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We also would like to recognize the immerse contribution of our donors who without their faith and belief in what this book intends to achieve to this product would not have been possible.

# INTRODUCTION TO THE LEGAL AND HUMAN RIGHTS CENTRE

#### Who are we?

The Legal and Human Rights Centre (LHRC) is a private, voluntary, non-governmental, non-partisan and non-profit making organisation established and registered under the Companies Ordinance, Chapter 212, of the laws of Tanzania as a company without shares limited by guarantee. Before its registration as an independent autonomous entity in September 1995, LHRC was a human rights project of the Tanzania Legal Education Trust (TANLET). LHRC is based in Dar es Salaam and has a branch office in Arusha.

#### Vision

LHRC envisages a just and equitable society.

#### Mission Statement

LHRC is a not for profit, non-partisan, non-governmental organisation striving to empower the public, promote, reinforce and safeguard human rights and good governance in Tanzania.

#### What we do?

The main objective of LHRC is to create legal and human rights awareness among the public and, in particular, among the underprivileged sections of society through legal and civic education, advocacy, research, follow up of human rights abuse and the provision of legal aid;

provided that the objectives of LHRC shall not extend to putting up or supporting candidates for government or local authority elections which would make it a Political Party within the meaning of a political party as stipulated in the Political Parties Act, 1992.

#### **PRELUDE:**

Court forms are forms prepared with the interest of the lay people in mind. Realizing that the legal and the judiciary process is in place to protect both those with legal and those with no legal knowledge. It being the mission of Legal and Human Rights Centre to assist the indigenous to access the legal machinery thus these court forms are meant to assist the indigenous and lay persons to know how to approach the court, the different order of documents that need to be filled depending on the issues that need to be sought out. The lay out of the documents and contents.

These court forms also include different legal documents that are used in day to day life of a person such as the deed pool (used for change of names), power of attorney (used to give someone else power on behalf of another to pursue the others issues being to protest or to defend them).

Thus the Legal and Human Rights Centre hope that with the availability and use of the forms it can simplify and make easy for everyone to be able to access the judicial machinery and to protect and defend their rights to that in the long run a just and equitable society can be achieved.

# Plaint where there are two defendants who are natural persons

		IN THE DISTRICT COURT OF
		AT
	C	CIVILCASE NO OF
		PLAINTIFF
		VERSUS
1.		1 <sup>ST</sup> DEFENDANT
2.		2 <sup>ND</sup> DEFENDANT
		PLAINT
The Plair	ntiff above	e named states as follows:
1.		ne Plaintiff is a natural person who lives and works for gain inand his address of service for purposes of this suit is:
2.		oth the 1 <sup>st</sup> and 2 <sup>nd</sup> defendants are natural persons who live inand for the purpose of this suit the plaintiff will point their es to the process server.
3.	That the	e Plaintiff's claim against the Defendants is for
4.		
5.	jurisdic	e cause of action arose in
		the Plaintiff prays for judgment and decree against the Defendants as follows:
	(a) (b)	An order for the Defendants, jointly or severally
	(c)	Costs of this suit.
	(d)	Any other relief this Honorable Court may deem just and equitable to grant.

	PLAINTIFF
	VERIFICATION
ll what is stated herein above is	true to the best of my knowledge.
	PLAINTIFI
	ay of,

# **COPY TO BE SERVED UPON:**

- 1. 1<sup>ST</sup> DEFENDANT.
- 2. 2<sup>ND</sup> DEFENDANT.

# **DRAWN GRATIS BY:**

# Plaint where the Defendant is a Company

	IN THE HIGH COURT OF TANZANIA
	( DISTRICT REGISTRY) AT
	CIVIL CASE NO OF
	PLAINTIFF
	VERSUS
	DEFENDANT
	PLAINT
The	Plaintiff above named states as follows:-
1.	That the Plaintiff is a natural person, a, ordinarily residing a and his proper address of service for the purposes of this suit is:-
2.	That the Defendant is a limited liability company carrying on the business o
	suit is in the care of:-
3. 4. 5.	
6.	That the cause of action arose in
WH follo	<b>EREFORE</b> the Plaintiff prays for judgment and decree against the Defendant as ows:
	(a) (b)
	(c) (d) Interest on (b) above at the commercial rate of p.a. from the date the cause of action accrued till judgment.

(e	Interest on the decretal amount at court rate from the date of jufull settlement.	idgment to
(f	Costs of this suit.	
(g	Any other relief(s) this Honorable Court may deem just and e grant.	quitable to
DATED	this day of,,	
	PLAINTIFF	
	VERIFICATION	
What is stated in paragraphs 1 to herein above is true to the best of my knowledge and what is stated in paragraphon the jurisdiction of the Court is true to the best of the information given to me by my lawyers.		
	PLAINTIFF	
<b>.</b>		
Presented	For filing this day of,	
	REGISTRY OFFICER	
COPY T	BE SERVED UPON:	

**DEFENDANT** 

# **DRAWN GRATIS BY:**

# Plaint where the Defendant is a natural person

	IN THE HIGH COURT OF TANZANIA
	( DISTRICT REGISTRY)
	AT
	CIVIL CASE NOOF
	PLAINTIFF
	VERSUS
	DEFENDANT
	PLAINT
The Plaint	iff above named states as follows:
1.	That the Plaintiff is a natural person residing and working for gain withinand her address of service for the purposes of this suit is:
2.	That the Defendant is a for purposes of this suit the address of service of the defendant is:
3.	That the cause of action arose in
WHEREI follows:	FORE the Plaintiff prays for judgment and decree against the Defendant as
	That the Defendant pays the Plaintiff interest on (a) above at commercial rate ofper annum from the date the cause of action arose until judgment.
c.	That the Defendant pays the Plaintiff interest on (a) and (b) above at court rate from the date of judgment to satisfaction of the judgment debt.
d.	Costs of this suit.

e. Any other relief(s) this Honourable Court may deem just to grant.

Dated at this day of	,
	PLAINTIFF
VERIFICAT	TION
All what is stated herein above is true to the best	of my knowledge.
	PLAINTIFF
Presented for filing this day of	
	REGISTRY OFFICER

# **COPY TO BE SERVED UPON**:

THE DEFENDANT

#### **DRAWN AND FILED BY:**

# IN THE HIGH COURT OF TANZANIA AT (MAIN REGISTRY)

**CIVIL CASE NO. ----- OF .....** 

	PLAINTIFF
VERSUS	
	1 <sup>ST</sup> DEFENDANT 2 <sup>ND</sup> DEFENDANT 3 <sup>RD</sup> DEFEDNDANT
PLAINT	
The Plaintiff above named begs to state as hereunder	n-
1. That the Plaintiff is an adult person resid address of service for purposes of this sui	
2. That the first Defendant and his address of service for purposes of	• • •
3. That the second Defendant is service for purposes of this suit is:	
4. That the third Defendant is a for purpose of this suit is in the care of:-	, and his address of service
5. That the Plaintiff claims against the defe of T.Shs being damages	
6	
7	

8.		the cause of action arose in
WHERE	FORE i. ii. iii. iv.	Interest at current rate on the claimed amount from the date of filing of this suit to the date of judgment at tune of  Interest on decretal amount at Court's rates until payment in full.  Any other or further relief(s) as this court may deem just and fit to grant.
		PLAINTIFF
		VERIFICATION
All what	is state	d hereinabove is true to the best of my knowledge.
Dated at .		this day of,
		PLAINTIFF
Presented	for file	ing this day of,
		REGISTRY OFFICER
COPY TO		SERVED UPON: ANTS

# **DRAWN GRATIS BY:**

# Plaint where the case is for tort of Defamation

	IN THE DISTRICT COURT OFAT		
	CIVILCASE No OF PLAINTIFF  VERSUS		
••••			
1. 2. 3. 4.			
	PLAINT (DEFAMATION)		
The	plaintiff above named states as follows:		
1.	That the Plaintiff is a natural person who works for gain in and		
	his address of service for purposes of this suit is:		
2.	That the 1 <sup>st</sup> Defendant is the Chief Executive and Principal Officer of the publication known as, a Kiswahili/English, Newspaper which is published and circulated by the 2 <sup>nd</sup> Defendant, a limited liability company incorporated under the laws of the land. The said newspaper is printed by the 3 <sup>rd</sup> Defendant also a limited liability company incorporated under the laws of the land, and the 4 <sup>th</sup> Defendant is a journalist employed by the 1 <sup>st</sup> Defendant.  The entire Defendants' address of service for purpose of these suits is:-		
3.	That the 1 <sup>st</sup> Defendant is a person who has overall responsibility of determining what should and should not be printed in the		
4.	That the 1 <sup>st</sup> , 2 <sup>nd</sup> and 4 <sup>th</sup> Defendants are supposed to be highly knowledgeable in journalism ethics and are also supposed to be aware of the code of conduct of the Media Council of Tanzania, the latter being a professional body voluntarily		

safeguard professional ethics of journalism in Tanzania.

established by journalists and owners of mass-media organs to protect and

- 5. That as a printer of Newspapers the Defendant is under legal, ethical and professional obligation of proof-reading all matters it prints to ascertain that they are not injurious to other persons. Being a well-established printer this obligation was fully known and appreciated by the 3<sup>rd</sup> Defendant when the cause of action herein arose.

- 10. That the said article caused the plaintiff together with his relatives to suffer serious emotional injuries and financial loss.
- 11. That the Defendants in publishing the said article acted irresponsible and in a reckless manner flouting journalism professional ethics for failing / neglecting to verify what they print and publish thus breaching their duty of care.

13.	That the plaintiff decided to refer the matter to the Media Council of Tanzania
	which as afore-stated, is a professional body voluntary established by journalists
	and owners of mass media organs to protect and safeguard professional ethics of
	journalism in Tanzania for a negotiated settlement. Copy of the plaintiff's letter
	dated Addressed to the Executive Secretary, Media Council of
	Tanzania to that effect is annexed hereto marked and the plaintiff
	craves for leave of the Court to refer to it as part of this plaint.
14.	That the Media Council through its letter Which letter was
	copied to the plaintiff summoned the Defendant for a hearing of the plaintiff's
	complaints. In the said letter it was clearly stated that the person to represent the
	Defendant should have decision making powers. Copy of the letter referred to in
	this paragraph is annexed hereto marked and the plaintiff craves for
	leave of the court to refer to it as part of this plaint.
15.	That at the meeting it was decided that indeed the Defendants had erred and
	therefore the Council asked the parties to reach an agreement as to the amount the
	Defendants should pay the plaintiff as solace. Unfortunately the Defendants
	refused / neglected to negotiate.
16.	That the cause of action arose in and this Honourable
	Court has jurisdiction to determine the matter.
WHE	REFORE the plaintiff prays for judgment and decree against the Defendants
jointly	and severally as follows;
(a)	General Damages to the tune of Tsh.
(b)	Interest on the principal sum at commercial rate from the date the cause of action arose.
(c)	Interest on the decretal sum at the court rate from the date of judgment until payment in full.
(d	) Costs
(e)	Any other relief this Honourable Court may deem fit to grant.
DATE	ED at, this day of,

VER	IFIC <i>i</i>	ATIO	N

What is stated herein above is true to the best of my knowledg	ţе.
--	-----

	PLAINTIFF
Presented for filing this day of	
	REGISTRY OFFICER

# 

- 2. 2<sup>nd</sup> DEFENDANTS
- 3. 3<sup>rd</sup> DEFENDANTS
- 4. 4<sup>th</sup> DEFENDANTS

