## IN THE COURT OF APPEAL OF TANZANIA AT ARUSHA

#### **CIVIL APPLICATION NO. 31 OF 2013**

(Based on Court of Appeal Civil Appeal No. 66/2013)
(C/F High Court Land Appeal No. 64/2010)
(Original District Land and Housing Tribunal Application No. 243/2007

- 1. MS. HENRY LEONARD MAEDA
- 2. MS. JUSTIN MAEDA ..... APPLICANTS VERSUS
- 1. MS. JOHN ANAEL MONGI
- 2. MRS. AICHI LEONARD MAEDA ..... RESPONDENTS

### **RULING**

#### **MMILLA, J.A.:**

The instant application was dependent on the outcome of Civil Application No. 3 of 2014 in which there was a prayer for extension of time in which to serve a copy of written submissions in respect of this application. Learned advocate Elvaison Maro's prayer on behalf of the applicants for adjournment has not been resisted by Mr. John Faustine Materu for the respondents on account that they will have to await service and then take appropriate measures to file a reply to the written submission, therefore that the sought adjournment is with sufficient cause.

In view thereof, this application is adjourned under Rule 59 of the Rules to another date to be fixed by the Deputy Registrar.

**DATED** at **ARUSHA** this 10<sup>th</sup> day of September, 2014.

# B.M. MMILLA JUSTICE OF APPEAL

I certify that this is a true copy of the original.

E.Y. MKWIZU

DEPUTY REGISTRAR
COURT OF APPEAL