

REPUBLIC OF KENYA

IN THE HIGH COURT OF KENYA

AT NAIROBI

MISCELLANEOUS CIVIL APPLICATION NO. 813 OF 2014

TENGO W. MADARA & COMPANY ADVOCATES.....APPLICANT

VERSUS

VECTOR SOLUTIONS LIMITEDRESPONDENT

RULING

By an application dated 8th September 2015 brought under the provisions of Section 51(1) and (2) of the Advocates Act Cap 16 Laws of Kenya, the advocate seeks for judgment for costs as taxed in the sum of kshs 621,793. The application is unopposed.

There is no evidence of any challenge to the certificate of taxation dated 19th August 2015 and neither is there challenge as to retainer by way of a reference or otherwise.

In the premise, I see no reason why I should not grant the application.

Accordingly, I enter judgment in favour of the advocate/applicant against the client/respondent in the sum of kshs 621,793 together with interest at 14 % per annum from the date of taxation until payment in full. A decree to issue to that effect.

There shall be no orders as to costs of this application.

Orders accordingly.

R.E. ABURILI

JUDGE

15/10/2015