# **DRAWN AND FILED BY**:

LEGAL AND HUMAN RIGHTS CENTRE

LEGAL AID UNIT

P.O. Box 75254

DAR-ES-SALAAM

# Plaint for Forceful Eviction

	IN THE RESIDENT MAGISTRATE'S COURT OF
	AT
	CIVIL CASE No OF
	PLAINTIFF
	VERSUS
	1 <sup>ST</sup> DEFENDANT
	2 <sup>ND</sup> DEFENDANT
==	PLAINT
The 1	Plaintiff hereinabove named submits as follows:
1.	That the 1st Plaintiff who is a resident of is an employee of the
	in and her proper address for service for
	the purpose of this suit is in the care of:
2.	That the Defendant is a registered and the 2 <sup>nd</sup> Defendant is a and their address for service for the purpose of this suit is:
3.	That the Plaintiff's claim against the Defendants is for eviction order, mesne
	profits, refund of water and electricity bills, and damages for not enjoying use of the suit premises.
4.	That sometime in one intimated to the
	plaintiff his organization's interest to run a
	on Plot no. Block at a monthly rent of Tsh.
5.	That in a lease agreement was drafted after adequate
	consultations between the plaintiff and the Defendants, which agreement was
	expected to run from
	agreement given to the parties for signing is annexed hereto and marked

	and the plaintiff craves for leave of the court to refer to it as part
	of the plaint.
6.	That on, the Defendants moved into the suit premises even
	before signing the lease agreement.
7.	That for months / years the Defendants continued to occupy the suit
	premises without executing the lease agreement and paying rent, a situation which
	compelled the Plaintiff to ask them to vacate the same.
8.	That instead of giving the Plaintiff vacant possession of her premises, the
	Defendants rushed to the to frustrate the Plaintiff's efforts to
	have her property back and put it into profitable use. Copy of the Application is
	annexed hereto and marked and the Plaintiff crave for leave of the
	Court to refer to it as part of the Plaint.
9.	That since there is no tenant-landlord relationship between the parties, there is no
	triable matter before the tribunal, and since the matter is yet to be heard by the
	tribunal for almost a year now mainly on account of lack of interest on the part of
	the Defendants, the Plaintiff seeks this Court's intervention to recover the
	property occupied illegally by the Defendants.
10.	That the Plaintiff claims from the Defendants mesne profits at the rate of Tsh
	per month from the to the time when they will
	surrender the property.
11.	That the Plaintiff further claims against the Defendants money to cover water and
	electricity costs in respect of the suit premises and for the said period.
12.	That in addition the plaintiff claims against the Defendants damages for non-
	enjoyment of her suit premises from the until the time they
	will vacate the same.
13.	That the cause of action arose in and for purpose of jurisdiction
	this Honourable Court is competent to determine this suit.

**WHEREFORE** the Plaintiff prays for judgment and decree against the Defendant as follows;

(i) Eviction order be issued against the Defendants.

(ii)	Mesne profits at the rate of T.shs per month from the date they
	entered the suit premises to the date they will vacate the same;
(iii)	Refund of water and electricity bills for the said period as per paragraph 11
	hereinabove;
(iv)	Interest on the decretal amount at the court rate;
(v)	Any other relief(s) that this Honourable Court shall deem fit to grant.
Dated	at day of,
	PLAINTIFF
	VERIFICATION:
What	is stated in paragraphs $1 - 13$ above is true to the best of my own knowledge.
	PLAINTIFF
Preser	nted for filing this day of,
	REGISTRY OFFICER

### **COPY TO BE SERVED UPON:**

THE DEFENDANTS

### **DRAWN AND FILED BY:**

IN THE HIGH COURT OF TANZANIA

### **VERIFICATION**

All what is stated above is true to the best of my knowledge.

	DEFENDANT
Presented for filing this day of	of,
	REGISTRY OFFICER

# <u>COPY TO BE SERVED UPON:</u> THE PLAINTIFF

# **DRAWN GRATIS BY:**

# Amended Plaint for Several Plaintiffs and Defendants on Land Lord and Tenants

IN THE HIGH COURT OF TANZANIA ( DISTRICT REGISTRY)	
	CIVIL CASE No OF
1.	}
2.	
3.	}
	VERSUS
	DEFENDANTS
3.	}
	AMENDED PLAINT
(Pursu	ant to leave granted by the Honourable Court on)
The Pl	laintiffs above named state as follows:-
1.	That the Plaintiffs are limited liability companies and firms whose address for service for the purposes of this suit is in the care of:-
	service for the purposes of this suit is in the care of
2.	That the Defendant's address for service for the purposes of this suit is in the care
2.	of:
3.	That on the the plaintiff severally entered into an
	agreement with the
	month. A copy of a standard form lease agreement signed by all the plaintiffs is
	annexed hereto marked "Annexure And the plaintiff craves for leave of the Court to refer to it as part of this plaint.
ć	
6.	That the said agreement was for "tenants' repair lease" in that the Plaintiffs were
	required to undertake and carry out all repairs pertaining to their offices and

common facilities without debiting the costs there from to the Landlord.

7.	That the lease was to expire inwith the option on the part of the
	Plaintiffs to extend the same upon written request to the landlord three months
	before expiration.
8.	That sometime in the Plaintiffs were informed that the
	was among properties mortgaged by
	In respect of a loan taken by
	the which property was placed
	under receivership to recover the loan due to the bank. A copy of a letter from the
	first Defendant written on the and addressed to the
	is annexed hereto marked
	"Annexure" of which the Plaintiffs crave for leave of the Court to refer to
	it as part of this Plaint.
9.	That the had elected at that particular time to place the said
	property under receivership on account of tremendous appreciation of the
	property's value arising from the Plaintiffs' massive and costly renovation of the
	as encouraged by the terms of the lease agreement.
10.	That the Defendant acknowledged the Plaintiffs' notable contribution to and
	contractual rights and special interest in the said property in that he continued to
	adhere to the said lease agreement, with slight variation, and gave the Plaintiffs
	special offer to buy the property in question.
11.	That the Plaintiffs, after meeting all the conditions set by the Defendant,
	communicated their acceptance in writing on the to purchase the
	property and adduced strong reasons as to why they deserved preference in the
	whole exercise. Copy of the letter by the Plaintiffs accepting to acquire the
	property is annexed hereto marked Annexure and the Plaintiffs crave
	for leave of the Court to refer to it as part of this Plaint.
12.	That notwithstanding the Plaintiffs' prompt response, the did not
	respond and decided to leave with the situation for the remaining part
	and the whole of
13.	That in the re-advertised the
	tender for outright purchase or long-term lease of the said property with a note
	that the was not obliged to award the tender to the highest bidder.

	Copy of a newspaper cutting to that effect is attached hereto marked "Annexure
	" and the Plaintiffs crave for leave of the Court to refer to it as part of
	this Plaint.
14.	That the Plaintiffs again decided to jointly bid for the purchase of the
	for and submitted the requisite
	deposit of per cent of the proposed purchase price. The Plaintiffs' letter
	dated is attached hereto marked "Annexure" and the
	Plaintiffs crave for leave of the Court to refer to it as part of this Plaint.
15.	That for various reasons unknown to the Plaintiffs, their bid which was submitted
	as per tender instructions, was either not collected from the tender box or simply
	not opened, hence could not be considered alongside other bids.
16.	That the Plaintiffs took up the matter with to have heir bid considered
	in the interests of justice. Copy of the Plaintiffs' letter on the subject dated
	is attached hereto marked 'Annexure" and the Plaintiffs crave for
	leave of the Court to refer to it as part of this Plaint.
17.	That on the the Plaintiffs reiterated their desire to acquire the
	said property and revised their earlier bid upwards from
	to which included the value of rehabilitation of the
	property undertaken by them, and expressed willingness to further improve their
	bid if required to. The Plaintiffs' letter is attached hereto
	marked "Annexure" and the Plaintiffs crave for leave of the Court to refer
	to it as part of this Plaint.
18.	That on the and the Plaintiffs were served with letters
	from the Defendant informing them that the tender had been awarded to the
	on the ground that was
	the It had offered for the property. Copy of
	the letters referred to in this paragraph are attached hereto marked
	and and the plaintiffs crave for leave of the
	Court to refer to them as part of this plaint.
19.	That the Defendant's conduct in the entire exercise had from the outset clearly

exhibited bad faith and bias against the plaintiffs as local entrepreneurs.

20. That the decision by the 1 <sup>st</sup> Defendant to sell the said public property to the 3
Defendant has not only offended the proprieties, but also undermined both th
express and implied terms of the lease agreement between the plaintiffs and th
That in disposing of the said public property, the Defendant or the wer
neither transparent nor guided by public policy.
22. That the cause of action arose in which is within the jurisdiction of
the Honourable Court.
WHEREFORE, the plaintiffs humbly pray for judgment and decree as follows:
(a) A declaration that there was a subsisting contract between the plaintiffs an
which the and elected to uphold wit
slight variation of its terms;
(b) A declaration that the award of tender to the was null and void for
failure to observe the law, public policy and the rules of Natural Justice.
(c) A declaration that the Defendant was obliged to sell the said property to the
plaintiffs upon the latter's acceptance of the offer by the former.
(d) A declaration that there was a breach of contract in respect of the plaintiffs
tenancy.
(e) A declaration that there was a breach of contract in respect of the plaintiffs' right t
purchase the said property.
(f) Damages for breach of contract as per (d) and (e) to the tune of
(g) Compensation of T.shs plus interest at commercial rate.
(h) Costs of and incidental to the suit.
(i) Any other relief(s) that the Honourable Court may deem fit.
Dated at, this day of,
PLAINTIFF

#### **VERIFICATION:**

V EKII ICHI	1011.
All what is stated above is true to the best of our	<u>-</u>
	PLAINTIFF
	PLAINTIFF
•••	PLAINTIFF
Presented for filing this day of	,
	REGISTRY OFFICER
COPY TO BE SERVED UPON:	
THE DEFENDANTS	

# **DRAWN AND FILED BY:**

# Written Statement of Defense for two Defendants

IN THE DISTRICT MAGISTRATE'S COURT OF
AT
CIVIL CASE NoOF
PLAINTIFF
VERSUS
1 <sup>ST</sup> DEFENDANT
2 <sup>ND</sup> DEFENDANT
WRITTEN STATEMENT OF DEFENCE
The 1 <sup>st</sup> Defendant above named states as hereunder:-
1. That the contents of paragraph 1 of the Plaint are noted.
2. That the contents of paragraph 2 of the Plaint are admitted.
3
<b>WHEREFORE</b> the 1 <sup>st</sup> Defendant prays that this Honourable Court dismisses the Plaintiff's suit in its entirety with costs.
Dated at this day of,
1 <sup>ST</sup> DEFENDANT
VERIFICATION
All what is stated herein above is true to the best of my knowledge
1 <sup>ST</sup> DEFENDANT

	REGISTRY OFFICER
Presented for filing thisday of,	

# **COPY TO BE SERVED UPON:**

THE PLAINTIFF

### **DRAWN GRATIS BY:**

IN THE HIGH COURT OF TANZANIA
( DISTRICT REGISTRY)
AT
CIVIL CASE No OF
PLAINTIFF
VERSUS
DEFENDANT
DEFENDANT'S WRITTEN STATEMENT OF DEFENCE
NOTICE OF PRELIMINARY OBJECTION
The defendant above mentioned states as hereunder.  1. On the first day of hearing of this suit, the Defendant shall raise Preliminary Objections on point of law as follows:-
(a) (b)
WHEREFORE the Defendant shall pray that this suit be dismissed with costs.
IN THE ALTERNATIVE BUT WITHOUT PREJUDICE TO THE AFOREGOING the Defendant states that:- (1)
(2)(3)
WHEREFORE the defendant prays as follows:- 1. Costs
2. Any other relief deemed fit by this Court to grant
Dated at day of,
DEFENDANT

# **VERIFICATION**

What is stated above in paragraphs knowledge.	is true to the best of my own
	DEFENDANT
Presented for filing this day of	,
	DECISTRY OFFICED

# COPY TO BE SERVED UPON: THE PLAINTIFF

### **DRAWN GRATIS BY:**

a

#### IN THE COURT OF THE RESIDENT MAGISTRATE OF

AT
CIVIL CASE NO OF
PLAINTIFF
VERSUS
DEFENDANT
NOTICE OF PRELIMINARY OBJECTION
<b>NOTICE</b> is hereby given that at on the first date fixed for hearing of this suit a preliminary objection will be raised for and on behalf of the Defendant on points of law and fact on the following grounds:
1. That the suit is both misconceived and unmaintainable in law.
2. That the Plaintiffs has no cause of action.
Dated at this day of,
DEFENDANT
Presented for filing this day of,

#### **COPY TO BE SERVED UPON:**

THE PLAINTIFF

#### **DRAWN GRATIS BY:**

# IN THE COURT OF THE RESIDENT MAGISTRATE OF AT ..... EMPLOYMENT CIVIL CASE No. ..... OF ..... ......PLAINTIFF **VERSUS** ..... **DEFENDANT** WRITTEN STATEMENT OF DEFENCE The above named Defendant states as follows: 1. ..... 2. ..... WHEREFORE the Defendant prays that this suit be dismissed with costs. Dated at ...... This day of ....., ..... VERIFICATION All what is stated in paragraphs ...... hereinabove is true to the best of my knowledge. **DEFENDANT** Dated at ...... day of ....., ..... **DEFENDANT** Presented for filing this ...... day of .....,

•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	
I	?	I	Ŧ	(	G			S	)	I	]	R	2	Ý	7	(	C	)	ŀ	[[	F	]	[	(	۲	ŀ	C	I	?

