did not stop there; it with neither shame nor blame ordered me -a U.S. Permanent Resident- to Pay a Bribe to UNAT



that encourages Lawbreakers to get away with their Illegalities in U.S. Territory. By doing so, UNAT is Abusing my Rights during the time when I am a Vital UN Whistleblower and a Vivid Witness of UN Corruption at least in OIOS where the Perpetrator of the Case is the Unethical Lawless Ben Swanson whose Leaked Audio about the Secretary-General's Cover-Up of Sexual Exploitation and Abuse has reached Five Continents Viral via Internet and OCT where the Premediator of the Case Peter Dennis Read Smith seems to Operate Running a Secret Hidden Illegal Agenda Yet to be Discovered whilst the Secretary-General Protected him by Budgeting a New OCT Office with U.S. Tax-payers and Member States' Funds in Hungary to just Hide him from Justice in both the UN and the U.S..

61. In Para 41 of the Judgment, UNAT continued to Threaten the Appellant that in the future it will not tolerate her intemperate statements being aware that all what I asked for is Justice and Real Truth; while in Para 49 of the Judgment, UNAT lied to the world that the Appellant's Pleadings are so confusing that the Tribunal has difficulty in identifying the grounds for her appeal as if I asked for Out of this world Invention to be brought to This world despite their realization that I have been seeking Truth and pursuing Justice against Dangerous UN Corruptors and Defrauders.
62. By doing so, UNAT leaves me with No option but to Go Public and Hand my OIOS Case and OCT Case to a U.S. Court to figure out UN Paradox, detect Perverse Games that the UN is playing on U.S. Territory and act on Intemperate UN Officials who take Fatal Decisions that affect Decent Staff Members who Whistleblow UN Corruption, Fraud and Sexual Exploitation and Abuse.
63. In Para 56 of the Judgment, UNAT ruled that the selection for a temporary job was not an appealable administrative decision in that it did not have any adverse legal consequences for the Appellant; while in Para 60 of the Judgment, UNAT concluded that the fraudulent process of hiring and firing me including spying on me, insulting me Pshycho, harassing and intimidating my husband and publishing my citizenship in a DSS Notice while I had stopped mentioning my citizenship publicly after I applied for asylum, all have nothing to do with the receivability of this case and could not impact this issue. UNAT further confirmed in same Para 60 that UNDT did not have to order additional fact finding about the case. This is called Cover-Up! So, let's have a U.S. Court decide What is at Stake!
64. Should UNAT again Insult, Threaten, Intimidate, Harass, Discriminate, Attack, Expose to Danger, Abuse its Power against, Retaliate against, Slander, or Order me -a U.S. Tax-payer- to pay any Illegitimate Cost that is constituted as a Bribe, I will refer such Crimes against Humanity to U.S. Authorities for Investigation and to U.S. Court for Litigation and further Action against the UN that Operates on U.S. Territory.
65. Should I be once more Threatened, Attacked, Harmed, Kidnapped and/or Killed by the Moroccan Government or Mafia Makhzen, the UN will be Responsible for any Potential Crime committed by Morocco against me because I started Facing Threats and Plots by Morocco against me when I Served the UN as the Only Citizen of former International Zone of Tangier under Moroccan Citizenship while Morocco Invades and Suppresses Tangerine People Men, Women and Children since the time Morocco took the Free Tangier under its Sovereignty through the Protocol of Tangier signed on 29 October 1956, a Protocol whose Conditions set forth are Breached by Morocco.
66. Since the Secretary-General is assuming Responsibility on behalf of Ben Swanson and Peter Dennis Read Smith in my both Cases at UN Tribunals where there is No justice but Malice, I will make sure that António Guterres is not only put in U.S. Black List after the end of his term as it happened to his Predecessor Kurt Waldheim or is exposed for Corruption in International News at the end of his term as it occurred to his Predecessor Ban Ki-moon, I will ensure Mr. Guterres is Prosecuted in the U.S. before the end of his term because I am a Woman who do Not tolerate Misogyny, Abuse of power, Intimidation, Discrimination, Extortion, Harassment, Insult, Threat, Defamation, Colonization, Violence, Betrayal, Retaliation, Hatred, Racism, Exposure to Danger, Sexual Exploitation and Abuse, Fraud and Corruption.

**Important Note:**

*The Contents of this Letter have been filed with UNAT and will be Kept as a Copy for U.S. Authorities in order to Protect myself from any Probable Harm, Attack, Threat, Kidnapping and/or Killing by the Moroccan Government or Mafia Makhzen whether with the Help of the UN, through the UN or via other Criminal Tactics Performed by the Moroccans such as Black Magic because Morocco is not only No.1 UN Briber under the Eyes of the UN Secretary-General, Morocco is also No.1 in Spreading Sexual Exploitation and Abuse through its Soldiers who Rape and Impregnate Minor Gilrs in the UN Peacekeeping Missions, No.1 in Drug and Human Trafficking between Africa and Europe, No.1 in Terrorism as Most European ISIS Fighters are of Moroccan Origin, No.1 in Prostitution by Trading Moroccan Girls to Middle East, and No.1 in Paedophilia through Moroccan Tourism.*

**Cc:** Ms. Alayne Frankson-Wallace/Executive Director OAJ  
 Ms. Fatoumata Ndiaye/USG OIOS  
 Mr. Vladimir Voronkov/USG OCT  
 Ms. Rosemary A. DiCarlo/USG DPPA  
 Mr. Miguel de Serpa Soares/USG OLA  
 Ms. Catherine Pollard/USG DMSPC  
 Mr. Gilles Michaud/USG DSS