

IN THE RESIDENT MAGISTRATES` COURT OF KIVUKONI
AT KINONDONI
CIVIL CASE NO 8 OF 2023

EPHRAIM SOLOMON SWILLA.....PLAINTIFF

VERSUS

YOHANA IBRAHIM NASSON.....1st DEFENDANT

INETS COMPANY LTD.....2nd DEFENDANT

RUN SHULE COMPANY LTD3rd DEFENDANT

DECREE

The Plaintiffs herein prays for judgment and decree against the defendants on the following:

1. A declaration that the plaintiff is the lawful owner of the computer program styled as "ShuleSoft"
2. Permanent injunction against the defendants, their assignee or any entity from keep on using ShuleSoft Program
3. Permanent Injunction against the defendants, their assignee or any entity from keep on using ShuleSoft Trade Mark
4. Costs of this suit
- 5 Any other Order this Honorable Court deems just and fit to grant.

The matter is coming for judgment on this 22nd day of January, 2024 before Hon. J. H. MTEGA-PRM in the presence of Mr. Faraja Msuya Advocate for the plaintiff and in the presence of Yohana Ibrahim Nasson (1st defendant and C.E.O of 2nd defendant) and in the absence of the 3rd defendant.

IT IS HEREBY ORDERED THAT:

1. The plaintiff is declared as the developer, lawful owner, and producer of the computer program styled Shule Soft
2. The plaintiff is declared as a lawful owner and developer of ShuleSoft Trademark and The LOGO and anything relating to ShuleSoft is the plaitiff's property.

3. Permanent injunction against the 1st, 2nd and 3rd defendants, their assignee or any entity from keep on using Shule Soft Trademark.
4. The 1st, 2nd and 3rd defendants and all associates and anyone else are permanently restrained to use the program of Shule Soft.
5. Lastly, the 1st, 2nd and 3rd defendants to pay all costs incurred by the plaintiff in this case.

BY THE COURT:

Given under my **hand** and the **seal** of the court this, **22nd day of January, 2024.**

.....


J. H. MTEGA

Principal Resident Magistrate

Kinondoni District Court



Extracted on this ...*24th*... day of ...*January*....., 2024