

**THE HIGH COURT OF SWAZILAND**

HELD AT MBABANE

Civil Case No. 1752/2006

In the matter between

DAN LANGWENYA

Plaintiff

vs

NEDBANK SWAZILAND LIMITED MARTIN  
AKKER N.O.

1<sup>st</sup> Defendant 2<sup>nd</sup>  
Defendant

Coram

Banda,

For the  
Plaintiff

De  
fen

JUD  
GME  
NT

For the 1<sup>st</sup>

da

the

ave

*n*

*n*

pla

rme

*d*

*behalf*

inti

nts

*d*

*of the*

ffs

nec

*ef*

*first*

pa

ess

*e*

*defen*

rtic

ary

*n*

*dant*

ula

to

*d*

*cause*

rs

sup

*a*

*d to*

of

por

*nt*

*be*

cla

t a

*a*

*attach*

im

cau

*ct*

*ed a*

lac

se

*in*

*certain*

k

of

*g*

*n*

*o*

*motor*

v	<del>the</del>	d	e of
e	<del>bet</del> ween	find	the
h	<del>Man</del> zini	.	clai
ic	and	He	m
l	<del>Bo</del> yane	sub	aga
e	<del>on</del> a	mit	inst
a	<del>the</del> ily	ted	the
n	basis."	,	def
A	sev	ho	end
M	eral	we	ant
C	ly	ver	s.
b	<del>the</del>	,	He
u	le,	tha	arg
s	<del>the</del>	t	ued
o	agr	the	that
p	<del>pe</del>	gist	the
e	hs	of	first
r	pay	d	the
a	ng	the	def
ti	the	par	end
n	sta	ticu	ant
g	te	lars	cou
t	as	do	ld
h	fol	cap	not
e	ll	tur	be
r	to	e	sep
o	ow	the	arat
u	be	ess	ed
	abs	enc	fro
	olv		
	"In the		
	ed.		
	circumst		
	"		
	ances,		
	the		

m	b	en	r
the	o	t in	tak
sec	u	his	es
ond	n	fav	part
defe	d	ou	in,
nda	to	r	atta
nt	g	bu	ch
as	et	t	me
to	h	giv	nt
use	er	es	of
his	.	th	the
own	H	e	pro
wor	e	De	pert
ds	h	pu	y
"On	as	ty	and
e is	ar	Sh	the
the	g	eri	Dep
cat	u	ff	uty
alys	e	no	She
t of	d	ins	riff
the	th	tru	in
oth	at	cti	the
er"	if	on	exe
and	th	s	cuti
that	e	for	on
they	e	,	of
rem	xc	no	his
ain	e		

dut	d
y,	e
as	bt
a	or
ser	,
van	th
t of	e
the	cr
Cou	e
rt,	di
att	to
ach	r
es	is
a	n
thir	ot
d	li
par	a
ty	bl
goo	e
ds	in
inst	d
ead	a
of	m
tho	a
se	g
of	es
the	:

[9] I am	o	ed at
sati	n	the High
sfie	a	Court
d	g	sitting
and	ai	at
I	ns	Mbaban
find	t	e this
that	th	25TH..d
the	e	ay
plai	fir	
ntiff	st	
s	d	
part	ef	
icul	e	
ars	n	
of	d	
clai	a	
m	nt	
do	n	
not	or	
disc	ar	
lose	e	
a	th	
cau	er	
se	e	
of	fa	
acti	ct	

6

of July 2