IN THE HIGH COURT OF THE UNITED REPUBLIC TANZANIA (DAR ES SALAAM DISTRICT REGISTRY)

AT DAR ES SALAAM

CRIMINAL APPLICATION NO. 103 OF 2019

(Arising from Economic Crime Case No. 43 of 2017 in the Resident magistrate's Court of Dar es Salaam at Kisutu)

1. ABUBAKARI ZUBERI SEGUNI	1 ST APPLICANT
2. JUMA SALEHE JEBO	2 ND APPLICANT
3. AMIRI BAKARI SHELUKINDO	3 RD APPLICANT
4. KHAMIS RASHID OMARY @ MN	EFI4 TH APPLICANT
5. AHMADI SHABANI BAKARI	5 TH APPLICANT
VERSUS	
THE REPUBLIC	RESPONDENT

RULING

Date of last order 03/10/2019

Date of Judgment 08/10/2019

NGWALA, J.

The learned state Attorney who is representing the respondent, that is the Republic, Miss Tully Helela has not contested this application for bail that has been properly made in terms of section 29 (4) (d) and 36 (1) of the Economic and organized Crime control Act, [Cap. 200 R.E. 2002]. She only prayed the court to exercise its judicial

discretionary powers in granting bail in terms of section 36 (5) and 36 (6) of the economic and organized Crimes Control Act.

In view of the provisions of section 36 (5) (a) of the Economic and organized Crimes Control Act, [Cap. 200 R.E. 2002], bail is granted to all the applicants on the following terms:-

- 1. Each Applicant to execute a bail bond to the tune of T.shs. 60,000,000/=.
- 2. Each Applicant must have two credible sureties with fixed abode within Tanzania.
- 3. Each of the two sureties shall execute a bail bond in the sum of Tshs. 60.000.000/= one of the sureties must be either Civil servants, and or must produce proof of immovable property within the jurisdiction of the Court.
- 4. The Applicants must attend in court on every date their case is scheduled. The applicants should surrender their passports and travelling documents if any in court.
- 5. The Resident Magistrate in Charge of Dar es Salaam at Kisutu, has to approve the sureties and bail documents before the applicants are released on bail.



A. F. Ngwala
JUDGE
08/10/2019