

THE REPUBLIC OF UGANDA
IN THE HIGH COURT OF UGANDA AT KAMPALA
(LAND DIVISION)

MISC. APPLICATION NO.332 OF 2019

KAMPALA CAPITAL CITY AUTHORITY:.....APPLICANT

VERSUS

- 1. KAMPALA DISTRICT LAND BOARD**
- 2. HAJJATI AISHA KIRUMIRA**
- 3. JOHN OPOLOT**
- 4. FRED MAGEZI**
- 5. MWEBEIIHA**

AMATOS:.....RESPONDENTS

BEFORE: HON. MR. JUSTICE HENRY I. KAWESA

RULING

This Applicant filed the application seeking for orders of Court to set aside the order of 22nd February 2019, dismissing the Applicant's Civil Suit No.229 of 2015, so that the said suit is reinstated for hearing on the merits. The application is not contested.

The Applicant claims that he was not aware of the date when the dismissal occurred.

As much as I may not agree with this claim, the Respondents do not object to the application. I therefore do grant the application, but with a requirement for payment of security for costs of shs.30,000,000/- (*thirty million shillings*) payable to the Registrar High Court, in order to guard against the tendency of reopening suits which parties never follow up. This is to guard against case backlog.

Since the application is not opposed, each party shall bear their own costs.

I so order.

.....

Henry I. Kawesa

JUDGE

21/01/21

21/01/21:

Mwanja Brian for the Applicant present.

Representative absent.

Charles Our holding brief for Nicholas Mwasame for the 1st Respondent.

Court: Ruling delivered to the parties above.

.....

Henry I. Kawesa

JUDGE

21/01/21