# COPY TO BE SERVED UPON: THE PLAINTIFF

<u>**DRAWN GRATIS BY:**</u> LEGAL AND HUMAN RIGHTS CENTRE LEGAL AID UNIT P.O. BOX 75254 DAR ES SALAAM

# Amended Written Statement of Defense

	IN THE HIGH COURT OF TANZANIA
	(DISTRICT REGISTRY)
	AT
	CIVIL CASE NO OFPLAINTIFF
	VERSUS DEFENDANT
	AMENDED WRITTEN STATEMENT OF DEFENCE
The I	Defendant above named states as hereunder:
1	
2	
WHI	EREFORE the Defendant prays as follows:
(a)	That the suit be dismissed with costs.
(b)	Costs.
(c)	Any other relief(s) that this Honourable Court deems just, fit and equitable to grant.
DAT	<b>TED</b> at this day of
	DEFENDANT
	VERIFICATION
What	t is stated hereinabove is true to the best of my knowledge and information.
	DEFENDANT

REGISTRY OFFICER

# <u>COPY TO BE SERVED UPON:</u> THE PLAINTIFF

#### **DRAWN GRATIS BY:**

#### Plaintiffs Written Submission on Preliminary Objection

IN THE RESIDENT MAGISTRATE'S COURT OF
AT
CIVIL CASE NO OF
PLAINTIFF
VERSUS
DEFENDANT
THE PLAINTIFF'S WRITTEN SUBMISSION ON PRELIMINARY OBJECTION (pursuant to court order dated)
May it please Your Honour,
The Plaintiff herein submits, in response to the Defendant's Submission on Preliminary Objection, as follows:
We so humbly submit.
ADVOCATE FOR THE PLAINTIFF.
Presented for filing this day of,
REGISTRY CLERK

# **COPY TO BE SERVED UPON**

THE DEFENDANT

#### **DRAWN GRATIS BY:**

LEGAL AND HUMAN RIGHTS CENTRE LEGAL AND HUMAN RIGHTS CENTRE P.O. BOX 75254 DAR ES SALAAM

# IN THE HIGH COURT OF TANZANIA (..... MAIN REGISTRY) AT ..... MISC. APPLICATION NO. .....OF ..... ......APPLICANT **VERSUS** ......RESPONDENT **CERTIFICATE OF URGENCY** I, ...... an Advocate for the Applicant herein **DO HEREBY CERTIFY** that, in my opinion, hearing of the application .....is of utmost urgency for the following reason:-1 2 I undertake to make appearance for the hearing of the application on any day this Honourable Court may be pleased to designate. In the foregoing circumstances, I pray that the matter be heard immediately as a matter of extreme urgency. Dated at ..... this .... day of ..... ..... ADVOCATE FOR THE APPLICANT

#### **DRAWN & FILED BY:**

LEGAL AND HUMAN RIGHTS CENTRE LEGAL AID UNIT P.O. BOX 75254 DAR ES SALAAM **REGISTRY OFFICER** 

Presented for filing this ....... day of .......

IN THE HIGH COURT OF TANZANIA
( DISTRICT REGISTRY)
AT
MISC. CIVIL APPLICATION NO OF (From RM Civil. Case No of at)
BETWEENAPPLICANT
ANDRESPONDENT
CERTIFICATE OF URGENCY
I,
1.
2. That we are prepared to appear in this matter at any time and on any date this Honourable Court may be pleased to designate.
<b>DATED</b> at day of,
ADVOCATE FOR THE APPLICANT
Presented for filing this day of,
REGISTRY OFFICER
COPY TO BE SERVED UPON: THE RESPONDENT

<u>DRAWN AND FILED BY:</u> LEGAL AND HUMAN RIGHTS CENTRE LEGAL AID UNIT P.O. BOX 75254

IN THE HIGH COURT OF TANZANIA ( DISTRICT REGISTRY)
AT MISCELLANEOUS CIVIL CAUSE NO OF
[CONSOLIDATED WITH MISC. CIVIL CAUSES NOSBY ORDER OF THE COURT DATED]
IN THE MATTER OF THE COMPANIES ORDINANCE
AND
IN THE MATTER OF
BETWEEN
APPLICANT/PETITIONER
AND
THE REGISTRAR OF COMPANIES RESPONDENT
AND
OBJECTORS
CHAMBER SUMMONS
(Made Under Section 95 of the Civil Procedure Code, 1966 and any other enabling provision of the law).
LET ALL PARTIES CONCERNED appear before his Lordship Justice
(i) That this Honourable Court
(ii) That costs be provided for; and
(iii) Any other order that this Honourable Court may be pleased to issue.
This application has been taken out on the grounds and reasons set-forth in the Affidavit of, the Provisional Liquidator, which is annexed hereto and on

further grounds and reasons to be adduced at the hearing.

DATED at	this	day of	,
			DISTRICT REGISTRAR
Presented for filing this		day of	,
			REGISTRY OFFICER

#### **COPIES TO BE SERVED UPON:**

THE REGISTRAR OF COMPANIES, CO-OPERATIVE BUILDING, LUMUMBA ROAD, DAR ES SALAAM.

THE OBJECTORS

#### **DRAWN GRATIS BY:**

# Chamber Summons under township (building) rules

	IN THE DISTRICT COURT OF
	AT
	MISC. CIVIL APPLICATION NO OF
	APPLICANT
	VERSUS
	CHAMBER SUMMONS
(Made und	ler Rule 12 (3) of the Township (Building) Rules and any other enabling provisions of the law)
District Cor	PARTIES CONCERENED appear before Honourable
(b)	This Honourable Court be pleased to rescind, waive and stop the Respondent's demolition notice as served and carried out upon the Applicant's property.  Cost be provided for Any other orders this Honourable Court may deem just to grant.
of	ation has been taken out on the grounds and reasons set forth in the Affidavit which is annexed hereto and on any further grounds and ch may be adduced at the hearing of the application.
Dated at	this day of,
	DISTRICT MAGISTRATE
Presented for	or filing thisday of
	REGISTRY OFFICER

# COPY TO BE SERVED UPON: MUNICIPAL DIRECTOR

# **DRAWN GRATIS BY:**

	IN THE DISTRICT COURT OF DISTRICT
	AT
	MISC. CIVIL. APPLICATION NO OF
	VERSUSRESPONDENT
	AFFIDAVIT
`	ort of the Chamber Summons made under Rule 12(2) of the Township (Building) Rules and any other enabling provisions of the law)
	, Adult, Moslem/Christian and resident of do hereby <b>FFIRM/SWORN</b> and <b>STATE</b> as follows:
1.	That I am the applicant herein thus conversant with the facts I am about to depose.
2.	That on the day of I was offered plot No Block  Area vide City Council's letter with Ref. No dated copy of which is attached hereto marked "Exh. 1" and I crave for leave of the court to refer to it as part of this affidavit.
3.	That on the same day I accepted the offer by paying the necessary fees as evidenced in the City Council's letter with ref. No
4.	That not being conversant with the building rules, I thereafter started to develop the plot without first obtaining the Building permit.
5.	That upon being served with the notice for demolition I approached the relevant authority and having been educated on the legal process I immediately started to comply by paying the necessary fees for Block Plan on the same day I was served with the demolition notice and the following day, that is, on

court to refer to them as part of this affidavit.
That on I submitted my request for the building permit to the
Respondent and that while waiting for the said permit I came to learn that
the Land Officer forDistrict had made communication to the

marked "Exh. 3" and "Exh 4" respectively. I crave for the leave of the

Land Officer for ............District had made communication to the Land Commissioner to the effect that I should go on developing the said plot. Annexed hereto and marked "Exh. 5" is a copy of the letter to the Land Commissioner from the Land Officer (....... District). I crave for leave of the court to refer to it as part of this affidavit.

7. That on the premises I pray that the prayers as set forth in the Chamber Summons be granted by this Honourable Court.

#### **VERIFICATION**

That all what is stated in paragraph 1 to 7 is true to the best of my knowledge.

<b>AFFIRMED/SWORN</b> at by	
)	
who is personally known to )	
me/has been identified to me by)	
The later being personally known to me)	DEPONENT
this day of)	
BEFORE ME:	
COMMISSIONER FOR OATHS	
Presented for filing this Day of	
	REGISTRY OFFICER

#### **COPY TO BE SERVED UPON:**

THE RESPONDENT

6.

#### **DRAWN GRATIS BY:**

	IN THE HIGH COURT OF TANZANIA
	( DISTRICT REGISTRY)
	AT
MIS	C. CIVIL APPLICATION NO OF
-	oyment Cause Noof, in the Resident Magistrate's Court of
	BETWEEN
	APPLICANT
	AND
	RESPONDENT
	CHAMBER SUMMONS
`	ections 43(2) and 44 of the Magistrate's Court Act, 1984; Section 79 cocedure Code, 1966; and any other enabling provisions of the law)
Chambers on the forenoon or soo	RTIES CONCERNED appear before the Honourable Judge sitting in the e
	this Hon. Court be pleased to revise Orders and Judgment issued in oyment Cause Noof
2. Costs	of this application be provided for.
•	other relief(s) and/or order(s) that this Hon. Court may deem just and able to grant.

Dated at Dar es Salaam this	day of,
	REGISTRER
Presented for filing thisday of .	,
	REGISTRY OFFICER

#### **COPY TO BE SERVED UPON:**

THE RESPONDENT

#### **DRAWN AND FILED BY:**

( DISTRICT REGISTRY) AT
CIVIL CASE NOOF
APPLICANT/PLAINTIFF
VERSUSRESPONDENT/DEFENDANT
CHAMBER SUMMONS
(Made under SS.93 and 95 of the Civil Procedure Code 1966 and any other enabling provisions of the law)
LET ALL PARTIES CONCERNED appear before the Honourable Mr. Justice
1. This Honourable Court be pleased to extend the time within which the Applicant can apply to
2. This Honourable Court be pleased to
<ul><li>This Honourable Court be pleased to</li></ul>
5. Any other order(s) this Honourable Court may deem fit to grant.
This application has been taken out on the grounds and reasons set-forth in the affidavit of, the Applicant which is annexed hereto and on further grounds and reasons to be adduced at the hearing.
Dated at this day of,
DISTRICT REGISTRAR
Presented for filing this day of,
REGISTRY OFFICER

IN THE HIGH COURT OF TANZANIA

# COPY TO BE SERVED UPON THE RESPONDENT

# **DRAWN GRATIS BY:**

LEGAL AID UNIT - MAGOMENI LEGAL AND HUMAN RIGHTS CENTRE P.O. BOX 75254 DAR ES SALAAM

#### Applicants reply to written submission

IN THE DISTRICT COURT OF
AT
MISC. CIVIL APPLICATION NO/
APPLICANT
VERSUS
RESPONDENT
APPLICANT'S REPLY TO THE WRITTEN SUBMISSION ON PRELIMINARY OBJECTIONS BY THE RESPONDENT
May it please Your Honour,
Your honour, in view of what we have submitted herein we therefore pray that the Respondent's preliminary objections be over-ruled.
We humbly submit,
Dated at day of,
APPLICANT'S ADVOCATE

#### **COPY TO BE SERVED UPON:**

THE RESPONDENT

# **DRAWN GRATIS BY:**

#### IN THE HIGH COURT OF TANZANIA

AT .....

