

### REPUBLIC OF KENYA THE NATIONAL ASSEMBLY

TWELFTH PARLIAMENT – SIXTH SESSION – 2022

DEPARTMENTAL COMMITTEE ON LANDS

REPORT ON-

(PUBLIC PETITION NO. 004 OF 2021)

BY HON. MICHAEL KINGI MP ON BEHALF OF MAGARINI COMMUNITY LANDOWNERS REGARDING IRREGULAR EXTENSION OF GALANA RANCHING **BOUNDARY** 

TABLED BY:

CHAIR, DC-LANDS HON-RACHEL HYAMATIND

DIRECTORATE OF DEPARTMENTAL COMMITTEES AHMED KHADI

CLERK'S CHAMBERS PARLIAMENT BUILDINGS

**NAIROBI** 

MAY, 2022

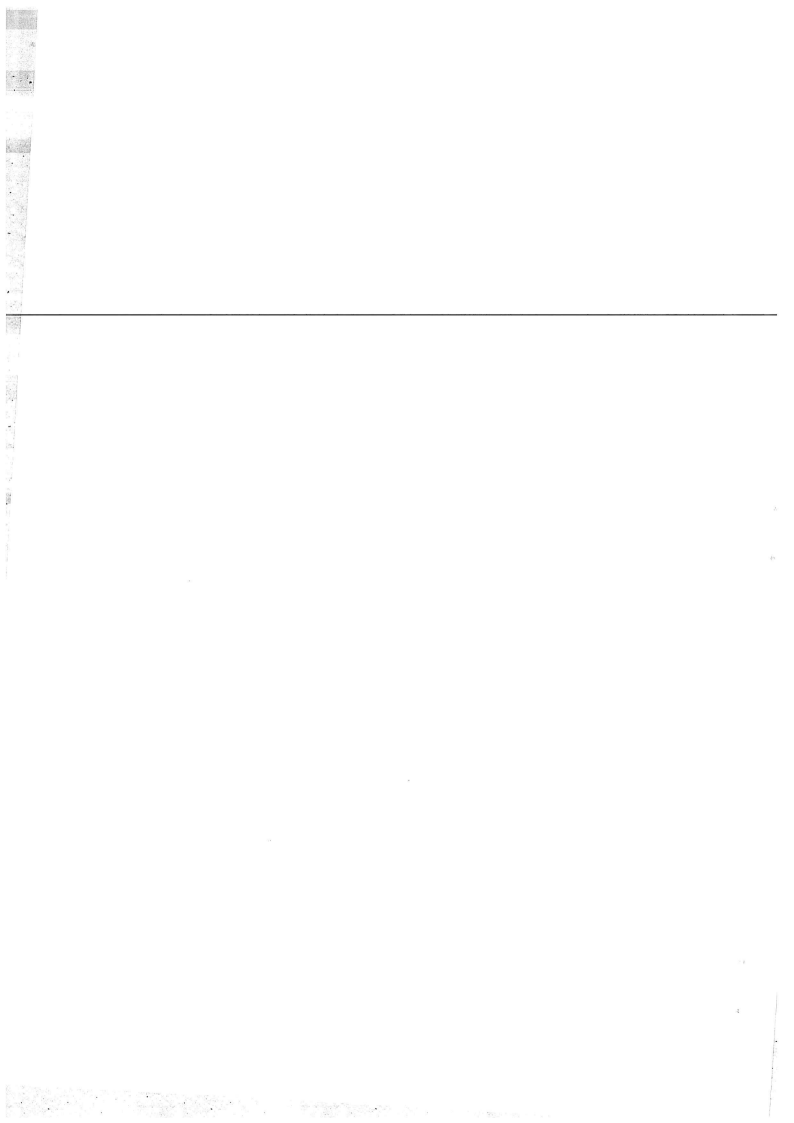


Table of Contents  Table of Contentsii	
Table of Contentsii	
TORONS FOREWORD	
EXECUTIVE SUMMARY	
EXECUTIVE SUMMARYVi	
EXECUTIVE SUMMARY	
1.0 PREFACE vi  1.1 Mandate of the Committee vi	
1.1 Mandate of the Committee	
1.2 Committee subjects Vi  1.3 OversightVii	i
a.c. Loughin	
1.4 Committee MembershipViii  1.5 Committee Secretariat	
2.0 INTRODUCTION	
3.0 SUBMISSIONS	
Detitioners	•
3.1 Submissions by the retitioners	3
3.1 Submissions by the Petitioners	1
Luckbo Cobinet Secretary, Ministry of Lands and Flysical Future 1	+
Ministry of Agriculture Livestock and	
3.4 Submissions by the Cabinet Secretary, Manager	5
3.4 Submissions by the Cabinet Secretary, Whitsty of Fig. 1.	J
TONI AC DED THE PRATEINS IN	
5.0 COMMITTEE RECOMMENDATIONS9	1
5.0 COMMITTEE RECUMINIENDATIONS	

### CHAIRPERSON'S FOREWORD

Public Petition No. 004 of 2021 regarding irregular extension of Galana Ranching boundary, was presented to the House by Hon. Michael Kingi MP on 23<sup>rd</sup> June 2021 on behalf of Maragiri Community Landowners.

While considering the Petition, the Committee heard from the Petitioners' representatives on 5<sup>th</sup> November 2021. The Committee also heard from the Chairperson, National Land Commission and the Cabinet Secretary for Lands and Physical Planning on Tuesday 21<sup>st</sup> September 2021 and 2<sup>nd</sup> December 2021, respectively at Parliament Buildings. The Committee also received written submissions from the Cabinet Secretary for Agriculture Livestock and Fisheries and the County Executive Committee Member for Lands, Energy, Housing, Physical Planning and Urban Development.

The Committee is thankful to the Offices of the Speaker and the Clerk of the National Assembly for the logistical and technical support during the consideration of the Petition. The Committee is also thankful to the Petitioners, the Cabinet Secretaries, Lands and Physical Planning, and Agriculture, Livestock and Fisheries for the submissions made to the Committee.

Pursuant to the provisions of Standing Order 227 and 199, it is my pleasant duty to table the Report of the Departmental Committee on Lands on its consideration of Public Petition No 004 of 2021 presented to the House by Maragiri Community Landowners regarding the irregular extension of Galana ranch boundary.

Hon. Dr. Rachael Kaki Nyamai, CBS, MP

Chairperson, Departmental Committee on Lands

### EXECUTIVE SUMMARY

This report responds to the prayers sought by Petitioners in Public Petition No 004 of 2021 regarding the irregular extension of the Galana ranch boundary. The Petition was conveyed to the House by Hon. Michael Kingi MP on 23rd June 2021 on behalf of the Petitioners.

The Petitioners requested the National Assembly, through the Departmental Committee on Lands to inquire into the matter to secure the restoration of the original boundary points of Galana game and ranching land to safeguard the land initially allocated to the local community. They also sought the intervention of the Committee to cause the Ministry of Lands and Physical Planning to complete the adjudication process in the areas where it had begun and urgently commence the process in the remaining areas to ensure that community members are issued title deeds.

Regarding the first prayer, the Committee observed that although the Petitioners believed that ADC undertook a boundary review in 2020, the information provided by the Cabinet Secretaries for Lands and Physical Planning and Agriculture Livestock and Fisheries indicated that ADC did not carry out any boundary review in the Survey of Kenya map and physically on the ground, therefore according to the Cabinet Secretaries the boundaries of ADC remain as they were in 1972 as per F/R119/86.

However, the Committee noted that the Cabinet Secretary, Ministry of Agriculture, Livestock and Fisheries acknowledged that in October 2020, a fact-finding team from the Corporation visited the site and reported that persons working for private surveyors were subdividing and beaconing the land. The Corporation reported the matter to the Ethics and Anti-Corruption Commission and the Directorate of Criminal Investigations.

Consequently, the Committee concluded that the boundary dispute can be solved if the Director of Survey conducts a repeat boundary picking exercise, involving all the affected stakeholders, to ascertain the boundaries between ADC Land and the Community Land.

Regarding the second prayer, the Committee did not receive evidence confirming that the declared adjudications adjacent to ADC Galana/ Kulalu Ranch have encroached on the ADC land. The Committee concluded that the issue could be determined through a repeat the picking exercise involving all stakeholders.

