

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

**AT DAR ES SALAAM**

**CIVIL REVIEW NO. 3 OF 2021**

**GLENRICH TRANSPORTATION CO. LTD ..... APPLICANT**

***VERSUS***

**FAW AFRICA INVESTMENT CO. LTD ..... RESPONDENT**

*Date of Last Order: 18/05/2021*

*Date of Ruling: 18/05/2021*

**R U L I N G**

**MGONYA, J.**

The Application before the Court is for this Honorable Court to **REVIEW** the Ruling of this Court dated **27<sup>th</sup> November, 2020** on the grounds that:

**1<sup>st</sup>**, that the Court inadvertently issued a verdict (Ruling) on a matter that was not before the Court thereby denying the Applicant a right to be heard; and

**2<sup>nd</sup>**, the Ruling and Order of the Court **27<sup>th</sup> November, 2020** is invalid in view of the fact that it was inadvertently delivered without parties to address the court of the matter before it; and

Further that extension of time to file this Application was duly prayed and granted hence this Application.

The Application was disposed orally where the Respondent's Counsel did not object the Application. As the Respondent is not objecting the Application, and since the fault that had occurred indeed needs some rectification from this very court; then **I proceed to grant the Application as prayed.**

In the event therefore, I proceed to vacate my Ruling dated **27/11/2020** and proceed to order that the objection in **Civil Case No. 119/2017** be heard accordingly on **11/06/2021 at 14:00 Hours.**

It is so ordered.



**L. E. MGONYA**  
**JUDGE**  
**18/05/2021**

**Court:** Ruling delivered in chamber in the presence of Ndehurio Ndesamburo, Advocate for the Applicant, Mr. Abdilahi Hussein, Advocate for the Respondent and Ms. Msuya, RMA this 18<sup>th</sup> day of May, 2021.



**L. E. MGONYA**  
**JUDGE**  
**18/05/2021**