IN THE UNITED REPUBLIC OF TANZANIA JUDICIARY

IN THE HIGH COURT OF TANZANIA (DODOMA DISTRICT REGISTRY)

AT DODOMA

PROBATE AND ADMINISTRATION CAUSE NO. 07 OF 2022 IN THE MATTER OF THE ESTATE OF THE LATE SK TARIQUZZAMAN OF DODOMA

AND

IN THE MATTER OF AN APPLICATION FOR APPOINTMENT OF AN ADMINISTRATOR BY SYED HUMAYUN KABIR

RULING

Date of hearing: 07/10/2022

Date of Ruling: 08/11/2022

Mambi, J.

The applicant (**SYED HUMAYUN KABIR**) filed a petition under Section 33 (1) of the Probate and Administration of Estates Act, Cap 352 [R.E 2002].

During hearing the applicant/petitioner was jointly represented by the learned counsels Mr Mushi and Richard.

The learned counsel submitted that they published the notice on two newspapers (the Citizen and Mwananchi) to invite parties who have objection against the application made by the applicant if any. They argued that it has now passed more than fourteen days without any objection. They prayed that, since there is no any objection, this court should grant letters of administration to the applicant. On the other hand, the petitioner briefly informed this court that they conducted family meeting on 7th April 2022 and the meeting proposed him to be an administrator.

He prayed this court to grant him letters of administration to enable him to administrator the deceased estates.

I have considered the petition made by the petitioner through his learned Counsels to find out whether this court has been properly moved. My perusal from the documents reveals that this court has been properly moved by the petitioner under the relevant provisions of the law. It is also on the records in the family meeting the petitioner was unanimously appointed to be an administrator.

In view of the submission made by the petitioner in line with the above cited provision of the law, I find it proper the applicant be granted his application as prayed.

Basing on the above reasoning and findings from the records, I find it proper the petitioner to be granted his application as prayed.

The petitioner shall comply with provisions of the law on probate administration and other relevant laws. The petitioner shall also file an inventory within three months from this date of Ruling.

It is so ordered.

A. J. MAMBI

JUDGE

08/11/2022

Ruling delivered this day of 8th of November, 2022 before the

petitioner counsels.

A. J. MAMBI

JUDGE

08/11/2022