The Committee recommends that the Director of Survey, in collaboration with the ADC, County Government of Kilifi, the National Land Commission, and representatives of the local communities, including the Petitioners, undertake a repeat picking exercise to determine the boundary between Galana Kulalu Ranch, ADC 1 FR. 119/86 and Adu Kamale/ Adu Chamari adjudication sections within six months of the tabling of this report.

The Committee also recommends that the Ethics and Anti-Corruption Commission and the Directorate of Criminal Investigations expedite and conclude the ongoing investigations into the attempted illegal subdivisions and encroachment of Galana Kulalu Ranch, ADC 1 FR. 119/86 land with a view to prosecuting any persons found culpable.

### 1.0 PREFACE

### 1.1 Mandate of the Committee

- 1. The Departmental Committee on Lands is established under the provisions of Standing Order No. 216 (1) and (5) with the following terms of reference amongst others:
- investigate, inquire into, and report on all matters relating to the mandate, management, activities, administration, operations, and estimates of the assign $\epsilon_d$ (i) Ministries and departments.
- study the programme and policy objectives of Ministries and departments and t he(ii) effectiveness of the implementation.
- make reports and recommendations to the House as often as possible, including the (iii) guidance of proposed legislation
- Study and review all legislation referred to it (iv)
- study, access, and analyse the relative success of the Ministries and departments as measured by the results obtained compared with their stated objectives. (v)
- investigate and inquire into all matters relating to the assigned Ministries and departments as they deem necessary and referred to them by the House. (vi)
- study and review all legislation referred to it. (vii)

### 1.2 Committee subjects

- The Committee is mandated to consider the following subjects: 2.
- Lands a)
- Settlement b)

### 1.3 Oversight

3. The Committee oversights the Ministry of Lands and Physical Planning and the National Land Commission.

### 1.4 Committee Membership

The Committee membership comprises: 4.

#### Chairperson

Hon. Dr. Rachael Nyamai, CBS, MP Kitui South Constituency

### Jubilee Party

### Vice-Chairperson

Hon. Mishi Mboko, MP Likoni Constituency

### Orange Democratic Movement (ODM)

Hon. Benjamin Washiali, CBS, MP Mumias East Constituency

#### Jubilee Party

Hon Joshua Kutuny Serem, MP Cherangany Constituency

#### Jubilee Party

Hon. Omar Mwinyi, MP Changamwe Constituency

### Orange Democratic Movement (ODM)

Hon. William Kisang, MP Marakwet West Constituency Jubilee Party

Hon. Ahmed Kolosh, MP Wajir West Constituency

#### Jubilee Party

Hon. Ali Mbogo, MP Kisauni Constituency

### Wiper Democratic Movement (WDM)

Hon. Babu Owino, MP Embakasi East Constituency

### Orange Democratic Movement (ODM)

Hon. Caleb Kipkemei Kositany, MP Soy Constituency

#### Jubilee Party

Hon George Aladwa, MP Makadara Constituency

### Orange Democratic Movement (ODM)

Hon George Risa Sunkuyia, MP Kajiado West Constituency

### Jubilee Party

Hon. John Muchiri Nyaga, MP Manyatta Constituency

#### Jubilee Party

Hon. Josphat Gichunge Kabeabea, MP Tigania East Constituency

### Party of National Unity (PNU)

Hon. Lilian Tomitom, MP West Pokot County **Jubilee Party** 

Hon. Owen Yaa Baya, MP Kilifi North Constituency

### Orange Democratic Movement (ODM)

Hon. Patrick Munene Ntwiga, MP Chuka/Igambangombe Constituency Jubilee Party

Hon. Samuel Kinuthia Gachobe, MP Subukia Constituency

### **Jubilee Party**

Hon. Teddy Mwambire, MP Ganze Constituency Orange Democratic Movement (ODM)

### 1.5 Committee Secretariat

5. The Committee secretariat comprises:

### Lead Clerk

Mr. Leonard Machira

### Senior Clerk Assistant

Mr. Ahmad Guliye

Clerk Assistant II

Ms. Jemimah Waigwa

Legal Counsel I

Mr. Collins Namulen

Fiscal Analyst III

Ms. Maureen Kweyu

Audio Recording Officer

Dr Kefa Omoti

Principal Researcher Officer

Mr. Joseph Okongo

Media Relations Officer

Ms. Peris Kaburi

Serjeant at Arms

### 2.0 INTRODUCTION

- 6. Public Petition, No 004 of 2021 regarding irregular extension of Galana Ranching boundary, was conveyed to the House by Hon. Michael Kingi MP on 23<sup>rd</sup> June 2021 on their behalf of Maragiri Community Land Owners.
- 7. The Petitioners stated that the Wata and Giriama communities indigenously settled in the Galana game and Ranching Community land in Kilifi and Tana River Counties before the colonialization of the County.
- 8. The Agricultural Development Corporation (ADC) took over Galana Game and Ranching land in 1972. The original boundary points were marked jointly by the Waata and Giriama communities and several colonial Government representatives such as Geoffrey Pois, Martin Anderson, Henry Henly and David Teller in 1962.
- 9. Local representatives, such as Hiribae Guyo, Bajila Bashora, Wakati Hogomthi, Fondo Mwangirani, Kitu Nguo (all deceased) as well as Abadiba Guyo, Kribai, James Guyo Bajila, Robert Thoya Mwamura, Soso Sahako, Changawa Chanjalo, witnessed the demarcation of the boundary separating the ranching land from the community land.
- 10. The original boundaries were Kisiki, Tanke Kore and Didimalbul, with the upper western part of the boundary being allocated to Galana ranching and the lower eastern reserved for community use.
- 11. ADC undertook an illegal and irregular boundary extension exercise in 2002 that resulted in new boundary points at chain Barrier, (Sameta) Kormotho, Kapanagni, Dakabuko, Kalaluwe, Gurujo Bisaadhi, Diririsa, Bibithole, Changoto and Dera. The new boundary points were gazetted for adjudication.
- 12. ADC failed to involve the community in Magarini Constituency in the resurvey of the land, posing an existential threat to the livelihood of the local communities and going against the basic tenets of justice, given that the original beacons are still in place.
- 13. The Petitioners tried to have the matter addressed by the relevant authorities, including the National Land Commission and the National Environment Management Authority.
- 14. The issues in the Petition are not pending before any court of law or other constitutional or legal body.

- 15. They prayed that the National Assembly, through the Departmental Committee on Lands:
  - a. Enquires into the matter to secure, with the assistance of the National L and Commission, the restoration of the original boundary points of the Galana g ame and ranching land to safeguard the land initially allocated to the local community.
  - b. Causes the Ministry of Lands and Physical Planning to compete for the adjudication process in the areas where it had begun and urgently commence the process in the remaining areas to ensure that community members are issued title deeds.
  - c. Makes any other recommendations it deems appropriate in the circumstances of the Petition.

### 3.0 SUBMISSIONS

### 3.1 Submissions by the Petitioners

- 16. The Committee met the Petitioners on 2<sup>nd</sup> September 2021. During the meeting, the Petitioners informed the Committee as follows:
- 17. The Waata and Giriama communities settled in Galana game and Ranching Community land in Kilifi and Tana River Counties before the colonial period. In 1961, the boundaries were marked jointly by the Waata and Giriama communities and the colonial government representatives.
- 18. According to the Petitioners, the original boundary points were Kisiki, Tanke, Kore and Didimabul. The upper western part boundary point was allocated to the Galana Ranching, and the lower eastern land was reserved for the community.
- 19. The Agricultural Development Corporation took over the land in 1972. However, the Petitioners allege that the Corporation illegally extended the boundary points in 2020 without due public participation. The boundary extension resulted in new boundary points at Chain Barrier (Sameta), Kormotho, Dakabuko, Kalaluwe, Gurujo, Bisaadhi, Diririsa, Bibithole, Chanagngoto and Dera, which were then gazette for adjudication.

### 3.2 Submissions by the County Government of Kilifi

- 20. The Committee received written submissions from the County Executive Committee Member for Lands, Energy, Housing, Physical Planning, and Urban Development dated 2<sup>nd</sup> December 2021. The County Government of Kilifi responded to the issues raised in the Petition as follows-
- 21. The Land Adjudication Officer Malindi / Magarini declared Adu/ Kamale / Chamari as an adjudication section in 2015 under Section 5 of the Land Adjudication Act Cap 284. However, the Agricultural Development Corporation, in a letter Ref. MD /40/2 / C/Bm dated 9th April 2021, addressed to the Cabinet Secretary, Ministry of Lands and Physical Planning, claimed to the registered owner of Galan Block 1/1, and complained of invasion of their land through the adjudication process, stating that the consent of the Corporation had not been obtained.