	IN THE MATTER OF ARBITRATION ORDINANCE CAP 15
	AND
	IN THE MATTER OF ARBITRATION
	BETWEEN
	PETITIONER
	AND
	RESPONDENT
	PETITION
`	ade Under S. 15 of the Arbitration Ordinance Cap. 15, Rules 5, 6, 7, 8 and 9 of the itration Rules, 1957, GN No. 427 of 1957 and any other enabling provisions of the law).
	Petitioner above-named being dissatisfied with the Arbitrator's award datedf
1	
2	
3.	That after several appearances in Court the Petitioner and the Respondents agreed to submit themselves to Arbitration without the intervention of the Court and the Petitioner requested that the matter in court be adjourned <i>sine die</i> . Copy of the Arbitration Agreement dated is annexed hereto marked, and the Petitioner craves for leave of the Court to refer to it as part of this petition.
4.	That on the, the Arbitrator made an Award without giving reasons for the Award. Certified copy of the award is annexed hereto marked, and the Petitioner craves for leave of the Court to refer to it as part of this

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petition.

- 5. That the relief sought by the Petitioner is an order of this Honourable Court to set-aside the award and to refer to it as part of this petition.
- 6. That the grounds upon which the above relief is sought are:

WHEREFORE the Petitioner prays for:

(a)	an order to set aside the award.
(b)	
(c)	Costs of the Court and costs of the arbitration.
(d)	Any other reliefs or reliefs which this Honourable Court may deem fit to grant.
DAT	<b>ED</b> at day of
	PETITIONER
	VERIFICATION
	the Petitioner herein DO HEREBY state that what is state is true to the best of my knowledge.
DAT	<b>ED</b> at day of,
	RECISTRY OFFICER

#### **COPY TO BE SERVED UPON:**

THE RESPONDENT

#### **DRAWN GRATIS BY:**

	AT
	MISC. CIVIL CAUSE NO. OF
	IN THE MATTER OF ARBITRATION ORDINANCE CAP. 15
	AND
	IN THE MATTER OF
	BETWEE
	PETITIONER
	AND
	RESPONDENT
	PETITION FOR ARBITRATION
(Unde	er sections 14,15 and 16 of the Arbitration ordinance cap 25, Rules 5,6,7, 8 and of
the A	rbitration Rules, 1957, GN. No. 427 of 1957 and other enabling provisions of the
law)	
The p	petitioner above- named being dissatisfied with the Arbitrator's award dated the
	day of Petitions this Hon. Court and states as follows:
1.	That on the petitioner and the Respondent entered into an
	agreement for the former to execute, for the latter, a project consisting of blocks
	of flats with associated works of garage blocks and site works including drainage
	works and road works. Copies of the submission together with the General
	Specification of Workmanship and Materials which form part of this petition are
	annexed here to and marked "Annexure and
2.	That onthe Respondent wrote to the Petitioner determining
	his employment.
3.	That the petitioner disputed such determination of employment.

IN THE HIGH COURT OF TANZANIA

4.

That ultimately the parties agreed to proceed to arbitration. Copies of relevant

documents submitted to the Arbitrator by the petitioner and the Respondent which

		rm part of this petition are marked "Annexure And
	"A	nnexure respectively.
5.	Th	at the petitioner and the Respondent sent to the Arbitrator written final
	sul	bmissions. Copies of the written submissions which form part of this petition
	are	e annexed hereto and marked "Annexureand
	Ar	nnexurerespectively.
6.	Th	at on the day of the Arbitrator made an Award. Certified
	co	pies of the Award and "Reasons for the Award" which form part of this petition
	are	e annexed hereto and marked "Annexure and
	"A	nnexurerespectively.
7.	Th	at the relief sought by the petitioner is:
	(i)	
	()	
8.	Th	at the grounds upon which the above relief is sought are;
	(ii`	
	(12)	
		Arbitrator erred in law in.
	····	
	(iii)	The Arbitrator erred in law in holding that the
	(iv)	The Arbitrator erred in law in failing to hold the

(v)	The Arbitrator erred in law in holding that the								
(vi)	The Arbi	trator erred in law in determining the cost of the award in the sum							
	of Shs	without any evidence to that effect.							
	That the	Arbitrator's errors of law constitute misconduct on his part.							
WHEREF	ORE, the p	petitioner prays for;							
	(i)	An order to remit the said award to the reconsideration of the							
		arbitrator and determination according to law.							
	(ii)	Costs in this Honorable court, cost of the reference and costs of							
		the award.							
	(iii)	Any other relief or reliefs which this Hon. Court may deem fit to							
		grant.							
DATED a	at	thisday of,							
		PETITIONER							
		VERIFICATION							
I,		, Director of the petitioning company DO HEREBY state that							
what is sta	ated above	is true to the best of my knowledge.							
DATED a	at	thisday of,							
		PETITIONER							
TO:									
THE REC	GISTRAR								
HIGH CC	URT OF T	'ANZANIA							
P.O. BOX	3 9004								
DAR-ES-	SALAAM								

		REGISTRY OFFICER
Presented for filing this	day of	,

# **COPY TO BE SERVED UPON:**

THE RESPONDENT

#### **DRAWN AND FILED BY:**

IN THE HIGH COURT OF TANZANIA  ( DISTRICT)  AT
MISCELLANEOUS CIVIL APPLICATION NO OF
IN THE MATTER OF AN APPLICATION BY FOR ORDERS OF CERTIORARI AND MANDAMUS
AND
IN THE MATTER OF THE
BETWEEN
1. 2. APPLICANTS 3. 4.
1. MINISTER FOR
APPLICANTS' WRITTEN SUBMISSION
(Pursuant to the order of this Honourable Court (
Madam Judge and My Lords,
We are representing employees of the 1 <sup>st</sup> Respondent () who are praying in this application for orders from this Honourable Court to, inter-alia, quash the decision of the (Industrial Court of Tanzania)

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That on the premises and on behalf of the applicants it is prayed that: -

On groun	nds that: -					
(a) (b)						
Madam J	udge and My	y Lords,				
I humbly	submit,					
ADVOC	ATE FOR T	 ΓΗΕ ΑΡΡΙ	ICANTS	<u>.</u>		

#### **COPY TO BE SERVED UPON:**

- 1. THE MINISTER FOR TRADE AND INDUSTRIES
- 2. THE ATTORNEY GENERAL

#### **DRAWN GRATIS AND FILED BY:**

# Memorandum of Consent under Companies Act

# IN THE HIGH COURT OF TANZANIA

DISTRICT REGISTRY
AT
MISCELLANEOUS CIVIL CAUSE NO OF
[CONSOLIDATED WITH MISC. CIVIL CAUSE NOS BY
ORDER OF THE COURT DATED
IN THE MATTER OF THE COMPANY ORDINANCE
AND
IN THE MATTER OF
BETWEEN
APPLICANT/PETITIONER
AND
THE REGISTRAR OF COMPANIES RESPONDENT
AND
OBJECTORS
MEMORANDUM OF CONSENT TO A COURT ORDER [Order XLIII Rule 2 (Proviso) of the Civil procedure Code, 1966]
<b>WHEREAS</b> this Honourable Court issued, on
<b>WHEREAS</b> the Provisional Liquidator, Hon, is now in the process of finalizing a Scheme within 3 weeks whereby the entire assets of all the 10 companies are going to be considered as a whole;
and  WHEREAS the assets of

and

<b>WHEREAS</b> the finalization of the Scheme by the Provisional Liquidator now obviates the need for a part of business to start the restructuring process;
and
WHEREAS in the process of finalizing the Scheme the entire assets of all the ten companies are going to be considered as a whole;
and
<b>WHEREAS</b> in the light of the near completion of the Scheme, the need to release from the process of provisional Liquidation those companies against which no objection was lodged in court to enable them to speedily start the restructuring process is no longer necessary;
Now, <b>THEREFORE</b> the Advocates for the undersigned pertinent parties <b>CONSENT</b> to the prayer that will be made on behalf of the Provisional Liquidator to the Honourable Court, that prayer being:
The Honourable Court be pleased to restore
a)
As Applicant/Petitioners in Miscellaneous Civil Application Noofand those companies be fully in the ambit of the mandate of the Provisional Liquidator as is the case with the other seven companies.
Dated at this day of,
(Advocates for the Provisional Liquidator)
•••••
(Advocate for the Petitioners)
(Advocate for)

Presented for filing this ...... day of ....., .....

••••	• • •	• • •	••	• •	• •	• •	• •	• •	• •	•	•	• •	•	•	•
RE	$\mathbf{G}$	IS	П	?	Y		0	F	F	Ί	(	[[	E	I	?

# **FOR SERVICE UPON:**

RESPONDENT AND OBJECTOR

# **DRAWN GRATIS BY:**

IN THE RESIDENT MAGISTRATE'S COURT OF		
	AT	
	MATRIMONIAL CAUSE NO OF	
	PETITIONER	
	VERSUS	
	RESPONDENT	
	PETITION FOR DIVORCE	
The ab	pove named petitioner states as follows:	
1.	That the Petitioner, a resides in and her	
2.	address of service for purposes of this petition is:  That the respondent, resides in and his	
3.	address of service for purposes of this petition is:  That the petitioner	
4.	this honourable court to refer to it as part of this petition.  That after the said marriage, the petitioner lived and cohabited with her husband	
5.	at	
6.		
7.	That, the petitioner did undertake to refer the problems to the but to no avail. Attached here to are the different letters from the Reconciliation Board marked, "" and the petitioner craves leave for this honourable court to refer to it as part of this petition.	
8.	During the life of the Marriage the following properties were jointly acquired namely:  a) b) c)	
9.	That, the petitioner and the respondent last resided at, which is within the Jurisdiction of this honourable court.	
10.	There has been no proceedings in any Court in Tanganyika or elsewhere with reference to this marriage.	

11. That, no collusion exists between your petitioner and her husband for the purpose of obtaining a dissolution of their marriage or for any other purpose nor has your petitioner connived at nor condoned his conduct.

#### WHEREFORE the petitioner prays for:

- (i) The Court decree of dissolution of the marriage.
- (ii) Division of Matrimonial Assets.
- (iii) Custody of the issues of the marriage.
- (iv) Maintenance of the Children.
- (v) Costs of the Petition.
- (vi) Any other relief(s) this honourable court may deem fit and just to grant.

Dated at day of,	
PETITIO	
VERIFICATION	
What is stated above from paragraphs $1 - 18$ is true to the best of	f my knowledge.
PETITIO	NER
Presented for filing this day of,	

**REGISTRY OFFICER** 

#### **COPY TO BE SERVED UPON:**

THE RESPONDENT

#### **DRAWN GRATIS BY:**

IN THE RESIDENT MAGISTRATE'S COURT OF		
	AT	
	MATRIMONIAL CAUSE NO OF	
	PETITIONER	
	VERSUS RESPONDENT	
	PETITION FOR DIVORCE	
The I	Petitioner herein above named states as follows:-	
1.	That the Petitioner is an adult Resident of	
2.	That the Respondent's address for purposes of service shall be pointed to the Court Process server by the Petitioner.	
3.	The Petitioner and the Respondent lawfully married on of and they cohabited at since then.	
4.	That the marriage between the Petitioner and the Respondent has been blessed with issue, to wit, having been born on theday of	
5.		
6.	That after the separation a lot of effort was put to try to resolve the differences through	
7.	That honest to their conscience the parties herein resolved that their marriage has broken down irreparably. Copy of a letter dated	
8.	That on the premises the Petitioner avers categorically that his marriage to the Respondent has irreparably broken down.	
9.	That both the Petitioner and the Respondent reside in	

WHEREFORE the Petitioner prays for the following orders:

(a) A declaration that the marriage has broken down irreparably.

