THE REPUBLIC OF UGANDA

IN THE SUPREME COURT OF UGANDA AT MENGO

CORAM:

TSEKJUMA, KAROKORA, MULENGA, KANYEIHAMBA,

AND KATUREEBE, JJ.SC.

CRIMINAL APPEAL No.01/2003.

BETWEEN

1.	OKIROR LEC	•			
2.	OJAL PECER	***************************************		APELL	ANTS
		VERSUS			
UG	ANDA		•••••	RESPO	NDENT
	• • •	Hecision of the Court DCJ., Kato and Mpagi		-	ala

JUDGMENT OF THE COURT

dated 14th December, 1999 in Criminal Appeal No. 11 of 1999]

In the High Court, the appellants were charged, tried and convicted of murder of two people. Their appeals to the Court of Appeal were dismissed. They have now appealed to this Court and each filed a separate as a canadium of appeal.

Mr. Ojakol argued the appeal of the first appellant while Mr. Ssekabojja argued the appeal of the 2nd appellant. Both counsel challenged the aemissibility in the trial court of confession statement made of the police by their respective clients.

We did not find it necessary to hear Ms. Khisa, learned Senior Principal State Attorney.

We have considered the judgments of the trial court and that of the Court of Appeal. We are fully satisfied that the trial judge did not err in admitting the two confession statements. Neither did the Court of Appeal err in upholding the decision of the trial judge.

These appeals have no merit.

We therefore dismiss them.

Dated this......25^{th.....} day of October, 2006.

J.W.N.TSEKOOKO

JUSTICE OF THE SUPREME COURT.

A.N.KAROKORA

JUSTICE OF THE SUPREME COURT

J.N.MULENGA

JUSTICE OF THE SUPREME COURT

G.W.KANYEIHAMBA

JUSTICE OF THE SUPREME COURT

B. KATUREEBE.

JUSTICE OF THE SUPREME COURT.