- 22. Arising from the objection made by ADC, the County Government of Kilifi undertook a public inquiry on the matter with the residents of Magarini and observed that:
  - a. Before the colonial period, the Waata and Giriama communities settled in the land in question and knew the boundary points.
  - b. The original boundary separating the Galana Ranch and the community land cuts from a point at Kisiki through Tanke, Kore and Didimabul, with the upper western part of the boundary points being allocated to Galana Ranching and the lower eastern part being reserved for community use.
  - 23. Through the Sub County Surveyor, the National Survey office in Malindi conducted a survey that revealed the following
    - a. Galana Ranch (block 1/1 with an average 623, 00 Ha falls within two Counties, Kilifi and Tana River.
    - b. The cutline falls within Kilifi County at the starting point of the river Galana (near Kisiki Beacon) but crosses to Tana River County as it extends Northwards up to the Didima Bule beacon. This is the known boundary between the Agricultural Development Corporation and the Community.
    - c. The Agricultural Development Corporation claims the contested area as part of Galana block 1/1 within Kilifi County, covering 237 643,05 Ha.
    - 24. The contested area covers 237,643,05 Ha. It has been demarcated and surveyed in twenty-two villages, with 2554 plots demarcated and surveyed.
    - 25. The affected villages include Gabo Mbuuni, Changoto, Kadongole, Mchekenzi, Madharba, Kamale, Dera, Mabrouk, Dhambela, Chanjalo, Jafari, Mukale, Walesa, Kulesa, Jatropha, Bathe, Chanjalo, Ziwani, Kilulu, Mbuni B and Langapande.
    - 26. Several public utilities such as ECD centres, primary schools, secondary schools, Health centres, trading centres, pineapple firms, churches, and mosques are domiciled in the contested area.

# 3.3 Submissions by the Cabinet Secretary, Ministry of Lands and Physical Planning

- 27. The Committee met the Cabinet Secretary, Ministry of Lands and Physical Planning on 2<sup>nd</sup> December 2021 and was informed as follows:
- 28. The alleged community land falls within the declared adjudication sections of Adu Kamale and Adu Chamari bordering the ADC land. The adjudication sections were

declared on 11<sup>th</sup> April 2017, and 8100 plots were surveyed in Adu Kamale, while 3,300 parcels were surveyed in Adu Chamari. However, the publication of the maps was pending.

- 29. The Petitioners claim that a portion of the ADC Land (measuring approximately 237, 643.05 Ha.) from Kisiki beacon through Koromodo, Dera Bure and Didima Bule beacon has encroached on the community land, which they seek to be adjudicated.
- 30. The local communities have settled in several villages within the contentious portion of the ADC land. The villages include Changoto, Gabo, Dhambela, Mambruk Mukale, Masa/ Mchekenzi, Chanjalo, Kamale, Dera Matharba, Kori, Kilulu, Ndharako, Kaloleni, Daririsa, Mbuuni "B" Bihole Chalalu, Bate, and Borani. The community believes its boundary runs from the Kisiki beacon to the Didima Bule beacon, which is not the case.

# 3.4 Submissions by the Cabinet Secretary, Ministry of Agriculture Livestock and Fisheries

- 31. The Committee received written submissions from cabinet Secretary Ministry of Agriculture Livestock and Fisheries dated 11<sup>th</sup> April 2022. The Cabinet Secretary responded to the issues raised in the Petition as follows:
- 32. The Cabinet Secretary acknowledged that public land originally belonged to local communities before the colonial period. However, he stated that after independence the land reserved for the community was converted to public or private property.
- 33. The Agricultural Development Corporation (ADC) took over and owned Galana Kulalu Ranch, FR. 119/86, measuring 1.745034 million acres comprising LR GALANA RANCH/BLOCK 1, survey plan FR119/86 measuring 1.5 million acres and LR. KULALU, survey plan FR 195/57 measuring 245,034 acres.
- 34. The ADC took over Galana- Kulalu with well-defined geofenced, geometric boundaries marked on the ground, including natural and artificial features as reflected on the survey maps as per the Survey Act Cap 229. Further, the ADC ownership title, deed plan and the survey of Kenya maps of the Ranch clearly show the boundary points.
- 35. The Corporation is unaware of any other reviewed survey of Kenya map boundaries claimed by the Petitioners. The Cabinet Secretary, however, acknowledged that in October 2020, a surveyor, Ephantus Murage, the Chairman, Lands, Legal and Partnership in the Corporation, accompanied by Wilson Cherop (ADC Surveyor), visited ADC Galana Kulalu and did due diligence survey to establish the position of attempted illegal

subdivision and encroach on areas reported by the Corporation's management. The team saw six men with two motorcycles placing beacons within ADC Galana Ranch/ Block 1/1 Farm.

- 36. The said persons, working for private surveyors, were subdividing and beaconing the land. The attempted plot subdivision had no physical occupation but ranged between twenty aces and twenty thousand acres per plot and comprised 250 000 acres as of October 2020 and had reached 301,000 acres by February 2021.
- 37. The Corporation reported, in writing, the attempted encroachment and subdivision of ADC land to the relevant Ministries Ethics and Anti-Corruption Commission and the Directorate of Criminal Investigations.
- 38. In this regard, the Ethics and Anti-Corruption Commission had taken up investigations on the attempted subdivisions while the Directorate of Criminal Investigation is investigating the said trespass on ADC land and charging culprits in court.
- 39. The Cabinet Secretary concluded that the Petitioners relied on a false belief that there was a boundary review by the ADC IN 2022. However, the information above proves that ADC did not conduct any boundary review on the Survey of Kenya map and physically on the ground. Therefore, the boundaries of ADC remain as they were in 1972 as per F/R119/86.
- 40. The Cabinet Secretary also stated that the declared adjudication area adjacent to ADC Galana/ Kulalu Ranch has not encroached on the ADC land. The adjudication area is clear with no conflict with the geographical coordinates of the boundaries of ADC Galana/ Kulalu Ranch.

#### 4.0 ISSUES FOR DETERMINATION AS PER THE PRAYERS IN THE PETITION

- a. That the National Assembly enquires into the matter to secure, with the assistance of the National Land Commission, the restoration of the original boundary points of Galana game and ranching land to safeguard the land initially allocated to the local community.
  - 41. The Committee observed that although the Petitioners believed that ADC undertook a boundary review in 2020, the information provided by the Cabinet Secretaries for Lands and Physical Planning and Agriculture Livestock and Fisheries indicated that ADC did not conduct any boundary review in the Survey of Kenya map and physically on the ground. Therefore, according to the Cabinet Secretaries, the boundaries of ADC remain as they were in 1972 as per F/R119/86.
  - 42. The Agricultural Development Corporation (ADC) submitted that it took over and owns Galana Kulalu Ranch, FR. 119/86, measuring 1.745034 million acres comprising LR GALANA RANCH/BLOCK 1, survey plan FR119/86 measuring 1.5 million acres and LR. KULALU, survey plan FR 195/57 measuring 245,034 acres. The Corporation further submitted that it took over Galana- Kulalu with well-defined geofenced, geometric boundaries marked on the ground, including natural and artificial features as reflected on the survey maps as per the Survey Act Cap 229. Further, the ADC ownership title, deed plan and the survey of Kenya maps of the Ranch clearly show the boundary points.
  - 43. However, the Committee noted that the Cabinet Secretary, Ministry of Agriculture, Livestock and Fisheries acknowledged that in October 2020, a surveyor, Ephantus Murage, the Chairman, Lands, Legal & Partnership, accompanied by Wilson Cherop (ADC Surveyor) visited ADC Galana Kulalu due to attempted illegal subdivision and encroached on areas. The team reported that persons working for private surveyors were subdividing and beaconing the land.

