



IN THE COURT OF APPEAL

AT NYERI

CORAM: AKIWUMI, SHAH & LAKHA, JJ.A.

CIVIL APPEAL NO 28 OF 1996

BETWEEN

WARUI MURIITHI.....APPELLANT

AND

JEPHESA KAGUMBA & 7 OTHERS.....RESPONDENTS

(Appeal from a ruling of the High Court of Kenya at Nyeri (Justice Ang'awa) dated 22nd March, 1994

IN

H. C. C. NO. 279 OF 1993)

ORDER OF THE COURT

The present appeal is in respect of two decisions, one of which is appealable as of right and the other not of right. This makes the record of appeal which is inseparable as regards the two decisions, clearly incompetent not to say confusing. We have no alternative but to strike out this inseparable appeal which is made incompetent as Counsel for the appellant agrees, because of one of the decisions appealed against requires leave of appeal which has not been obtained. This appeal is hereby struck out with no order as to costs.

Dated and delivered at Nyeri this 17th day of October, 1996.

A. M. AKIWUMI

.....

JUDGE OF APPEAL

A.B. SHAH

.....

JUDGE OF APPEAL

A. A. LAKHA

.....

JUDGE OF APPEAL



While the design, structure and metadata of the Case Search database are licensed by [Kenya Law](#) under a [Creative Commons Attribution-ShareAlike 4.0 International](#), the texts of the judicial opinions contained in it are in the [public domain](#) and are free from any copyright restrictions. Read our [Privacy Policy](#) | [Disclaimer](#)