



**REPUBLIC OF KENYA**

**IN THE HIGH COURT OF KENYA**

**AT NAIROBI**

**MISCELLANEOUS CIVIL APPLICATION NO. 732 OF 2014**

**ACHOLA JAOKO & COMPANY ADVOCATES.....APPLICANT**

**VERSUS**

**AFRICA MERCHANT ASSURANCE LIMITED .....RESPONDENT**

**RULING**

The applicant advocate has made the application dated 19<sup>th</sup> August 2015 seeking for judgment against the respondent/client for the taxed costs as per the annexed certificate of taxation by the Deputy Registrar dated 17<sup>th</sup> August 2015 for kshs 56,463. The application is not opposed. No issue of retainer or reference is filed challenging the taxation.

In the premise, I hereby enter judgment for the applicant/advocate as against the respondent/client as prayed together with interest at court rates from the date of taxation as per the certificate of taxation of costs until payment in full. A decree to issue.

I make no orders as to costs of this application.

Dated, signed, and delivered this 28th day of October 2015.

**R.E. ABURILI**

**JUDGE**

**28/10/2015**