- 44. The same was reported to the Ethics and Anti-Corruption Commission and the Directorate of Criminal Investigations. Additionally, the Committee noted that the report of the boundary picking exercise undertaken by the Surveyor Malindi /Magarini regarding the land in question, which the County Government of Kilifi commissioned in 2019, did not include the participation of the ADC.
- 45. Given the foregoing, the Committee concluded that to find a lasting solution to the boundary dispute, there is urgent need for the Director of Survey to repeat the picking exercise in the presence of all stakeholders, including the ADC, the County Government of Kilifi, and the National Land Commission to ascertain the correct boundaries between ADC and the Community land.
- b. Causes the Ministry of Lands and Physical Planning to complete the adjudication process in the areas where it had begun and urgently commence the process in the remaining areas to ensure that community members are issued title deeds.
  - 46. Regarding this prayer, the Committee noted that the Petitioners and the County Government of Kilifi alleged the Adu Kamale Adu Chamari adjudication sections fall within the contested area covering 237,643,05 Ha, which Agricultural Development Corporation claims as part of Galana block 1/1 within Kilifi County.
  - 47. The Cabinet Secretaries Ministry of Lands and Physical Planning and Agriculture Livestock and Fisheries submitted that the ADC Land (measuring approximately 237, 643.05 Ha.) from Kisiki beacon through Koromodo, Dera Bure and Didima Bule beacon does not encroach the community land, which has been gazetted for adjudication.
  - 48. They further stated that the declared adjudications adjacent to ADC Galana/ Kulalu Ranch have not encroached the ADC land and that there was no conflict in the geographical coordinates of the boundaries of ADC Galana/ Kulalu Ranch and the two adjudication sections.
  - 49. In view of the foregoing, the Committee finds it critical for the Ministry of Lands and Physical Planning to complete the adjudication process in the areas where it had begun and urgently commence the process in the remaining areas to ensure that community members are issued title deeds.

#### 5.0 COMMITTEE RECOMMENDATIONS

The Committee recommends as follows-

- 1. The Director of Survey, in collaboration with the ADC, County Government of Kilifi, the National Land Commission, and representatives of the local communities, including the Petitioners, undertake a repeat picking exercise to determine the boundary between Galana Kulalu Ranch, ADC 1 FR. 119/86 and Adu Kamale Adu Chamari adjudication sections within six months of tabling of this report.
- 2. The Ethics and Anti-Corruption Commission (EACC) and the Directorate of Criminal Investigation (DCI) should expedite and conclude the ongoing investigations into the attempted illegal subdivisions and encroachment of Galana Kulalu Ranch, ADC 1 FR. 119/86 land with a view to prosecuting any persons found culpable.

Signed

Date

The Hon. Dr. Rachael Kaki Nyamai, CBS, MP.

Chairperson, Departmental Committee on Lands





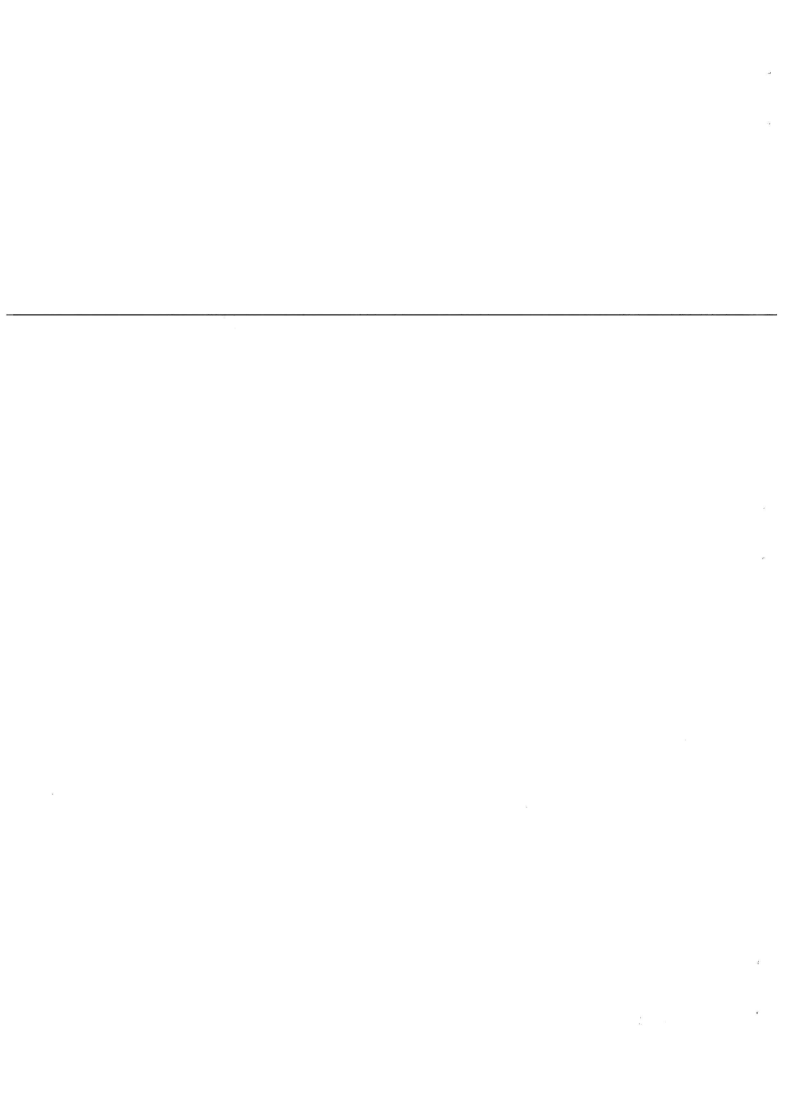
#### REPUBLIC OF KENYA KENYA NATIONAL ASSEMBLY TWELFTH PARLIAMENT

#### DEPARTMENTAL COMMITTEE ON LANDS

**Adoption List** 

PUBLIC PETITION NO. 004 OF 2021 BY HON MICHAEL KINGI, MP ON BEHALF OF MAGARINI COMMUNITY LANDOWNERS REGARDING IRREGULAR EXTENSION OF GALANA RANCHING BOUNDARY

	NAMES	SIGNATURE
1.	Hon. Dr. Rachael Nyamai, CBS, MP - Chairperson	1 XIII
2.	Hon. Mishi Mboko, CBS, MP V/Chairperson	
3.	Hon. Benjamin Washiali, CBS MP	
4.	Hon. Joshua Kutuny Serem, MP	
5.	Hon. Omar Mwinyi Shimbwa, MP	CARSUI-ZI
6.	Hon. William Kisang, MP	
7.	Hon. Ahmed Kolosh, MP	
8.	Hon. Ali Mbogo, MP	
9.	Hon. Babu Owino, MP	
10.	Hon. Caleb Kipkemei Kositany, MP	formitary
11.	Hon. George Aladwa, MP	
12.	Hon. George Risa Sunkuyia,MP	Quiniment
13.	Hon. John Muchiri Nyaga, MP	
14.	Hon. Josphat Gichunge Kabeabea, MP	ECOLA
15.	Hon. Lilian Tomitom, MP	
16.	Hon. Owen Yaa Baya, MP	N Danx
17.	Hon. Patrick Munene Ntwiga MP	Primere
18.	Hon. Samuel Kinuthia Gachobe, MP	Philippe
19.	Hon. Teddy Mwambire, MP	



# MINUTES OF THE 21<sup>ST</sup> SITTING OF THE DEPARTMENTAL COMMITTEE ON LANDS HELD ON WEDNESDAY 27<sup>TH</sup> APRIL 2022 AT ENGLISH POINT MARINA HOTEL MOMBASA AT 9:30 AM

#### PRESENT

- 1. Hon. Dr. Rachael Nyamai, CBS, M.P.
- 2. Hon. Mishi Mboko, CBS, M.P.
- 3. Hon. Omar Mwinyi Shimbwa, M.P.
- 4. Hon. Hon. Caleb Kositany, M.P.
- 5. Hon. George Risa Sunkuyia, M.P.
- 6. Hon. Josphat Gichunge Kabeabea, M.P.
- 7. Hon. Owen Baya, MP
- 8. Hon. Patrick Munene Ntwiga, MP
- 9. Hon. Samuel Kinuthia Gachobe, MP
- 10. Hon. Teddy Mwambire, M.P.

