IN THE HIGH COURT OF TANEANTA
DAR ES SALAAM DISTRTCT RFGTSTRY
AT IARE ES SAIIAAM
CIVIL CASE NO. 143 OF 1998
MR. GEORGF NANGALE AND 2 OTHFIRS............. PIATNTTFF VFRRSUS

SAM KASULWA AND 4 OTHERS
DFFFNDANTS

## KATIFGPYA, J,

JUDGEMFNT

The plaintiffs, George Nangale (1st plaintiff), Mrs. Nangale 7. G. ( Ind plaintiff) and Nyanzula origins Tanzania litd t \a Tinks Trainity Centre (3rdplaintiff) sued jointly and severally. Sam Kasukwa, Jim Godwin, Editor The Exprese, Media Holding (T) Rid and Nat ional Newspaper litd (1st-5th Defendants respertively) for defamation, claiming among others:
"(a) Damages of Shillings $500,000,000 /=$
(1) Interest on (a) at $40 \%$ per annum from March 1997 to the date of judgement.
(c) Interest on the decretal sum at court rate from date of judgement until payment in full".

The defondants having failed to file their written statemant of defences (though served) the plaintiffs were allowed to prove their claims exparte by affidavit hence the vresent judement.

In support of their claims the glaintiff summited lwo affidavits deponed by 1 st, and 2nd plaintiffs. Tn their viaint: the plaintiff claimed that on or about $201 / \mathrm{February} 1997 \mathrm{at}$ gages 1 ard 2 of "the Fxpress" issum No. 406 TSSN 0856-3985": the defondants jointly and severally: falsely and malioiously
prepared for publication, edited, printed and dirculated an article entitled.
"Over 1,000 lured as tondon Beckons' 'stijlings wise, Polind foolish' and whose contents, among olhers rin as under,
"Hundred of young Tanzanians are reportedly falling for lure of better future promised by computet and business studies in Britain. But once there, they gel lhe least they hirgained for".
The conspiracy allegedly revolves atmond a Tanyanian comple, identified as Mr, and Mrs. Whlualy, who rma shdent placement progtamme in Dar as Salaam on behalf of a berkshire based compliter training instilute. lie future Rusiness College".

The relerant article is Ann. Fto the plajul. The plaintiff claim that "the tenor, content, mantler of heading and position in the newspaper as well as its accompanying cartocoic: depiction clearly indicate malide aimed at portlaying (directly, in inmmendo and by juxtaposition) the plaintiffsfas schemers, rerminals,
conspiralors, evil doers, totally perjured. swindlers who are unfit. to holdany responsiblefoffice as well as incapable of carrying out their duties and for objects as container in their memorand of Association and therefore canmol be count ed among the honest members of their fegpective societies". which picture they disassociate themselvesfom hence the clatm for damages to make gool the otherwise positute image of their names which stand tarnished.

Having carefully considety the plaint and its annextures; and the affidavits filed 10 fupport thereof the court is of unanimous decision that the dificle is defamatory and false.

Indeed the excerpts of 解 article already quoted above, and other partsof the sald attictef paint the plaintiffs, at the least, as conmen, who lurestudents to part with their money for services which are either noflexistent or helow the slandards
required and expected. And this can further lie dosserned from other excerpts of that article which run as imder.
"The Nangales and the college are chatging their sludents 1600 ster 1 ing ( 1.6 mil ion) in tuition fees per year, hut the Good samarifan swear that the highest a computer training centrecan charge anywhere in the $U K$ is 700 sterling $(700,000 /=)$ a year.

At that, what the best computer school varge for a year's course of instruction is exactly what the Nangales charge a single prospective student in "Consultation fee" alone
Nangale and wife through thefr links training centre housed in a single studio at the sfoo Hoftel along Ribi riti Mohamed Road boast of being able topprovide training opportunities and jobs in the $W K^{\prime \prime}$.

Clearly, from the above, thefolaintiffs' estemm and respect among the ordinary members of ourbsociety must have been lowered with a consequence of being shunnedfaway for being lainted with unceliable, dubious, and untrustworthy characteristics let alone heing looked upon as conmen , flowing from that, their business would naturally have been affected for no potential student would again risk dealing with a character of the alvertised type.

That settled, neft, we fhould proceed on what should be rewarded as recompensefforthe lost face and business. The glaintiffs claim $500,000,0001=$ apart from tulerest. The gentlemen assessors have eafh exptessed varying views in terms of quantum. They have proposed, ahby $80 \mathrm{~m} \mathrm{~g}_{\mathrm{f}} 30 \mathrm{~m}$ and 25 m . They have all expressed views that the extent of the plaintiffs' tarnished name deserve to be equally compensated.

I have carefully considered their view and weighed the same with the status of the platntiffe, the potenlial in business and the extent of the area covered by the sajd defamatory publication and $T$ havi come to settle on a flgure somehow below the propositions opined by the gentlemen assessors.

No doubt, the 1 st plaintiffis a person of sound status as portlayed in his affidavit (a holder of a first degree in Agricultural Engineering, a master of science degree in renewable Energy and Master of Business administration a Technical Manager in Fquity Tnvestment Management Ltd. Member of Roard of Directors of TTB, and had held various key positions; in lmoja wa Vijana (COM), Kilombero sugar coy, Director of the and viaintiff) but. his has mot established how he reached it shs. 200,000,000/= of his worthmess. Apart from the sald 1 st plainliff, the 2 nd and 3 id plaintiffs have not been sufficlently proves to have a reknown focal attraction both locally and internationally if we put aside the 1 irk in business which was subject. of tho allarek by the felevant libellous article. Neither was evidence sufficientivy establishod which show that the 3rd plaintiof has losl busimess potential to a tune of shs. $150,000.000 /=$ clamed as per affidavit and so is the case with 2 nd Defemdant.

All in all, $I$ am satisfied,that the damage caused by the libellous article to all the three plaintiffs ran be atoned by a liberal sum to a tune of ten milfion shillings which is hereby awarded. As observed by the gentlemen assessurs the plaintiffs are also entitled to interest bute not commencing from the date when the defamatory article was gublished but rather from the date of indgement, and the rate is not $40 \%$ ats clamed (whose basis was not established) but should be at ine ruling kank rate.

Judgement is entered in favour of the plaintiffs in the terms as indicated above with costs.


Nelivered in the presence of the plaintiffs (1st and 2nd) and Mr. Kalolo, today the 16 th November, 1998.

AT DAR ES SALAAM
16th Noyember, 1928

(L. B. Kalegeya)

JUDGF