(b)	An order to dissolve the marriage and a decree for Divorce be granted.
(c)	Any other relief this Honourable Court deems fit to grant.
DATED at	this day of
	PETITIONER
	VERIFICATION
I,best of my ki	do hereby verify that all what is stated herein above is true to the nowledge.
	PETITIONER
Presented for	r filing this day of
	REGISTRY OFFICER
COPY TO I	BE SERVED UPON: ONDENT,

<u>**DRAWN GRATIS BY:**</u> LEGAL AND HUMAN RIGHTS CENTRE LEGAL AID UNIT P.O. BOX 75254 DAR ES SALAAM

IN THE COURT OF THE RESIDENT MAGISTRATE OF
AT
MATRIMONIAL CAUSE NO OF
APPLICANT/PETITIONER
VERSUSRESPONDENT
AFFIDAVIT (In support of Chamber Summons made under O.IX r. 4, s. 95 of the Civil Procedure Code, 1966 and any other enabling provisions of the law)
I,, adult Christian/muslim and Resident ofDO HEREBY make OATH and STATE as follows:
1. That I am
2. 3. 4.
VERIFICATION
All what is stated in paragraphs 1 tois true to the best of my knowledge.
SWORN /AFFIRMED by the said )
who is personally known to ) me/ has been identified to me by) The later being personally known to me) thisday of
·
BEFORE ME:
COMMISSIONER FOR OATHS  Presented for filing this day of
REGISTRY CLERK

# COPY TO BE SERVED UPON: THE RESPONDENT

# **DRAWN GRATIS BY:**

#### AFFIDAVIT VERIFYING THE PETITION

I,	P.O. Box, (Religion) do hereby
make	oath and say as follows;
1.	The matters stated in paragraphs 1 to 7 of the petition are true and I know the
	same of my own knowledge. I refer to the Affidavit attached hereto. I also refer to
	the certificate of my marriage attached here to.
2.	The matters stated in paragraph 8 (a), (b), (e) and (f) of the petition are true and
	know the same of my own knowledge. My knowledge of the matter stated in
	paragraph 8 (c) and (d) of the petition is derived from information supplied to me
	by of P.O. Box and I believe the
	same to be true. I refer to the birth certification of the said
	attached hereto; marriage certificate of the said
	and his deceased wife and death certificate of the said
	deceased wife attached hereto.
3.	My knowledge of the matter contained in paragraph 9 of the petition is derived
	from information supplied to me by
	the same to be true.
4.	The matter contained in paragraph 10 of the petition is true to the best of my
	knowledge.
5.	The matters contained in paragraphs 12 and 13 of the petition are true and I know
	the same of my own knowledge. I beg to refer to the consents of (a
	(the parent) and (b) (spouse o
	petitioner) attached hereto.
SWO	RN at by the said }
	identified to me by }
me pe	ersonally in my presence this

day of	}
BEFORE ME:	
COMMISSIONER FOR OATHS	

#### **DEED OF SEPARATION**

THIS DEED OF SEPARATION is made this Day of	
BETWEEN	
OF P.O. Box , Dar-Es-Salaan	
(hereinafter called the "HUSBAND") of the one part,	
AND	
called the "WIFE") of the other part.	
WHEREAS unhappy differences have arose between the HUSBAND and the WIFI	
and they have mutually agreed to live apart from each other and to enter the arrangement	
hereinafter contained	
<b>AND WHEREAS</b> the married couples are blessed with three children namely:	
1)	
2)	
3)	
NOW THIS DEED WITNESSES and the parties hereto mutually agree as follows:	
1. The wife may at all times hereinafter live separate and apart from the husband i	
all respects free from the control and authority of the husband.	
2. That the HUSBAND who accepts responsibility for the breakdown of the	
marriage shall be responsible for the institution and costs of the Matrimonia	
proceedings for divorce.	
3. That the HUSBAND undertakes to immediately hand-over to the WIFE, her share	
of the matrimonial property which by consent of both parties, the share of th	
WIFFE'S matrimonial property is as follows;	
a)	
b)	
c)	

- 4. That although the .....................(item (5) in the list in paragraph 3 herein above) shall remain in the possession of the WIFE, the HUSBAND undertakes to complete payments of the purchase price as the said property was purchased on credit terms.
- 6. That hand over of the property and payment of cash as listed in paragraph 3 here in above shall be made by the HUSBAND to the WIFE prior to any proposed marriage of the HUSBAND to any other woman of his choice
- 7. That in the event the HUSBAND defaults in the undertakings made here in above the WIFE shall be entitled to lodge a caveat and or stop any such proposed marriage.
- 8. That as soon as the HUSBAND fulfils the undertakings made here in above the WIFE shall be entitled to lodge a caveat and or stop any such proposed marriage.
- 9. That upon fulfillment of all the covenants herein, neither the HUSBAND nor the WIFE, shall molest or interfere with the other nor will bring a suit for restitution of conjugal rights against the other.
- 10. That the children shall be at liberty to stay at the place of abode of any of their parents, and the HUSBAND or the WIFE as the case may be, shall allow access and communication with the children to the other party at all convenient and reasonable time.
- 11. This DEED shall be revoked upon obtaining the divorce decree by the HUSBAND which incorporates the contents of this deed or by the death of either party.

IN WITNESS WHEREOF the parties have signed this DEED on the date first here in before mentioned.

SIGNED and DELIVERED at )	ı
by The said)	
who is Personally known to me / has)	)
been identified to me by)	
The latter being personally known )	HUSBAND'S SIGNATURE
to me this day	
of)	
Signature	
Postal Address	
Qualification	
SIGNED and DELIVERED at	)
By the saidwho	is )
Personally known to me/ has been	)
Identified to me by	) WIFE'S SIGNATURE
The latter being personally known to r	me )
Thisday of	)
Signature	
Postal Address	
Qualification	

IN THE RESIDENT MAGISTRATE'S COURT OF
AT
MATRIMONIAL CAUSE NOOF
PETITIONER
VERSUS
RESPONDENT
DECREE OF DIVORCE
The Petitioner prays:-
(a) That the marriage between the petitioner and the Respondent be dissolved
(b) And any other relief (s) which this Honourable Court may deem fit and equitable to grant.
This Petition coming on day of, before Hon, RM in the presence of the Petitioner, and in the [presence/absence] of the Respondent.
THIS COURT HEREBY ORDERS THAT:
The Decree of Divorce is hereby granted on the basis of the Petition filed and submission made in respect of the same.
BY THE COURT
Given under my hand and the seal of the Court this day of,
Signed:, RM

	IN THE HIGH COURT OF TANZANIA
	DISTRICT REGISTRY
	AT
	MISC. CIVIL APPLICATION No OF
	IN THE MATTER OF ADOPTION ORDINANCE, CAP. 335
	AND
	IN THE MATTER OF INFANT
	AND
	PETITIONER
	ADOPTION PETITION
The	petition of
follo	WS:
1.	Your petitioner is desirous of adopting the said
	under the provisions of the Adoption ordinance.
2.	Your petitioner is a resident of in currently living
	in
3.	Your petitioner is by occupation a
4.	Your petitioner is married to Who is
5.	Your petitioner is years of age and
	isis years of age.
6.	Your petitioner and his wife have resident with them the following persons
	namely:
	1. (son/daughter) is years old.
	2. (son/daughter) is vears old.

7.	Y	our petitioner is related to the said as follows:	
	The s	aid	
8.	T	he said is;	
	(a)	of the female/male sex	
	(b)	Unmarried/married	
	(c)	Child of of P.O. BOX and	
		(now deceased)	
	(d)	years of age, having been born at on	
	(e)	Resident of	
	(f)	Now in the actual custody of	
9.		Of P.O. Box, is liable to	
	contr	ibute to the support of the said	
10.	The said has not been the subject of an application order or of a		
11		cation or petition for an adoption order.	
•		petitioner undertakes, if this petition is granted, to make the following	
	_	sion for the said	
		id	
12.		ents to this petition have been obtained from the following persons:	
14.		a) who is the father of the infant.	
		b) who is the wife of the petitioner.	
13.	,	petitioner has not received or agreed to receive and no person has made or	
13.		or agreed to make or give to the petitioner any payment or reward in	
	_	deration of the adoption of the said	
14.		proposed that the costs of this petition shall be paid by the petitioner.	
		· Provide the control of the control	
WHI	EREFO	RE your petitioner prays for;	
(a)	That	an order for the adoption of the by your petitioner may	
	be ma	nde in pursuance of the Adoption Ordinance with all necessary directions.	
(b)	That	the costs of this petition may be provided for as above mentioned or	
	other	wise as the court may direct.	

(c) Such further or other order as the nature of the	e case may allow.
Dated at this	day of,
	PETITONER
GIVEN under my HAND and SEAL of the court	t this day of
	REGISTRAR
Presented for filing this day of, .	
	REGISTRY OFFICER
<b>COPY TO BE SERVED UPON:</b>	
THE DEFENDANTS	
<b>DRAWN AND FILED BY:</b>	
LEGAL AND HUMAN RIGHTS CENTRE	
LEGAL AID UNIT	
P.O. BOX 75254	

DAR-ES-SALAAM

## UNITED REPUBLIC OF TANZANIA AFFIDAVIT REGARDING CONSENT TO ADOPTION

I MR/ MRS	WILL ADOPT		THE
OF MY DECEAS	SED A	ND BRING	UP AS MY
OWN DAUGHTER / SON.			
THIS IS BECAUSE OF	THE DEATH	OF THE	OF
AND TO	RELIEVE THE H	ARDSHIP TO MY	,
I, TAKE THE ABOVE TO B	E A TRUE STA	ATEMENT AND	I MAKE THE
DECLARATION SOLEMNLY AT	ND CONSCIENTI	OUSLY BELIEVI	NG THE SAME
TO BE TRUE AND BY VIRTUE	OF THE STATUT	ORY DECLARAT	ION.
DECLARED BY THE ABOVE	NAMED		AT
THIS DAY OF	,		
<b>SWORN</b> at by	}		
The said	}		
Identified to me by	}		
The latter being known to me	}	DEPON	NENT
Personally this day of	}		
	}		
BEFORE ME:			
<b>COMMISSIONER FOR OATHS</b>	}		

### **DRAWN AND FILED BY:**

LEGAL AND HUMAN RIGHTS CENTRE

LEGAL AID UNIT

P.O. BOX 75254

DAR-ES-SALAAM

# CONSENT OF ADOPTION ORDER IN THE MATTER OF ADOPTION ORDINANCE CAP. 335

#### **AND**

IN THE MATTER OF A PETITION BY OF P.O. Box
FOR AN ORDER FOR ADOPTION OFTHE INFANT
I, the undersigned adult, Moslem and resident of Box, being the father of the infant do hereby state that I understand the
nature and effect of the adoption order for which application is made and that in
particular I understand that the effect of the order will be permanently to deprive me of
my parental rights. And I hereby consent to the making of an adoption order in favour of
the petitioner.
In witness whereof I have signed this consent on the day of at
SIGNATURE
SIGNED by the said In my presence after I had explained the
meaning and effect of this consent and of an adoption order to him and he appeared to
understand the same.
Signature of the witness:
Address:
Designation:

### **DRAWN AND FILED BY:**

### Originating Summons for Basic Rights Duties Enforcement Act

IN THE HGH COURT OF TANZANIA
( MAIN REGISTRY) AT
AT
MISC CIVIL CAUSE No OF
IN THE MATTER OF
AND
IN THE MATTER OF BETWEEN
1}
1
3
THE HON. ATTORNEY GENERAL
OF THE UNITED REPUBLIC OF TANZANIA RESPONDENT
ORGINATING SUMMONS
(Made under S. 95 of the Civil Procedure Code, 1966, Section and Of the Basic Rights and Duties Enforcement Act, 1994, Article of the Constitution of the United Republic of Tanzania, 1977 and any other enabling provisions of the Law)
LET ALL PARTIES CONCERNED attend the Honourable Justice in
Chambers in the High Court of Tanzania at on theday o
at
the petition on the part of the Petitioners, that this Honourable Court may be pleased to issue declaratory judgment, orders and reliefs that;
(a) The provisions of S of the be declared
unconstitutional and therefore null and void.
(b) The costs of the petition be borne by the Respondent.
(c) Any other reliefs be awarded to the Petitioners as the Court may be pleased to order.
This Originating summons has been taken out on the grounds and reasons set-forth in the
affidavit of and which is annexed hereto and on any
further grounds and reasons to be adduced at the hearing.
DATED at day of,

	REGISTRAR
Presented for filing this day of	,
	REGISTRY OFFICER

### **TO BE SERVED UPON**:

THE HON. ATTORNEY GENERAL
P.O. Box 9050
DAR-ES-SALAAM

### **DRAWN AND FILED BY**:

#### IN THE HGH COURT OF TANZANIA

### (DAR-ES-SALAAM MAIN REGISTRY) AT DAR-ES-SALAAM

IN THE MATTER OF AND	
BETWEEN	
1	
2	PETITIONERS
3	
AND THE HON. ATTORNEY GENERAL	
OF THE UNITED REPUBLIC OF TANZANIA	RESPONDENT
AFFIDAVIT	
(Made under S. 95 of the Civil Procedure Code, 1966, Sec the Basic Rights and Duties Enforcement Act, 1994, Articl of the United Republic of Tanzania, 1977 and any other Law)	le of the Constitution
We,, adul-	ts, Christians/Muslims and
Residents of, do hereby make OATH /AFFIRM	and STATE as follows;
1. That we are the petitioners in this petition thus conv	ersant with the facts we are
about to depose.  2. That we are	
3. That provisions of sections and	
infringe and, or abridge o	
as citizens and journalists, as guaranteed by Article f the United Republic of Tanzania, 1977.	of the Constitution
4. That on the premises, we pray that the orders so	aght for in the Originating
summons be granted by this Honourable Court.	I 1
5. That all what is stated herein is true to the best of our leads to t	knowledge.
<b>SWORN/AFFIRMED</b> atby }	
The said	
Identified to me by	
The latter being known to me }	1 <sup>ST</sup> PETITIONER
Personally this day of }	

}	
<b>SWORN /AFFIRMED</b> atby }	
The said	
Identified to me by}	
The latter being known to me }	2 <sup>ND</sup> PETITIONER
Personally this day of }	
}	
<b>SWORN/AFFIRMED</b> atby}	
The said }	
Identified to me by}	
The latter being known to me }	3 <sup>RD</sup> PETITIONER
Personally this day of }	
}	
BEFORE ME:	
COMMISSIONER FOR OATHS	
COMMISSIONER FOR OATHS	
TO BE SERVED UPON:	
THE HON. ATTORNEY GENERAL	
P.O. Box 9050	
DAR-ES-SALAAM	
DRAWN AND FILED BY:	
LEGAL AND HUMAN RIGHTS CENTRE	
LEGAL AID UNIT	
P.O.BOX 75254	

DAR ES SALAAM

### IN THE HIGH COURT OF TANZANIA

(MAIN REGISTRY)
AT
MISCELLANEOUS CIVIL APPLICATION NO OF
In the Matter of the Constitution of the United Republic of Tanzania, 1977
AND
In the Matter of the
BETWEEN
1
AND
THE STATE ATTORNEY OF THE UNITED REPUBLIC OF TANZANIA RESPONDENT
<u>AFFIDAVIT</u>
(Made Under S. 95 of the Civil Procedure Code, 1966, ss. 4 and 5 of the Basic Rights and Duties Enforcement Act, 1994; Article 64(5) of the Constitution of the United Republic of Tanzania, 1977 and any other enabling provisions of the law).
We, adults and Residents of do hereby solemnly AFFIRM/SWORE and STATE as follows:
1. That we are the Petitioners in this petition thus conversant with the facts we are
about to depose.  2. That we are citizen of the United Republic of Tanzania
and
<ul><li>infringe our constitutional rights as citizens.</li><li>4. That on the premises, we pray that the orders sought for in the Originating Summons be granted by this Honourable Court.</li></ul>
5. That all what is stated herein above is true to the best of our knowledge.

AFFIRMED/SWORN at) by the)	
who have been identified )	
to me by	
the latter being personally )	DEDONIENTE
known to me this) day of)	<b>DEPONENTS</b>
BEFORE ME:	
COMMISSIONER FOR OATHS	
Presented for filing this day of .	,
	REGISTRY OFFICER

### **COPY TO BE SERVED UPON:**

THE ATTORNEY GENERAL, P.O.BOX 9050, DAR ES SALAAM.

### **DRAWN GRATIS BY:**

### IN THE HIGH COURT OF TANZANIA

(MAIN REGISTRY)

	AT
MISC.	CIVIL APPLICATION NOOF
In tl	ne Matter of an Application for leave to apply for Orders of <i>Certiorari</i> and <i>Mandamus</i>
In th	e Matter of Law Reform (Fatal accidents and Misc. Provisions) Ordinance Cap. 360.
	BETWEEN
	APPLICANT
	AND
	RESPONDENT
	STATEMENT
18(3) o	pursuant to S.95 of the Civil Procedure Code, 1966 and SS.17(2), 17A(1) and f the Law Reform (Fatal Accidents and Miscellaneous Provisions) Ordinance 360) as amended by Act. No.55 of 1968 and any other enabling provisions of the law).
1.	The Applicant is a natural person, resident in
2.	The Respondent is
3.	
4.	The reliefs sought by the Applicant are <i>inter alia</i> for:  (a) An order of <i>Certiorari</i> to.  (b) An order of Mandamus to  (c) An order of
5.	The grounds upon which the reliefs stated above are sought are as follows:

	(b)
Dated at	thisday of
	APPLICANT
	VERIFICATION
Dated at	this day of,
	APPLICANT
Presented f	or filing this day of,
	REGISTRY OFFICER

### TO BE SERVED UPON: THE RESPONDENTS

### **DRAWN GRATIS BY:**

# IN THE HIGH COURT OF TANZANIA (DAR ES SALAAM DISTRICT REGISTRY) AT DAR ES SALAAM

N	MISCELLANEOUS CIVIL APPLICATION NO OF
	In the Matter of the,
	AND
In the N	Matter of Law Reform (Fatal Accidents and Msc. Provision) Ordinance Cap. 360
In	AND the Matter of Application for the Orders of Certiorari and Prohibition BETWEEN
	APPLICANT
	AND RESPONDENT
	STATEMENT
	ed pursuant to S.95 of the Civil Procedure Code, 1966; S.17 (2) of the Law m (Fatal Accidents and Miscellaneous provisions) Ordinance (Amendment) Act No. 55 of 1968 and any other provisions of the Law.)
1.	The Applicant is a natural person, resident of engaged in the business of transportation and the proper address for service for the purposes of this Application is in the care of:-
2.	The Respondent is the
3.	That the Reliefs sought are, <i>inter alia</i> :  (a) An order for <i>certiorari</i> to quash the decision of the Respondent of. Copy of the Notice to that effect is annexed to the Affidavit of the Applicant marked "".  (b) An order prohibiting the Respondent from
	(c) Cost of this application be provided for.
	(d) Any other relief(s) that this Honourable Court may deem just and equitable to grant.

The grounds upon which the relief(s) are sought are:-

(i) (ii)
<b>DATED</b> at Dar es Salaam this day of,
APPLICANT
<u>VERIFICATION</u>
I, do hereby state that all what is stated hereinabove is true to the best of my
knowledge.
APPLICANT
Presented for filing this day of
REGISTRY OFFICER

### **COPY TO BE SERVED UPON:**

THE RESPONDANT

### **DRAWN & GRATIS BY:**

LEGAL AND HUMAN RIGHTS CENTRE P.O. BOX 75254 DAR ES SALAAM.

### IN THE HGH COURT OF TANZANIA

### (DAR-ES-SALAAM MAIN REGISTRY) AT DAR-ES-SALAAM

		CIVIL CAS	SE No OF
1. IN	THE N		TITUTION OF URT, 1977
			CRIGHTS AND DUTIES ENFORCEMENT ACT,
1994			,
			BETWEEN
1.	•••••	•••••	}
2.		•••••	}PETITIONERS
3.	•••••	• • • • • • • • • • • • • • • • • • • •	}
THE	HON	A TOTAL DATES A CITATION	VERSUS
		ATTORNEY GENE	
OF.	THE UN	NITED REPUBLIC (	OF TANZANIA RESPONDENT
		PETITION F	OR DECLARATORY ORDERS
		ILITION	OR DECLARATORT ORDERS
(M	ade und	ler S. 95 of the Civil l	Procedure Code, 1966, Section and of
			orcement Act, 1994, Article of the Constitution
		_	ania, 1977 and any other enabling provisions of the
		1	Law)
			,
The		ers above named state	
1.			mbers of and their
	addre	ess is:	
	Howe	ever their address of se	ervice for purposes of this petition is in the care of:
2.	That	the Pegnendent is the	Attorney General of the United Republic of Tanzania
۷.			oses of this petition is:
3.	That		herein aver that some provisions of the
			nfringe and / or abridge their constitutional rights both
		izens and	
4.	That	the grounds upon which	ch this petition is based are, <i>inter alia:</i>
	(i)		evests upon
			powers to restrict
			contrary to the provisions of Article
			onstitution of United Republic of Tanzania.
	(ii)		and of the
		vests upon the	on the pretext of

		upholding public interest and national sector of Article of the Constitution Tanzania.	
5.	rights seek r with A United	insofar as the	onstitution, they are entitled to epublic of Tanzania in keeping of the Constitution of
6.	The sp	Specific article of Part II of Chapter One of of this petition is Article	the Constitution which is the which:
7.	The o Union and fu	Gives every citizen the right to be	as enacted by the which may substantially ded for in Article of when
	(b)	and Which vo	
8.	-	particulars of facts relied upon in this petition	are as averred to in paragraphs
9.	trial. Notice	e of intention to petition pursuant to endment) Act, 1994 was duly served upon the	the Government Proceedings
WHE	REFOI	<b>RE</b> the petitioners herein pray for declaratory	orders that:
,,,	(a)		and of the
	(b) (c)	Costs of this petition be borne by the Responsible Any other orders and remedies that the court	ondent.
Dated	at	this day	of
			ct
			1 <sup>ST</sup> Petitioner
			2 <sup>nd</sup> Petitioner
			3 <sup>rd</sup> Petitioner

### **VERIFICATION:**

What is stated above is true to the best of our knowledge.	edge, information and belief.
	1 <sup>st</sup> Petitioner
	2 <sup>nd</sup> Petitioner
	3 <sup>rd</sup> Petitioner
Presented for filing this day of	
	REGISTRY OFFICER
TO BE SERVED UPON:	
THE HON. ATTORNEY GENERAL	
P.O. Box 9050	
DAR-ES-SALAAM	