- Chairperson
- Vice-Chairperson

#### **APOLOGIES**

- 1. Hon. Benjamin Washiali, CBS, M.P.
- 2. Hon. Joshua Kutuny, MP
- 3. Hon. William Kisang, MP
- 4. Hon. Ali Mbogo, M.P
- 5. Hon. Ahmed Kolosh, MP
- 6. Hon. Babu Owino, MP
- 7. Hon. George Aladwa, M.P.
- 8. Hon. John Muchiri Nyaga, MP
- 9. Hon. Lilian Tomitom, MP

#### IN ATTENDANCE

#### THE NATIONAL ASSEMBLY SECRETARIAT

1. Mr. John Mutega – Deputy Director Departmental Committees

2. Mr. Leonard Machira - Senior Clerk Assistant

3. Mr. Ahmad Guliye - Second Clerk Assistant

4. Ms. Jemima Waigwa - Legal Counsel

5. Mr. Collins Namulen - Fiscal Analyst III

6. Ms. Maureen Kweyu - Audio Officer

MIN. NO. NA/DC/LANDS/2022/091:

**PRELIMINARIES** 

The meeting was called to order at twenty- minutes to ten o'clock with a word of prayer.

MIN. NO. NA/DC/LANDS/2022/092:

CONFIRMATION OF MINUTES

The consideration of the item was deferred.

MIN. NO. NA/DC/LANDS/2022/093:

BRIEFING BY THE PARLIAMENTARY BUDGET OFFICE ON THE 2022/2023 BUDGET ESTIMATES

The Parliamentary Budget Office briefed the Committee on the 2022/2023 Budget Estimates of the Ministry of Lands & Physical Planning and the National Land Commission. The following salient issues were noted:

- I. A 23.6% increase in the recurrent expenditure of the Ministry with no corresponding output was noted.
- II. A 36.4% increase in the Development Planning and Land Reforms sub program was noted. There was no corresponding increase in the targeted output of the program.
- III. Digitization of Land Registries was slow compared to the uptake of the allocated budget against the timelines targeted for countrywide coverage.
- IV. Pending bills: The analysis of the pending bills as published in the Controller of Budget Reports as at 31<sup>st</sup> December 2021 shows the Ministry of Lands and Physical Planning had no pending bills. On the other hand, the National Land Commission had a pending bills amounting to Ksh. 606 million.
- V. Historical Land Injustices (HLI) cases: Land disputes and Conflict resolution sub-programme under the National Land Commission has a reduced recurrent expenditure allocation of ksh.166.06 million (-85.7%). This could affect the commission's objective of hearing and determining the approximately 2500 pending Historical Land Injustice (HLI) cases.

MIN. NO. NA/DC/LANDS/2022/094:

ADOPTION OF A REPORT ON PUBLIC PETITION NO. 004 OF 2021 BY HON.
MICHAEL KINGI MP ON BEHALF OF MARAGIRI COMMUNITY LANDOWNERS REGARDING IRREGULAR EXTENSION OF GALANA RANCHING BOUNDARY

The Committee considered the report on the above Petition and adopted it with the following recommendations having being proposed and seconded by Hon. Teddy Mwambire, MP and Hon. Patrick Munene, MP respectively. That:

- I. The Director of Survey, in collaboration with the ADC, County Government of Kilifi, the National Land Commission, and representatives of the local communities, including the Petitioners, undertake a repeat picking exercise to determine the boundary between Galana Kulalu Ranch, ADC 1 FR. 119/86 and Adu Kamale/ Adu Chamari adjudication sections within six months of the tabling of this report.
- II. The Ethics and Anti-Corruption Commission and the Directorate of Criminal Investigations expedite and conclude the ongoing investigations into the attempted illegal subdivisions and encroachment of Galana Kulalu Ranch, ADC 1 FR. 119/86 land with a view to prosecuting any persons found culpable.

MIN. NO. NA/DC/LANDS/2022/095:

ADOPTION OF A REPORT ON PUBLIC PETITION NO 007 OF 2022 BY RIVERBANK RESIDENTS HOUSING WELFARE GROUP REGARDING THE LAND ALLOCATION AND ISSUANCE OF TITLE DEEDS IN RESPECT OF LR. 1150 IN EMBAKASI SUB COUNTY NAIROBI.

The Committee considered the report on the above Petition and adopted it with the following recommendation having being proposed and seconded by Hon. Patrick Munene, MP and Hon. Omar Mwinyi, MP respectively. That:

The Cabinet Secretary, Ministry of Lands and Physical Planning, in consultation with the Nairobi City County Government does, establish the claim of the Petitioners with a view to settling the Petitioners on alternative land in accordance with the Land Act, 2012 within six months of tabling of the Report.

MIN. NO. NA/DC/LANDS/2022/096: ADJOURNMENT

There being no other business to discuss, the meeting was adjourned at ten minutes past one o'clock. The next meeting will be held on Wednesday 27<sup>th</sup> April 2022 at 2:30 p.m.

Signature Signature

HON. DR. RACHAEL KAKI NYAMAI, CBS, M.P.

(Chairperson)



REPUBLIC OF KENYA
TWELFTH PARLIAMENT (FIFTH SESSION)

THE NATIONAL ASSEMBLY

#### PUBLIC PETITION

(No. 004 of 2021)

### REGARDING IRREGULAR EXTENSION OF GALANA RANCHING BOUNDARY

I, the UNDERSIGNED, on behalf of Magarini Sub-County Community Land Owners;

DRAW the attention of the House to the following: -

- 1. THAT, the Galana Game and Ranching community land in Kilifi and Tana River Counties was indigenously settled on by the Waata and Giriama communities before colonialization of the country;
- 2. THAT, in 1972, the Agricultural Development Corporation (ADC) took over Galana Game and Ranching land with its original boundary points that were marked in 1961 jointly by the Waata and Giriama communities and several colonial Government representatives such as Geoffrey Pois, Martin Anderson, Henry Henly and David Teller;
- 3. THAT, local representatives who witnessed this demarcation separating the ranching land from the community land included Hiribae Guyo, Bajila Bashora, Wakati Hogomthi, Fondo Mwangirani, Kitu Nguo (all deceased) as well as Abadiba Guyo Kiribai, James Guyo Bajila, Robert Thoya Mwamure, Soso Shako, Changawa Chanjalo and other community elders;
- 4. THAT, the original boundary points were Kisiki, Tanke, Kore and Didimabul, with the upper western part of the boundary points being allocated to Galana Ranching with the lower eastern part being reserved for community use;
- 5. THAT, in 2020, and without due public participation, ADC undertook an illegal and irregular boundary extension exercise that resulted in new boundary points at Chain Barrier (Sameta), Kormotho, Kapangani, Dakabuko, Kalaluwe, Gurujo, Bisaadhi, Diririsa, Bibithole, Changoto and Dera, which were then gazetted for adjudication;
- 6. THAT, not only is the extension illegal, but failure by ADC to involve community and leaders in Magarini Sub-County in the re-surveying of the land poses an existential threat to the livelihood of the local communities and goes against basic tenets of justice in light of the fact that the original beacons are still in place;

#### PUBLIC PETITION

### REGARDING IRREGULAR EXTENSION OF GALANA RANCHING BOUNDARY

- 7. THAT, efforts to have this matter further addressed by the relevant authorities, including the National Land Commission and the National Environment Management Authority have been futile;
- 8. AND THAT, the matter in respect of which this petition is made is not pending before any Court of Law or Constitutional body.

**NOW THEREFORE**, your humble petitioners pray that the National Assembly through the Departmental Committee on Lands: -

- (i) Enquires into the matter with a view to securing, with the assistance of the National Land Commission, the restoration of the original boundary points of the Galana Game and Ranching land so as to safeguard the land originally allocated to the local community;
- (ii) Causes the Ministry of Lands to complete the adjudication process in the areas where it had began and urgently commences the process in the remaining areas with a view of ensuring that members of the community are issued with title deeds; and
- (iii)Makes any other order or direction that it deems fit in the circumstances of the matter.

And your PETITIONERS will ever pray.

PRESENTED BY

HON. MICHAEL THOYAH KINGI, MP MEMBER FOR MAGARINI CONSTITUENCY

Date: 11-03-2221

FM poolses
please process
please pro

MAGARINI SUB-COUNTY,
COMMUNITY LAND OWNERS,
P.O.BOX 58-80207,
MADINA.

CONTACT PERSON:

JOHN BAJILA WARIO

TEL: 0710542608

Email: johnmotteproject@yahoo.com

CHIEF EXCUTIVE OFFICER
TWALIB ABDALLAH MBARAK,
ETHICS AND ANTI CORRUPTION COMMISSION
P.O.BOX 61130-0200,
NAIROBI.

