THE UNITED REPUBLIC OF TANZANIA JUDICIARY

IN THE HIGH COURT OF TANZANIA DISTRICT REGISTRY OF MBEYA AT MBEYA

MISC. CIVIL APLICATION NO. 25 OF 2019

(From Matrimonial Appeal No. 3 of 2018, in the High Court of Tanzania, at Mbeya, Arising from Appeal No. 134 of 2017, in the District Court for Mbeya, at Mbeya, Originated from Matrimonial Case No. 10 of 2017 of Uyole Primary Court).

VERSUS
FLORA JONAS MWANTINDILI.....RESPONDENT

RULING

19 & 19. 03. 2020.

UTAMWA, J:

This application was coming today for hearing. The respondent is in court. The applicant is nowhere to be seen. He does not appear since he filed this application in August, 2019. The respondent is complaining

against the conduct of the applicant and prays for the court to dismiss the application with costs.

I agree with the respondent that, the applicant's conduct is not consistent with a party who is seriously seeking his rights. He does not appear in court, and today he did not send any notice to the court to show why we should adjourn the application. In law, cases are adjourned for good reasons only which are lacking in the matter at hand.

I therefore, dismiss the application for want of prosecution with costs to the respondent. The applicant be notified of this order. It is so ordered.

J.H.K. Utamwa

Judge

19/03/2020

Court: Order pronounced in the presence of the respondent in court, this 19th March 2020.

J.H.K. Utamwa

Judge

19/03/2020