(1) COSMAS BUNGU (2) THE **EXECUTIVE COMMITTEE HARARAE MUNICIPAL WORKERS** UNION (3) THE **HARARE MUNICIPAL WORKERS UNION**

(1) JOHN **MAKARUDZE (2) MAXWELL MUNONDO**

SUPREME COURT OF ZIMBABWE ZIYAMBI JA, GARWE JA, & GUVAVA JA **HARARE, JUNE 30, 2015**

T Mpofu, for the appellants

case.

A Debwe, for the respondents

ZIYAMBI JA: This matter was dealt with in the court *a quo* as a stated

At the hearing of the appeal certain issues arose which had not been canvassed by the parties in the court *a quo*: for example, the issue of the validity of Clause 5 (a) of the new Constitution and the propriety of the dismissal of the respondents by the appellants.

These issues have a bearing on the issues that fell for determination by the court *a quo* in the stated case.

Judgment No. SC 39/2015 2 Civil Appeal No. SC 8/15

In the circumstances we are of the view that the appropriate course to take

would be to remit the matter to the court *a quo* so that all the issues can be properly ventilated

in a trial.

Accordingly we make the following order:-

1. The matter be and is hereby remitted to the court *a quo* for continuation.

2. The parties are given leave to convene another Pre-trial Conference to

agree on the issues to be determined at the trial and the filing of any

further pleadings which may be necessary.

3. Costs are to be in the cause.

GARWE JA:

I agree

GUVAVA JA:

I agree

Matsikidze & Mucheche, appellants' legal practitioners

Debwe & Partners, respondents' legal practitioners