Dear Sir / Madam,

RE: OBJECTION AGAINST THE ILLEGAL AND UNCONSTITUTIONAL EXTENSION OF THE ORIGINAL COMMUNITY KNOWN LAND BOUNDARY INHERITED BY ADC FROM GALANA GAME AND RANCHING

### HISTORŸ

The above mentioned land was indigenously settled by the "Waata and the Giriama Community before the colonization of Kenya. This is evidenced by the names of various places in the area that poses distinct meaning in the Waata Language. E.g Kore, Didimahbul and Koromotho.

We the undersigned being representatives of the Waata and Giriama Communities in the above referred to area / land do hereby lodge the above mentioned objections due to the following reasons:

1. That ADC inherited the original land with its original boundary points which were marked in cooperation between the Waata and Giriama Communities and the first European Development whose names are:

Geoffrey Pois, Martin Anderson, Brown, Henry Henly and David Teller, in 1961, which was also known as "GALANA GAME AND RANCHING".

2. That during the marking of the boundary points separating Galana Game and Ranching land and Community land was witnessed by the following Waata and Giriama Community representative.

Deceased

- i. Hiribae Guyo
- ii. Bajila bashora
- iii. Wakati Hogomthi
- iv. Fondo Mwangirani
- y. Kitu Ngao
- 3. That during the marking of Galana Game and Ranching boundary the upper Western part of the boundary points was left for use by Galana Game and Ranching and the Lower Eastern part was agreed by both parties to be left for use by the Waata, Giriama and other Communities.
- 4. That during the recent extension of the boundaries in 2020 by A.D.C no public participation was done in establishing the new extended boundaries. This is tantamount to trying to acquire the land unconstitutionally.
- 5. That the land they extended purporting to belong to A.D.C was gazetted for adjudication and allocated to the local communities yet the same government is in the process of allocating the same land to A.D.C unprocedurally.
- 6. That the original boundary points of Galana Game and Ranching land inherited by A.D.C is known by the elders of Waata and Giriama Communities e.g.
  - . Abadiba Guyo Kiribai
  - ii. James Guyo Bajila
  - iii. Robert Thoya Mwamure
  - iv. Soso Shako
  - v. Changawa Chanjalo
- 7. That the original boundary points which separate Galana Game and Ranching land and the other land for community use are as follows; Kisiki Tank(E) Kore- Didimabul.
- 8. That we are against the new established boundary points by A.D.C which are as follows:

  Chain Barrier (Sameta) Kormotho Kapangani- Dakabuko-Kalaluwe- GurujoBisaadhi- Diririsa Bibithole- Changoto-Dera.

During this re-survey ADC & surveyors do not involve community leaders in Magarini Sub-county there is no public participation. We declare us a community named Chakama Bungale in Chamari Location, Adu location and that the ADC must involve our leaders & community when they will be shown the boundaries and their Galana Game Ranch becons so that the named people will show them according with that had happened with the first European ideas on matters of this land mapping Dr. Geoffrey Ashry, Geoffey Pois, Anderson, Crie Brown, Henry & David letter in 1961-1979-1980 history in land grabbing in coast region.

These boundary points are the same as the pints established by JATROPHA BIO-DISEL Company which was rejected by the Community and the National Environment Management Authority (NEMA).

#### CONCLUSION

Land is a sensitive issue considering the fact that there has been historical land injustices made to our people by previous regimes.

It is our sincere hope and trust that your esteemed and good office will look into the raised objections and revert the community land and allow the adjudication process to proceed.

#### NOTE:

We hereby attach a copy of the map showing the new extended boundary and a letter by the A.D.C.

Yours Faithfully,

The undersigned.

		• • • • •	
			ì
	1		
		· 1; 12	. :
S/NO NAME	ID NUMBER.	PHONE NUMBER	SIGNATURE
1. ABADIBA GUYO KIRIBAE	2131627	0790003616	11.05
	5012070	0715735977	William Park
2. SOSO SHAKO SOSO	5012079	0713733377	-41-
3. ROBERT THOYA MWAMURE	5536906	0708487973	( juinth)
	22297310	0724150783	100000
	1 :	1	1000
5. JOHN BAJILA WARIO	29105549	0727906949	1 Killian
6. JAMES GUYO BAJILA	2277023	0113479641	Hucuit
	5029724	0715708748	11-1-11
7. CHANGAWA CHANJALO GUYO		: -	H The M
8. ONOTTO JILO JOSHUA	1322190	0722224947	distriction.
· · · · · · · · · · · · · · · · · · ·	11763235	0721169330	
9. JULIUS BASHORA WARIO	j		
10. CHANGAWA SHOMI	5029724	0796035721	
MWANGAYA	, i	0702012702	1
11. KHAMISI NGOWA ZIRO	13853709	0792812782	MIL
		* 1. 1 *	J* .
	8 *		2 00 000 000
a sale office is	,		
	1.		g x e e
		1111	
	1		

·i;

:

: 1 :

;

•

× :

;

. .

(;;

.- :

i. [1]

1.1 . . .

.

.. . . . . . . . . .

.. . . .

j::::

...:

. . .

1

- 1. THE CHAIRPERSON,
  GERSHOM OTACHI
  NATIONAL LANDS COMMISSION
  P.O.BOX 44417-00100,
  NAIROBI.
- 2: THE DIRECTOR,

  NORDIN HAJI,

  OFFICE OF THE DIRECTOR OF PUBLIC PROSECUTION(DPP)

  P.O.BOX 3071-00100,

  NAIROBI.
  - 3. THE CABINET SECRETARY,
    DR. FRED MATIANG'I,
    MINISTRY OF INTERIOR AND CO-ORDINATION OF NATIONAL GOVERNMENT,
    P.O.BOX 57007-00200.
    NAIROBI.
  - 4: THE CABINET SECRETARY,
    FARIDA KARONEI,
    MINISTRY OF LANDS AND PHYSICAL PLANNING,
    P.O.BOX 30250-00100.
    NAIROBI
  - 5. THE CABINET SECRETARY,
    PETER MUNYA,
    MINISTRY OF AGRICULTURE AND LIVESTOCK,
    P.O.BOX 34188-00100,
    NAIROBI

