

# IN THE HIGH COURT OF SWAZILAND

HELD AT MBABANE

CIVIL CASE NO. 1882/2008

In the matter between:

**ABRAHAM DLAMINI**

**APPLICANT**

and

**MANANGA COLLEGE**

**RESPONDENT**

CORAM: Q.M. MABUZA -J

FOR THE APPLICANT: MR. MABILA

FOR THE RESPONDENT: MR. JELE OF ROBINSON BETRAM ATTORNEYS

## **RULING 20/6/08**

[1] The Applicant herein was accorded two hearings and in both cases he was in my view given adequate opportunity to present his case. He was not successful.

[2] I am satisfied that there was no breach of the rules of natural justice in particular the ***audi rule***. The proceedings were in my view conducted fairly by the Respondent.

[3] The decision was reached after a fairly conducted process

which is provided for in the school rules and regulations by his which the young man and his parents agreed to abide by. I cannot interfere with the Respondents decision.

[4] I agree with Mr. Jele that the paragraphs complained of be struck out as being vexatious scandalous.

[5] The application is dismissed with costs on the ordinary scale.

Q.M. MABUZA -J