



**REPUBLIC OF KENYA**  
**IN THE HIGH COURT OF KENYA**  
**AT NAIROBI**

**MISCELLANEOUS CIVIL APPLICATION NO. 158 OF 2016**

IN THE MATTER OF: A PROFESSIONAL UNDERTAKING FROM HARIT SHETH ADVOCATES  
TO Highbury Consulting Services International Limited

AND

IN THE MATTER OF: HARIT SHETH TRADING AS HARIT SHETH ADVOCATES

AND

IN THE MATTER OF: Highbury Consulting Services International Limited

BETWEEN

AFRISON EXPORT IMPORT LIMITED.....1<sup>ST</sup> APPLICANT

**HUELANDS LIMITED .....2<sup>ND</sup> APPLICANT**

AND

**HARIT SHETH TRADING AS HARIT SHETH**

**ADVOCATES.....1<sup>ST</sup> RESPONDENT**

**Highbury Consulting Services**

**INTERNATIONAL LIMITED.....2<sup>ND</sup> RESPONDENT**

**RULING**

The applicant by its application dated 11<sup>th</sup> April 2016 under certificate of urgency seeks for prayer 4- a permanent injunction restraining the 1<sup>st</sup> respondent from effecting the professional undertaking made to the 2<sup>nd</sup> defendant on the applicant’s behalf. I have heard Mr Nyamai advocate for the applicant. The respondents were served but they have not filed any responses to the application.

I am satisfied that the application has merit and accordingly, I grant prayer No. 4 of the Notice of motion dated 11<sup>th</sup> April 2016. I also award the applicant costs of the application.

Orders accordingly.

**R.E. ABURILI**

**JUDGE**

**25/4/2016**