cultificity in

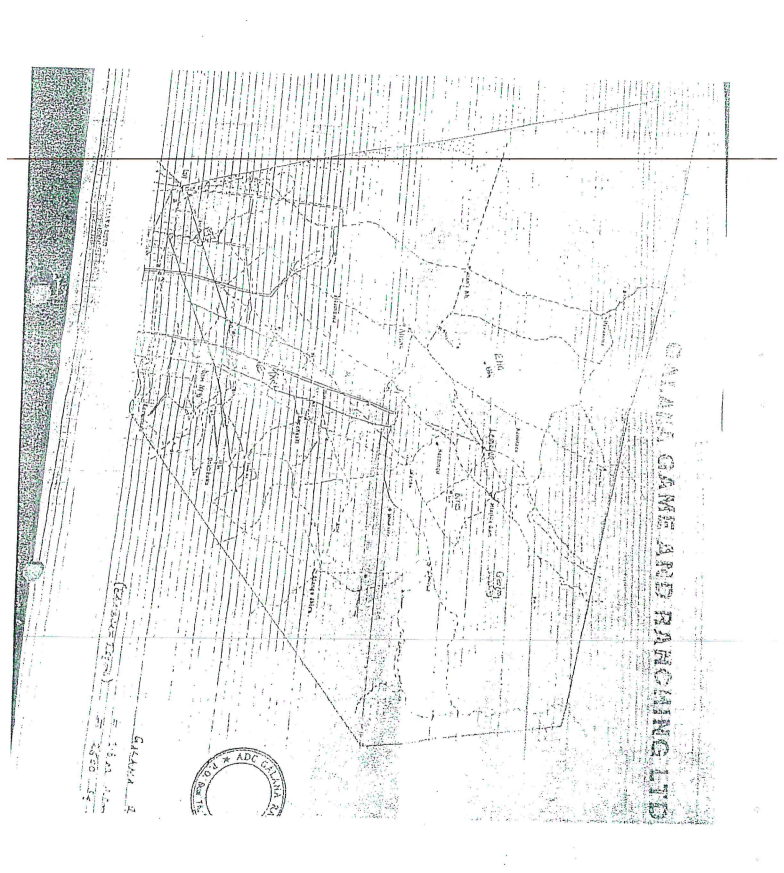
- 6. THE C.E.O

  MOHAMED BULE

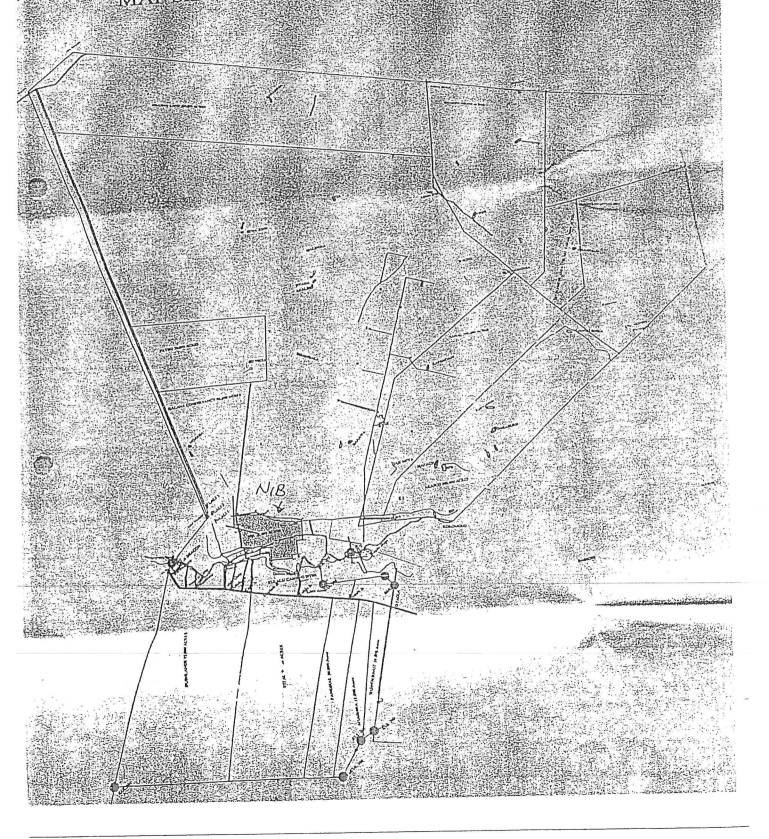
  AGRICULTURE DEVELOPMENT COOPERATION (A.D.C)

  P.O BOX 4711-00100

  NAIROBI
- 7. THE GOVERNOR
  KILIFI CPUNTY
  AMASON JEFA KINGI
  P.O BOX 519-80108
  KILIFI
- 8. MEMBER OF PARLIAMENT MAGARINI CONSTITUENCY MICHAEL KINGI P.O BOX
- 9. THE COUNTY COMMISSIONER KILIFI
- 10. THE DEPUTY COMMISSIONER MALINDI
- CC.
- 11. TO DEPUTY COMMISSIONER MAGARINI
- 12. TO THE AREA CHIEF BUNGALE
- 13. TO THE AREA CHIEF CHAMARI
- 14. TO THE AREA CHIEF ADU
- 15. TO THE AREA CHIEF CHAKAMA



# MAR SHOWING ADC GALANA / KULALU INIVASION



- dans hi

### AGRICULTURAL DEVELOPMENT CORPORATION

#### MEMO

TO: Ag. Managing Director

FROM: Surveyors

REF: MD/40/2/C/WC

DATE: 6th October, 2020

SUBJECT: SURVEY WORK TO DETERMINE ILLEGAL SUBDIVISIONS AND SALE OF ADC GALANA RANCH TO UNSUSPECTING PERSONS.

#### CONTENT

Introduction
Members present
Problem Statement
Legal Backing (anchore)
Solution approach
Methodology
Tools
Findings
Recommendations

### INTRODUCTION

This is about the survey work to determine the extent of illegal subdivisions and sale of ADC Galana Ranch which is a Government parastatal, to unsuspecting persons. The land is L.R. GALANA RANCH/BLOCK I/1 and is in F.R.119/86 approved on 1st March 1972 and is under lease registration (Fixed boundary survey).

It contains 1.5 Million Acres in total and belongs to ADC (Agricultural Development Corporation) and has the title deed.

The farm occupies part of Kilifi and Tana River Counties and is situated at about 80Km to the West of Malindi on Malindi Tsavo East National park road.

The Southern Part touches Galana/Sabaki river while the Northern part is approximately 30Km South of Garsen town.



## MINISTRY OF LANDS AND PHYSICAL PLANNING

Email: dsmalindi@jambo.co.ke. 1996.co.

1 ... 15 ...

Telephone: 020-2335401.36.

When replying, please quote

MLD/TECH/7/VOL II/651

DISTRICT SURVEY OFFICE

P.O. BOX 1736

MALINDI ...

Date: 19th May, 2021

RE: GROUND REPORT FOR PICKING EXERCISE AT ADU CHAMARI AND GALANA RANCH.

PURPOSE: To pick and plot the existing cut line believed to be the boundary line between the Adu community and the Galana ranch.

AUTHORITY: request by the County Government of Kilifi after a consultative meeting with regards to the ongoing adjudication exercise within adu kamala and Adu Chamari area.

DATUM USED: F/R No. 119/86.

PRESENT: The exercise was witnessed by the County Lands officials led by the Chief Officer in charge of the Land docket, the Malindi survey office, the administrators from Magarini, the local leaders within Adu and the elders familiar with the cut line.

METHODOLOGY: The elders took the team to the cutline starting with a point near the Sabaki River running northwards. Picking was done along the cutline and this was later plotted.

With survey plan 119/86 available, the picked cut line data was then over laid on the existing survey plan.

#### OBSERVATION.

Survey plan 119/86 (attached) shows parcel number 1, also indicated as Galana ranch with an area of 623000 ha. The parcel falls within two counties, i.e. Kilifi County and Tana River County

It was noted that the cut line falls within Kilifi County at the starting point at the river(near Kisiki beacon) but crosses to Tana River County as it extends northwards up to (Didima Bule beacon)

This therefore means the pointed out cut line was found to fall within the boundaries of parcel number 1 going by the survey plan F R no 119/86.

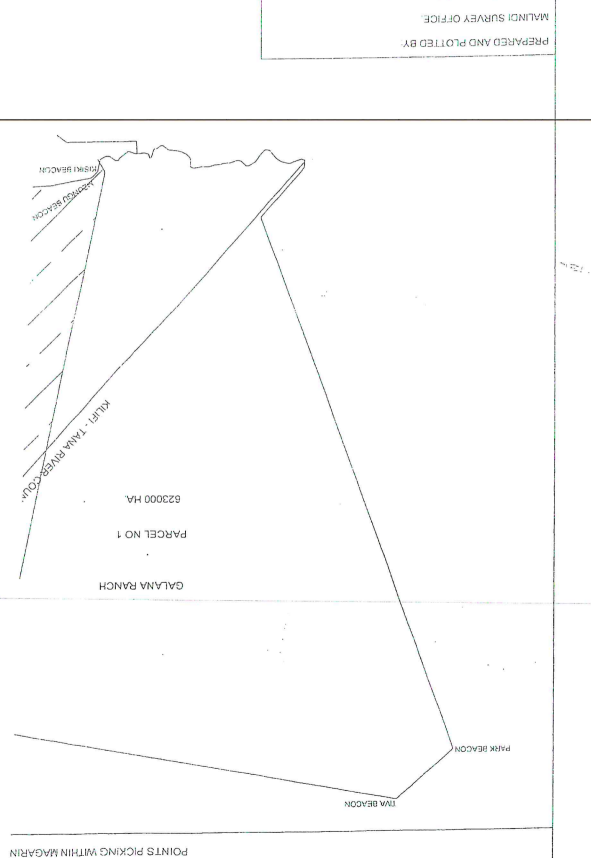
The area from the boundary of the ranch to the cut line pointed out which falls within Kilifi County was found to be approximately 237643.05 Ha. (See attached sketch map).

L M Dzoro

NG Surveyor.

Malindi/Magarini.

