



REPUBLIC OF KENYA



Ocholla v Ogoto (Civil Appeal E132 of 2024) [2024] KEHC 7869 (KLR) (3 July 2024) (Ruling)

Neutral citation: [2024] KEHC 7869 (KLR)

**REPUBLIC OF KENYA
IN THE HIGH COURT AT KISUMU
CIVIL APPEAL E132 OF 2024**

MS SHARIFF, J

JULY 3, 2024

BETWEEN

HAROLD OCHOLLA APPELLANT

AND

MARK IAN SIDANDI OGOTO RESPONDENT

RULING

1. I have considered the appellant’s notice of motion dated 20.6.2024, the certificate of urgency issued by Dr. Miyawa Maxwel Esquire advocate on even date, the supporting affidavit sworn by Harold Ocholla on the same date and the annexures thereto, which annexures are hardly legible and I do make the following orders:
 1. Given that there is no evidence of commercial execution processes this application is not certified as urgent.
 2. The applicant is directed to upload legible annexures to his application herein within 1 day from the date herein.
 3. The application be served and the same be mentioned for directions on 10th July, 2024.

DATED, DELIVERED AND SIGNED THIS 3RD DAY OF JULY, 2024.

M. S. SHARIFF

JUDGE

