## IN THE SUPREME COURT FOR ZAMBIA

APPEAL NO. 167 OF 2000

## HOLDEN AT NDOLA

(Civil Jurisdiction)

BETWEEN:

EDIMOND CHIPANGO

1<sup>st</sup> APPELLANT

MPELEMBE DRILLING COMPANY LIMITED

2<sup>nd</sup> APPELLANT

AND

ROBERT MWANSA

**RESPONDENT** 

CORAM: Ngulube, CJ, Sakala and Chitengi, JJS.

On 5th June, 2002

For the appellant - Mrs. L. Mbaluku, Messrs L.K. Mbaluku and Company

For the respondent - No appearance

## RULING

Ngulube, CJ, delivered the ruling of the Court.

## Case referred to:-

1. Choka -v- Chilufya, Appeal No. 132 of 2000.

We have considered this matter which is on all fours with the case of CHOKA

-v- CHILUFYA, Appeal No. 132 of 2000 whose judgment has just been delivered and where the very same issues and arguments were advanced. We repeat what we said in that case.

In the premisses for the reasons already given in the case of Choka, the appeal is allowed with costs.

M.M.S.W. Ngulube, CHIEF JUSTICE.

E.L. Sakala,

SUPREME COURT JUDGE.