

**IN THE HIGH COURT OF TANZANIA
LABOUR DIVISION**

AT DAR ES SALAAM

REVISION NO. 914 OF 2019

JOHN ALFREDY SIMBA.....1ST APPLICANT
RAPHAEL JOHN SEUTA..... 2ND APPLICANT
DAVID ALLAN NDAMBO.....3RD APPLICANT
HANZURUNI YUSUPH JUMA..... 4TH APPLICANT
VERSUS
UDA MANAGEMENT AGENCY LTD.....RESPONDENT

RULING

Date of last Order: 11/06/2021

Date of Ruling: 11/08/2021

Z.G.Muruke, J.

John Fredy Simba and 3 others filed present revision after being dissatisfied by the decision of Commission for Mediation and Arbitration. After servicing respondent, counter affidavit, notice of representation, and Notice of opposition was filed accordingly. In the cause of composing judgment following hearing by way of written submission, I realized that, there is no notice of application in the court records. This is glaring irregularity that, render, present revision to be incompetent. Whatever long it may take, an incompetent application, need not be left in the court records. Notice of application is the one that initiate proceedings, before the court in terms of Rule 24(1)(2) a,b,c,d,e and f, together with rule 24(3) a,b(c) and (d) of the Labour Court Rules GN 106/2007.



Thus, revision before this court is incompetent in that it is prematurely filed, therefore struck out. For interest of justice and interms of rule 55(1) and (2) of the Labour Court rules GN 106/2007, applicants are granted 45 days within which to file revision to be heard on merits. Ordered accordingly.



Z.G.Muruke

JUDGE

11/08/2021

Labour Court TZ.