### **DRAWN AND FILED BY**:

**DAR-ES-SALAAM** 

LEGAL AND HUMAN RIGHTS CENTRE LEGAL AID UNIT P.O.BOX 75254

### IN THE COURT OF APPEAL OF TANZANIA AT ..... In the Matter of an Intended Civil Appeal No. ..... of ...... ...... APPELLANT VERSUS ...... RESPONDENT (Appeal from the decision of the High Court of Tanzania at .....(Justice, ......, J.) dated ...... in Misc. Civil Application No..... of ......). **NOTICE OF APPEAL TAKE NOTICE** that ...... being dissatisfied with the decision of the Honourable Justice, given at ......on the ..... day of ...... ..... intends to appeal to the Court of Appeal of Tanzania against such part of the decision as decided that ..... The Address for service of the Appellant is: It is intended to serve copies of this notice on: 1. Respondent Dated this ...... day of ...... **APPELLANT** To: The Registrar of the High Court of Tanzania (.....Registry) at ..... day of ....., ..... REGISTRY

### COPY TO BE SERVED UPON: THE RESPONDENT

**DRAWN GRATIS BY:** 

IN THE COURT OF APPEAL OF TANZANIA AT
In the Matter of an Intended Civil Appeal No
BETWEEN
APPELLANT
AND
RESPONDENT
(Appeal from the Judgment and Decree of the High Court of Tanzania at
NOTICE OF APPEAL
<b>TAKE NOTICE</b> thatbeing dissatisfied with the Judgment and Decree of the High Court (, J.) delivered at on the day ofintends to appeal to the Court of Appeal of Tanzania against the whole of the Judgmen and Decree.
The Address of the Appellant is:  DATED at thisday of
APPELLENT
To: The Registrar of the High Court of Tanzania, District Registry.
Lodged in the High Court of Tanzania,
REGISTRAR

### COPY TO BE SERVED UPON: THE RESPONDENT

### **DRAWN GRATIS BY:**

### IN THE HIGH COURT OF TANZANIA

### <u>AT .....</u>

CIVIL APPEAL NO OF
(From the original District Court of Miscellaneous Civil Application No of)  APPELLANT
VERSUS RESPONDENT
MEMORANDUM OF APPEAL
The Appellant above named being aggrieved by the Ruling of the District Court ofat (Hon SRM) in Miscellaneous Civil Application No of, hereby appeals against the whole of the ruling and the order thereof on the following grounds:
1. That the learned trial Magistrate erred in law and in fact by
2. That the learned trial Magistrate erred in law and fact to
3. That the learned trial Magistrate erred in fact by
WHEREFORE, the appellant prays for the ruling of the trial Court to be quashed and set-aside and Ruling to be entered for the Appellant as prayed for in the Application.
Dated at day of,
APPELLANT
Presented for filing this day of,

**REGISTRY OFFICER** 

## COPY TO BE SERVED UPON: THE RESPONDENTS

### **DRAWN AND FILED BY:**

### Reply to Memorandum of Appeal

IN THE DISTRICT COURT OF AT
CIVIL APPEAL NO OF
(Appeal from the judgment and decree delivered by the Primary Court of (, PCM) dated)
APPELLANT
VERSUS RESPONDENT
REPLY TO THE MEMORANDUM OF APPEAL
In reply to the Memorandum of Appeal the Respondent herein states as follows:-
1 2
WHEREFORE the Respondent prays that the appeal be dismissed with costs.
Dated at thisday of,
RESPONDENT
Presented for filing thisday of,
REGISTRY OFFICER

### COPY TO BE SERVED UPON: THE APPELLANT

### **DRAWN GRATIS BY:**

### Appellant's Written Submission

### IN THE HIGH COURT OF TANZANIA

( DISTRICT REGISTRY) AT
CIVIL APPEAL NO OF
(Original Matrimonial Case No ofin the Primary Court and Civil Appeals No of in the District Court of District –, PDM)
VERSUS
APPELLANT'S WRITTEN SUBMISSION
May it please your Lordship,
Aggrieved by the decision of the District Court ofDistrict (, PDM) dated Februaryin Civil Appeals No of the Appellant herein appeals to this Honourable Court on the following grounds:
1. That the learned District Magistrate erred in law by
<ol> <li>That the learned District Magistrate erred in law</li> <li>That the learned District Magistrate erred in law and fact by</li> </ol> I wish to argue the aforementioned grounds seriatim as follows:
GROUND NO. 1 - That the learned District Magistrate erred in law by
GROUND NO. 2 - That the learned appellant magistrate erred in law by
GROUND NO. 3 - That the learned District Magistrate erred in law and fact by
For the reasons stated above the appellant herein prays that the decision of the Courts below be reversed and an order

98

I humbly submit,

### ADVOCATE FOR THE APPELLANT

### COPY TO BE SERVED UPON: THE RESPONDENT

### **DRAWN GRATIS AND FILED BY**:

### Respondents Reply to the Appellants Written Submission

IN THE RESIDENT MAGISTRATE'S COURT OF
AT CIVIL APPEAL NO.
(Appeal from the judgment of the Resident Magistrate's Court ofat
APPELLANT
VERSUS RESPONDENT
RESPONDENTS' REPLY TO THE APPELLANT'S WRITTEN SUBMISSION
Your Honour,
I pray that this appeal be dismissed with costs for want of merit, my prayer is supported by the following points
2
Dated at day of,
ADVOCATE FOR THE RESPONDENT.
Presented for filing this day of,
REGISTRY OFFICER

## DRAWN & FILED BY: THE RESPONDENT

### **COPY TO BE SERVED UPON:**

#### IN THE LAND AND HOUSING TRIBUNAL OF TANZANIA

AT
<b>APPEAL NOOF</b>
APPELLANT
VERSUSRESPONDENT
CROSS-APPEAL
(Original from the Ward Tribunal No and further to the Appeal No o
The respondent above named being aggrieved by the Judgment and decree of the ward tribunal in Application No () delivered on
WHEREFORE the Respondent prays for the judgment and decree as prayed for in a Application filed on
Dated at this day of,
APPELLANT
Presented for filing thisday of,
COURT CLERK

### **COPY TO BE SERVED UPON:**

THE APPELLANT

#### **DRAWN GRATIS AND FILED BY:**

### Petition for Letters of Administration

### IN THE HIGH COURT OF TANZANIA AT .....

P	ROBATE AND ADMINISTRATION CAUSE NO OF
	In the Matter of the Estate of the Late
	AND
	In the Matter of the Application for Letters of Administration by
	PETITION FOR LETTERS OF ADMINISTRATION (Section 56 of Probate and Administration Ordinance)
Honoura	d at of P.O. Box hereby petition this
1.	That the said deceased left surviving him the following relatives
2.	That this petition is made by me as the of the deceased.
3.	That I believe that the assets which are likely to come to my hands will be:
4.	That the said deceased died intestate and due and diligent search has been made for a WILL but none has been found.
5.	That the deceased at the time of his death had a fixed place of abode at
6.	That the said deceased was a Tanzanian and professed thereligion.
7.	That no proceedings for the grant of probate or letters of administration or otherwise for the administration of the estate of the deceased have been commenced before any court or authority whether inside or outside Tanzania.
8.	And I,, the petitioner above-named declare that what is stated above is true to the best of my knowledge.
DATED	at this day of,

	PETITIONER
Presented for filing this day of	
	DECISTRY OFFICER

<u>DRAWN GRATIS BY:</u> LEGAL AND HUMAN RIGHTS CENTRE LEGAL AID UNIT P.O. BOX 75254 DAR ES SALAAM

### THE LAND REGISTRATION ORDINANCE (CAP. 334)

### **CAVEAT**

(SECTION 78(1	))
	TITLE NO L.O. NO BLOCK ''
I,	ne above reference and <b>REQUIRE</b> a
I do hereby solemnly and sincerely declare as follow	rs:
1. 2.	
That I therefore strongly believe that if a cavear mentioned estate, the said property will be disposed manner as such I will be deprived of the same in that	d of, mortgaged or transacted in any
I,, do make this declaration construe and in accordance with the provisions of the Statutory Declarations Act, 1966.	
DECLARED by	 DNENT

RI	$\mathbf{E}\mathbf{F}$	)R	F. 1	ME:

Name:	 	٠.	 	 				
Signature:	 		 	 				 
Address:	 		 	 				 
Qualification:								

### IN THE HIGH COURT OF TANZANIA (..... **DISTRICT REGISTRY**) PROBATE AND ADMINISTRATION CAUSE NO: .....OF ...... In the matter of the Estate of the late ..... **AND** In the matter of grant of letters of Administration to ...... **ACCOUNTS OF ESTATE** (Section 103, Rule 107 of Probate and Administration Ordinance and the Rules thereof) Date of Grant: .....day of ....., ..... **VALUE** 1. Estate as per Inventory 2. Estate realized 3. Gain/loss on realization: **GROSS ESTATE** Payments: 1. Funeral Expenses 2 Debts 3. Administration Expenses 4. Net estate available for distribution ..... a) ..... b).....

I,	the	administrator	of the	estate of	
•••••	hereby certify	that the foregoing	ng accounts	are true to	
the best of my kno	owledge and beli	ef.			
DATED at	this	day of			
DATED at	this	day of	• • • • • • • • • • • • • • • • • • • •		
		SICN	ATUDE OF	ADMINISTRA	
		SIGN	ATUKE OF	ADMINISTRA	TIOK
Presented for filin	g in Court this	day of			
		•			

**REGISTRY OFFICER** 

### **DRAWN GRATIS BY:**

### IN THE COURT OF RESIDENT MAGISTRATE OF ..... AT ..... PROBATE AND ADMINISTRATION CAUSE NO. ..... OF ...... In the Matter of the Estate of the Late ..... AND In the matter of the late Administratrix ..... AND In the matter of the Application for Letters of Administration by ..... ADMINISTRATION BOND WITH SURETY (Section 67, Rule 66 of Probate and Administration Ordinance) KNOW ALL MEN BY THESE PRESENTS that we, ...... of P.O. Box ...... of P.O. Box ...... are jointly and severally bound unto ..... in the sum of shillings ....../= to be paid to ........... or to any Judge of the above Court for the time being for the payment of which we bind ourselves and each of us and our heirs, executors, administrators and assigns. Dated this ...... day of ..... **NOW** the condition of this bond is such that if the above named ...... the intended administratrix of all and singular the property and credits of ......deceased, do make a full and true inventory of the said property and credits and exhibit the same in this Court within ...... from the date of the grant to her, or within such further time as the Court may from time to time appoint, and do well and truly administer the said property and credits according to law; and further do render to this Court a true account of the said property and credits within one year from the date of the said grant or within such further time as the Court may from time to time

appoint, and all the rest and residue of the said property and credits which shall be found remaining upon the said administratrix's account shall deliver and pay unto such person or persons, respectively as shall be lawfully entitled to such residue, then this

obligation shall be void and of none effect or else remain in full force and virtue.

<b>DECLARED</b> by	
	DEPONENT
DECLARED by	DEPONENT
SIGNATURE OF WITNESS	

### IN THE COURT OF RESIDENT MAGISTRATE

OF AT			
PROBATE AND ADMINISTRATION CAUSE NO OF			
In the matter of the Estate of the Late			
AND			
In the matter of Application for letters of Administration by			
ADMINISTRATOR'S OATH (Section 66, Rule 65)			
I,			
<b>DATED</b> at this day of,			
<b>DECLARED</b> by			
BEFORE ME:			
COMMISSIONER FOR OATHS			

#### Certificate of surety's financial position

**PRO - 04** IN THE COURT OF .....OF .... AT ..... PROBATE AND ADMINISTRATION CAUSE NO. .... OF ...... In the matter of the Estate of the Late ..... In the matter of late Administratrix .....

