IN THE HIGH COURT OF THE UNITED REPUBLIC OF TANZANIA (IN THE DISTRICT REGISTRY OF ARUSHA)

AT ARUSHA

PROBATE AND ADMINISTRATION CAUSE NO. 03 OF 2020

IN THE MATTER OF THE ESTATE OF THE LATE ANDERSON MTUI OF P.O. BOX 605, ARUSHA

AND

IN THE MATER OF AN APPLICATION FOR GRANT FOR LETTRS OF ADMINISTRATION BY EDEN ANDERSON MTUI OF P.O. BOX 605 ARUSHA

RULING

12/04/2021 & 12/04/2021

MZUNA, J;

Eden Anderson Mtui (AW1) has applied for appointment as the administrator of the estate of the late Anderson Mtui. The applicant/Petitioner who was led by Mr. Sheck Mfinanga learned Counsel informed the Court that the deceased was his father.

He passed away on 24/07/2015 at Arusha Lutheran Medical Centre as evidenced by a death certificate Exhibit A.1.

The Applicant was proposed together with his Mother Dominister Anderson Mtui (AW2) and his sister Rehema. Since the said co- proposed administrator have unamimously agreed for Eden Anderson Mtui to stand as the administrator, I see no reason not to grant the prayer.

I say so because so far there is no caveat which has been filed objecting such appointment.

Accordingly, Eden Anderson Mtui is hereby appointed as the administrator of the estate of the later Anderson Mtui.

He should collect the deceased estates and file inventory followed by statement of accounts as per the law. That is within six months and one year respectively under Section 107 of Cap 352.

By order.

M.G. MZUNA JUDGE 12/04/2021

Court: Ruling delivered this 12th day of April, 2021 in the presence of the parties and Mr. Sheck Mfinanga, Advocate for the Petitioner.

THE FIDO ON A PAIN A PA

M.G. MZUNA
JUDGE
12/04/2021