THE REPUBLIC OF UGANDA

IN THE HIGH COURT OF UGANDA AT KAMPALA

CIVIL DIVISION

MISCELLANEOUS CAUSE No. 0003 OF 2015

VERSUS

- 1. ATTORNEY GENERAL
- 2. DIRECTORATE OF PUBLIC PROSECUTIONS ::: RESPONDENTS
- 3. COMMANDANT/O/C KIREKA

BEFORE HON JUSTICE NYANZI YASIN

RULING:

Court:-

I have read the file and heard Mr. Mugenyi. I would have offered a full right to the Attorney General to reply but I tend to agree that the Director of Public Prosecutions should not be stopped from carrying out an investigation. I did not agree with Mr. Mugenyi though legally may have had good arguments but I believe Judicial Review is not intended to frustrate other government agencies from doing their work especially executive work.

I also notice that the withdrawal of DCTs has caused Leads applicant to be no commercial collapse. In the circumstances I have been compelled to make orders

under Article 126 (2) (e) of the Constitution 1995. Section 33 of Judicial Review

and 98 of the Civil Procedure Act to befit the case. My orders are as follows:-

(1) That DCTs retained by the Director of Public Prosecutions be released to

Insurance Regulatory Authority within 7 days from the date of this order.

(2) That the Director of Public Prosecutions shall have free access to the land

titles during all the times of investigation and trial of the case against the

share holders of the applicant.

(3) The 14 DCTs will remain with Insurance Regulatory Authority so long as

the investigation and cases remain pending.

(4) That the applicant or its director or any other person shall not transfer their

interest within DCTs while the cases or investigations are still pending

except with consent of Attorney General and Insurance Regulatory

Authority, if any, shall transfer is made a violator of this order, the same

shall be void.

(5) Each party bares its costs of the application

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NYANZI YASIN

JUDGE

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22/1/2015.