

REPUBLIC OF KENYA
IN THE ENVIRONMENT AND LAND COURT AT
NANYUKI
ELC MISC. APPLICATION NO. E014 OF 2024

J.M. MWANGI & CO. ADVOCATES

LLP.....APPLICANT/ADVOCATE

VERSUS

GEORFFREY KINOTI

MUGUNA.....RESPONDENT/CLIENT

JUDGMENT

1. Before me is a notice of motion application dated 11.8.2025 where the applicant/advocate seeks orders that judgment be entered against the respondent for Kshs. 149 392 in terms of the ruling of the taxing master dated 23.6.2025. The grounds in support of the application are that the applicant raised the fee note for his costs, but the respondent failed to settle the same.

Thus the advocate- client costs were taxed and allowed in terms of the aforementioned ruling.

2. I have not seen a response to the aforementioned application. The issue for determination is *whether this court should enter Judgment in favour of the Applicant/ Advocate as prayed in the application dated 11.8.2025.*

3. I have perused the record. I find that the clients bill of costs was indeed taxed vide a ruling dated 23.6.2025 to the tune of Kshs. 149 392 by the Taxing master. There is no objection appeal, review or a stay of the said ruling. As such, I find that the application dated 11.8.2025 is merited and the same is allowed as drawn in terms of the provisions of **Section 51 of the Advocates Act.**

**DATED, SIGNED AND DELIVERED AT NANYUKI THIS
11TH DAY OF FEBRUARY 2026 THROUGH MICROSOFT
TEAMS.**

**LUCY N. MBUGUA
JUDGE**

In the presence of:

Mwangi Muthoni for Applicant

Nancy Mwangi – Court Assistant

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