IN THE AFRICAN COURT OF HUMAN AND PEOPLE RIGHT AT ARUSHA
APPLICATION NOOF
C/F COURT OF APPEAL OF TANZANIA AT DAR.ES.SALAAM TANZANIA
CRIMINAL APPEAL NO.141 OF 1992
AND
IN THE HIGH COURT OF TANZANIA AT DAR.ES.SALAAM TANZANIA
H/C CRIMINAL SESSION CASE NO.8 OF 1986
IN THE DISTRICT COURT OF KISUTU AT KISUTU
ORIGINAL MRDER CASE NOOF
=BETWEEN=
AHMED S/O ALLYAPPLICANT
=AND=
THE PUBLIC OF TANZANIA ATTORNEY
GENERAL CHAMBER'S RESPONDENT.

## EXECUTIVE SUMMARY OF THE APPLICATION.

Made under rule 19 of the court rules from provision NO.18 and 19 of the Practice direction.).

- I, the above named applicant humbly requests this Honourable court of Justice of Human and people's rights and allow me to lodge a memorandum of complainants of violation of human rights and justice for the following reason inter-alia:-
- 1. That, the applicant was in remand almost seventeen (17) years this alone prove he was denied a right of fair hearing, because any justice which delayed is the justice which denied.
- 2. That, the judgment of the court of appeal of Tanzania which was pronounced on 19<sup>th</sup>. day of April 1994 was procured by errors against me where the court had not evaluate and examine the evidence of the prosecution side in deeply and the time the case remained before the court therefore, the justice on my side was Denied at all..
- 3. That, the applicant as appellant in the Super appeal had submitted memorandum of appeal and its addition within both several grounds on hearing of the appeal had argued all grounds with supporting of representative of the respondent.

- 4. That, according to copy of judgment the court of appeal of Tanzania had not considered all the grounds raised by me then combined them to in general, this procedure of the court had insolated the applicant it was violating the fundamental rights of being heard in the court of law as required by article 3 (2) other charter of the Court.
- 5. That, the applicant humbly prays that this Court to re-store the justice where it was over looked and quashed both conviction and sentence meted on me and set me free.
- 6. That, the applicant herein above in my own behalf I wish to be granted preparation on pursuant to articles 27 (1) of the protocol of the court.
- 7. That, this Honourable court be pleased to grant any other order(s) or legal remedy that the court may think fit and just to grant in the circumstance of my complainants
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	court may think fit and just to grant in the circumstance of my complainants.
8.	That, the applicant intended to be supported by submission of complaints of violation of Human
	Rights and Justice accompanied with a copy of the judgment of the court of appeal.
	This executive summary has been prepared by me applicant at Tabora this
	day of2017.
	THE APPLICANT:- AHMED S/O ALLY
	CERTIFICATION.
Ι,	hereby certify that this Executive summary has been prepared and signed by the applicant
(P	risoner) himself and there is no alteration there on it.
Сє	ertified this
	AS ASP
	THE OFFICÉR IN-CHARGE
	UYUI CENTRAL PRISON
	TABORA TABORA
TC	D. The Honourable the Justice of the African Court of Human and people's rights.
	Lodged in Registry office of the African Court of Human and people's right at Arusha
	thisday of2017

REGISTRAR OF THE COURT OF HUMAN AND PEOPLE'S RIGHT ARUSHA TANZANIA.