# IN THE HIGH COURT OF TANZANIA LABOUR DIVISION

### AT DAR ES SALAAM

#### **REVISION NO. 122 OF 2019**

ULTIMATE SECURITY (T) LTD......APPLICANT VERSUS
ABEL B. KIBUYE AND ANOTHER.....RESPONDENTS

## **RULING**

Date of last Order: 18/05/2020 Date of Ruling: 14/07/2020

## Z.G.Muruke, J.

This is fairly old matter, having started in 2013 at the Commission for Mediation and Arbitration (CMA). Applicant filed present revision on 26<sup>th</sup> January, 2019. Since filing applicant counsel appeared on 29<sup>th</sup> April, 2019, 18<sup>th</sup> June, 2019 and 18<sup>th</sup> September, 2019. Since, then no appearance has ever been made. From the records, it seems applicant has lost interest to prosecute case filed, 17 months ago. None appearance not duly a sign of disrespect to the court but create chaos on entire administration of justice. Court orders has to be respected and complied with. Otherwise, cases will be delayed at the expense of parties to the suit and consumer of justice as a whole. I understand that right to be heard is so fundamental. However, those rights have to go hand in hand with obligations of parties to the suit. Without much ado, Revision application number 122/2019 is dismissed for want of prosecutions.

Z.G.Muruke

JUDGE

17/07/2020

Ruling delivered in the absence of all parties.

Z.G.Muruke

**JUDGE** 

17/07/2020