13-05-2015 IN THE SUPERIOR COURT OF JUDICATURE THE SUPREME COURT (CIVIL DIVISION) SITTING IN ACCRA ON WEDNESDAY THE 13TH DAY OF MAY, 2014

CORAM: ATUGUBA JSC (PRESIDING) ANSAH, BONNIE,BAMFO,AND AKAMBA JJSC.

CIVIL APPEAL NO. J4/8/2014

LOUIS HANTO VRS

- 1. IDA HANTO
- 2. ALHAJI RASHID MUMUNI
- 3. ABDUL HAMID MUMUNI
- 4. BARAKA MUMUNI

The Appellant present.

2nd Respondent present

K. A. Owusu-Ansah for the Appellant/Appellant.

F.K. Buor for the 2nd to 4th Respondents.

We have read the judgment of the Court of Appeal, against the background of the proceedings. We consider that the Court of Appeal meticulously dealt with the matter both as to the facts and the Law and we see no ground to disturb the same. There is no need to repeat the reasons for decision as same were stated by the Court of Appeal. Indeed in Krabah vrs Krakue (1962) 2GLRR,122 S.C. Akufo – Addo JSC (as he then was) noted at 132-133 a similar terse decision of the Court of Appeal in the case of Mills vrs Addy (1958) 3 WALR 357 on the ground of the comprehensiveness and ability of Ollenu J's Judgment.

We accordingly dismiss this appeal as being unmeritorious. Cost of $GH \not\in 2,000.00$ in favour of the Respondents.

(SGD) W. A. ATUGUBA

JUSTICE OF THE SUPREME COURT

- (SGD) J. ANSAH
 JUSTICE OF THE SUPREME COURT
 - (SGD) P. BAFFOE-BONNIE
 JUSTICE OF THE SUPREME COURT
 - (SGD) V. AKOTO-BAMFO (MRS)
 JUSTICE OF THE SUPREME COURT
 - (SGD) J. B. AKAMBA
 JUSTICE OF THE SUPREME COURT