> in in

# CERTIFICATE AS TO SURETY'S FINANCIAL POSITION

I ...... of P.O. Box ..... hereby certify that I have

**AND** 

**AND** 

In the matter of Application for letters of Administration by ......

known a position to meet he the above cause.		, ,				-
DATED at	this	day of	,			
			•	APPLICA	 NT	

WITNESS

IN THE COURT OF OF
AT
PROBATE AND ADMINISTRATION CAUSE NO OF
In the matter of the Estate of the Late
AND
In the matter of Application for letters of Administration by
CONSENT
(Rule 71)
We. (1) (Born) (2) (Born) (3) (Born)
of
<b>DATED</b> at day of,
SIGNED by ) 1
COMMISSIONER FOR OATHS

ANIA ΓRY)
NO:OF
n to
Value
••••••
tor) of the estate of ory of the estate is true to the
ISTATOR
TRY OFFICER

# **DRAWN GRATIS BY:**

LEGAL AND HUMAN RIGHTS CENTRE LEGAL AID UNIT P.O. BOX 75254 DAR ES SALAAM

**AFF - 01** 

# **AFFIDAVIT**

I,, Adult, Moslem/Christian and Resident of Dar es Salaam do hereby SOLEMNLY AFFIRM /SWEAR and STATE as follows:
1. That I
I make this declaration conscientiously believing the same to be true and in accordance with the provisions of the OATHS (Judicial Proceedings) and Statutory Declarations Act, 1966.
SWEAR/AFFIRMED at
Identified to me by)
The latter being personally known to me In my presence this day of)
NAME: SIGNATURE:
POSTAL ADDRESS:
QUALIFICATION:

# AFFIDAVIT OF THE BIRTH OF

					• • • • • • • • • • • • • • • • • • • •		
•••••	• • • • • • • • • • • • • • • • • • • •		RM and declare	• • • • • • • • • • • • • • • • • • • •	•••••	of	
1.	Aunt,	Cousin,	Mother, Grandfa Nephews	or			Uncle, of
2.	was born on the immediate the said/I by	at day ely after the bi was informed	of	I have per the said .	and sonal know	that *I was pledge of the b	present pirth of
	Cousin,	Nephev	ws or	N	ear	relative	of
SWO	*is/was bod at   ORN/AFFIR	orn Male/Femathis  RMED by the s	aid )				
who i	is personally	known to me/	has )				
the la	tter being po my presend	ersonally know ce this	n to ) day)	DEPONE	NT		
NAM	IE:	•••••		• • • • •			
SIGN	NATURE:						
POS	TAL ADDF	RESS:					
QUA	LIFICATI	ON:					

# IN THE HIGH COURT OF TANZANIA

	AT	
CIVIL REVISION NO OF (Original Civil Case Noof of the Resident Magistrate's Court ofat)		
	APPLICANT/DEFENDANT	
	VERSUS	
	DECREE	
The Plai	intiff prays for Judgment and Decree against the Defendant as follows:	
1. 2. 3. 4.	Interest on Herein above at commercial rate of 40% p.a. from	
4.	the date of the cause of action to the date of judgment.	
5.	Interest on herein above at the court's rate from the date of judgment to the date when full payment is made.	
6.	Costs of this suit.	
7.	Any other relief (s) this honourable court may deem fit to grant	
	case coming for final disposal on this day of	

# THIS COURT DECREE

(a)	
	date when till payment at court
(c) Further, judgment is entered i costs/expenses	n favour of thein respect of
Given under my hand and seal of the	Court thisday of,
	DISTRICT REGISTRAR

# IN THE HIGH COURT OF TANZANIA ..... DISTRICT REGISTRY **AT** ..... CIVIL CASE NO ..... OF ..... .....PLAINTIFF **VERSUS** ......DEFENDANT **DECREE** Wherefore the Plaintiff prays for Judgment and Decree against the defendant for: -(i) ..... (ii) ..... Costs of this suit. (iii) This case coming for Judgment on ...... day of ...... before Honourable Justice ...... in the presence of ...... and ...... THIS COURT DOTH HEREBY ORDER THAT:-1. I declare that the 2. I order that ..... I grant costs to the...., and I hereby certify for ..... (...) advocates. The Plaintiff's suit [stands dismissed/ is granted] Judgment entered accordingly Given under my hand and Seal of the Court this ...... day of....., ........ **Senior Deputy Registrar**

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# THE LAND REGISTRATION ORDINANCE (CAP. 334) TRANSFER OF A RIGHT OF OCCUPANCY

	TITLE NO LO. NO
the above reference.	
SIGNED and DELIVERED bywho has been	)
identified to me by the latter being personally Known to me in my presence thisday of,	)
Name:	
Signature:	
Postal Address:	
Qualification:	
SIGNED and DELIVERED by	
is personally known to me in my presence this day of	PURCHASER
Name:	
Signature:	
Postal Address:	
Oualification:	

# MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is made this day of,
BETWEEN
of P.O. Box
referred to as the "Seller") of the other part
WHEREASherein above referred to as the Purchaser
NOW THIS MEMORANDUM OF UNDERSTANDING WITNESSETH as follows:-
1. That the <b>Seller</b> has agreed with the <b>Purchaser</b> That the <b>Vehicle</b> shall be handed over by the <b>Seller</b> to the <b>Purchaser</b> in good running condition and on or before days after signing of this agreement.
IN WITNESS WHEREOF the parties hereto have executed these presents in the manner and on the day and year hereinafter appearing.
SIGNED and DELIVERED for
Who has been identified to me by the latter being
Known to me personally in my presence this
Signature:
Postal Address:
Qualification:

SIGNED and DELIVERED by	
Who has been identified to me bythe latter being Known to me personally in my presence thisday of	Purchaser
Signature:	
Postal Address:	
Qualification:	

### MEMORANDUM OF UNDERSTANDING

THIS MEMORANDUM OF U	UNDERSTANDI	NG is made	this	d	ay of
,	BETWEEN				
of P. O. Bo	х	(hereinafter	referred	to as	s "the
	AND				
of P. O. Box	х	(hereinafter	referred	to as	s "the
WHEREAS the					
AND WHEREAS					
NOW THIS MEMORANDUM O	F UNDERSTANI	DING WITIN	NESSES a	as follo	ows:
1					
2					
IN WITNESS whereof the parties days and year hereinafter appearing		eir hands in t	the manne	er and	on the
SWORN at by	)				
who has been identified to me bythe latter being known to me personally thisday of	) ) ) )				

BEFORE ME:		
COMMISSIONER FOR OAT	HS	
who has been identified to me by	) ) ) ) )	
BEFORE ME:		

**COMMISSIONER FOR OATHS** 

### **SALE AGREEMENT**

,	THIS AGREEMENT is made this day of,
	BETWEEN
	of P. O Box(hereinafter referred to as the <b>VENDOR</b> ) of the one part,
	AND
	of P. O. Box (hereinafter referred to as the <b>PURCHASER</b> ) other part.
	REAS the VENDOR is the lawful owner of
desiro	WHEREAS the VENDOR is desirous of selling and the PURCHASER is us of buying
2.	That by executing this Agreement the <b>VENDOR</b> acknowledges to have received the purchase price in full from the <b>PURCHASER</b> .
3.	That upon execution of this Agreement the <b>VENDOR</b> shall give to the <b>PURCHASER</b> all necessary documents evidencing ownership of the
4.	That the <b>VENDOR</b> shall assist the <b>PURCHASER</b> to have the formally transferred to the latter.
5.	That in the event the necessary consent is withheld and or registration of the property in favour of the <b>PURCHASER</b> is not obtained the <b>VENDOR</b> shall refund the purchase price that has been paid.

**IN WITNESS WHEREOF** the parties hereto have executed these presents on the day and date first above written.

SIGNED and DELIVERED by the said	)	
who is personally known to me in my presence this day of,	)	VENDOR
Name:		
Signature:		
Postal Address:		
Qualification:	••••	
SIGNED and DELIVERED by the said who has been identified to me by	)	
the latter being personally known to me in my presence this	) ) )	PURCHASER
day of,	)	
Name:		
Signature:		
Postal Address:		
Qualification:		

# **DEED POLL**

	r latterly called do hereby
	of my former name of from the date hereof my name of
and in pursuance	e of such change of my name I HEREBY
<b>DECLARE</b> that I shall at all times here	eafter in all records, deeds and instruction
instruments in writing in all actions and pro-	oceedings and in all dealings and transactions
and upon all occasions whatsoever	use and sign the said name of
••••••	
	persons to designate and address me by such and I relinquish my former name of,
SIGNED and DELIVERED by the	)
said who	)
has been identified to me by	)
	)
the latter being personally known	) DEPONENT
to me in my presence this	)
day of,	)
BEFORE ME:	
COMMISSIONER FOR OATHS	

# **DECLARATION**

I, of P.O. Box do hereby solemnly and sincerely declare as follows:-
1. That I am
2.
3.
I make this Declaration conscientiously believing the same to be true and in accordance with the provisions of the Oaths (Judicial Proceedings) and Statutory Declarations Act. 1966.
This Declaration is made and subscribed by
who is known to me personally thisday of, DEPONENT
NAME:
SIGNATURE:
POSTAL ADDRESS:
••••••
QUALIFICATION:

### **POWER OF ATTORNEY**

# KNOW ALL PERSONS WHOM IT MAY CONCERN

BY THIS POWER OF ATTORNEY give I, the under	rsigned,of,
do herebyofand AGENT for my account and benefit.	
Further, I appoint him to be my true and law ask, demand, due for and recover, of and fr or sums of money which now are, or shall due, owing, payable or belonging to me; a adjust accounts as he shall think fit and p bank accounts and to manage and transact Tanzania and any other part of the world a and advantage, and to use all lawful ways to all intents and purposes as I might or cou	rom all persons whomsoever, all such sum l, or may at any time hereinafter become also for me and in my name to settle and roper and for that purpose to operate my all my affairs in the United Republic of s may be necessary or most to my benefit and means thereto as fully and effectively
And further, that my said ATTORNEY is h to substitute and appoint one more Advocat suit, transaction or negotiation, to, remu confirm all and whatsoever my said advo- done for and on my behalf by virtue of these	the or Advocates to represent me in any law nerate him or them accordingly and to cate (s) shall lawfully do on cause to be
And this Power of Attorney hereby granted similar instrument revoking the same.	d shall not be revoked except by way of a
IN WITNESS WHEREOF I have hereunt of	to set my hand and seal on this day
SIGNED and DELIVERED by the said who has been identified to me by	) ) )
the latter being personally known to me in my presence this	)
WITNESSED BY AND IN THE PRESEN	NCE OF
NOTADV PURI IC AND COMMISSION	 JED EOD OATHS

# GENERAL POWER OF ATTORNEY

Know all Men Whom it may concern.

BEFORE ME  COMMISSIONER FOR OATHS
SIGNATURE OF THE ATTORNEY
Thisday of,
In Witness whereof I have here into set my hand
I furthermore grant to my said attorney and Agent full power and authority to substitute and appoint one more Attorney or attorneys under him and the same at pleasure to displace and remove, and appoint one more attorney or attorneys under him and the same at pleasure to displace or remove, and appoint another or others, hereby rectifying, allowing, confirming, and promising at all times to ratify, allow and confirm all and whatsoever my said Attorney, his substitute on substitutes shall lawfully do on cause to be done, on or about the remises by virtue of these present.
He will have the rights and power to submit in any dispute or arbitration, to sign, seal and execute the necessary acts to that purpose; Also to pay receive and demand receipts for any payment effected or demanded.
That I, (undersigned), do hereby Ordain, nominate and appoint, to be my true lawful attorney and Agent, with full power and Authority, for me and in my name and for my account and benefit, to ask, demand, due for and recover, in respect of Rent Agreement entered between I as the Tenant and

### **SPECIAL POWER OF ATTORNEY**

TO ALL WHOM THESE PRESENT ATTORNEY GIVEN ON DAY O	IS SHALL COME BY THIS POWER OF
ordain, nominate and appointto be my true and lawful ATTORNEY at after or sell my house which is on	of P.O. Box, do hereby of P.O. Box, and authority to look
I, further undertake to rectify and confine lawfully do or cause to be done.	rm all and whatsoever my said Attorney shall
IN WITNESS WHEREOF I have herein	nto set my hand this day of
SIGNED and DELIVERED by the said	) ) )
the latter being personally known to me in my presence this day of	) DEPONENT/ATTORNEY ) )
BEFORE ME:	
COMMISSIONER FOR OATHS	