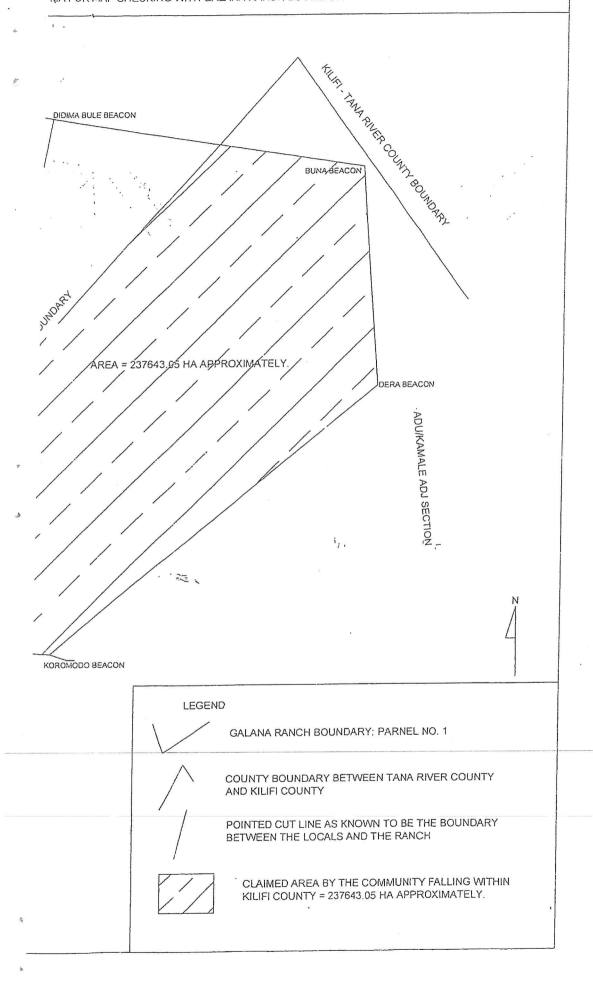
Cech not way

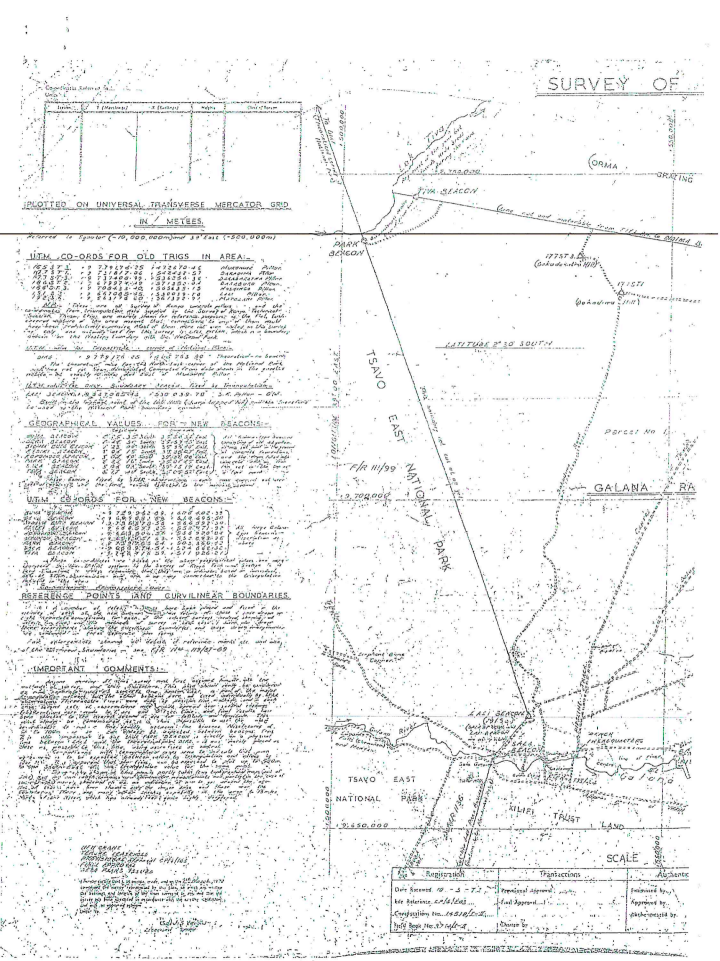


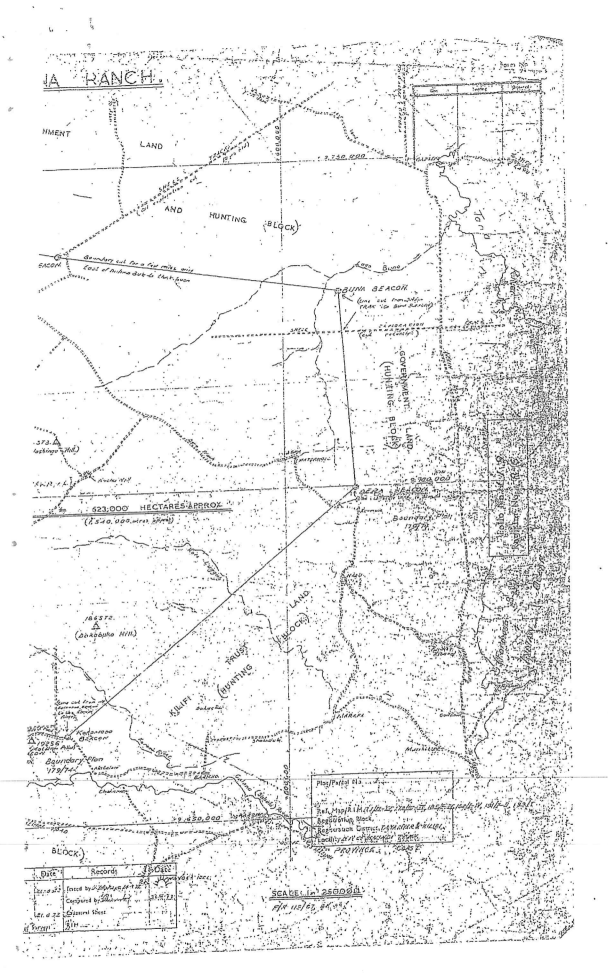
SURVEY PLAN USED IS F R NO. 119/86

.1505 YAM

P O BOX 1736 - MALINDI.









# COUNTY GOVERNMENT OF KILIFI

## OFFICE OF THE SUB COUNTY ADMINISTRATOR MAGARINE

# MAGARINI SUB COUNTY DATA COLLECTION

# A.D.C BOUNDARY VERRIFICATION ACTIVITY ON 15 AFFECTED VILLAGES DATE; 5<sup>TH</sup> MAY,2021

LOCATION	VILLAGE	POPULATION	PUBLIC INSTITUTION AND ANY
	AFFECTED	(APPROX.)	OTHER DEVELOPMENT
ADU	CHANGOTO	1790	1. 4 ECD Centre 2. 2 Primary School 3. 3Trading Centre 4. 15 Churches 5. 20 Water pans 6. 400 Pineapple farms 7. Roads 8. 1 Water Tank 9. Grazing area 10. Proposed Secondary site 11. Proposed Dispensary 12. 1 Secondary School 13. 120 Maize farm 14. Cemetery
ADU	GABO	560	<ol> <li>2 ECD Centre</li> <li>6 Shallow Water pans</li> <li>Roads</li> <li>200 Pineapple farms</li> <li>1 Borehole</li> <li>8 Churches</li> <li>Grazing ground</li> </ol>
ADU	DHAMBELA	480	I ECD Centre     Iso Pincapple farm     Shallow Dams     Grazing fields     Churches     Roads
DU	MAMBRUK	1870	Proposed Primary School     Propose Dispensary     Grazing fields

ADU	MUKALE	948	4. Roads 5. Water pan 6. 572 Maize farms 7. 138 Pineapple farms  1. Roads 2. Water pans 3. 600 Maize farm 4. Proposed Primary School 5. Proposed Secondary School 6. Grazing fields 7. 248 Pineapple farms 8. 2 ECD Centers 9. Proposed Cemeteries
ADU	MASA /MCHEKENZI		<ol> <li>3 ECD Centre</li> <li>Roads</li> <li>2 Primary Schools</li> <li>Trading Centre</li> <li>Water Pan and River</li> <li>Grazing fields</li> <li>890 Maize farms</li> <li>25 Pineapple farm</li> <li>100 Cassava farms</li> <li>500 Maize farms</li> <li>500 Maize farms</li> </ol>
ADU	CHANJALO	931	<ol> <li>Proposed Trading</li> <li>ECD Centre</li> <li>Proposed Secondary site</li> <li>Proposed Primary School</li> <li>Roads</li> <li>Water pans</li> <li>Seasonal River</li> <li>100 Maize farms</li> <li>250 Pineapple farms</li> <li>Grazing fields</li> </ol>
ADU	KAMALE	3482	<ol> <li>Roads</li> <li>1 Secondary School</li> <li>4 Primary School</li> <li>Water tank</li> <li>Proposed College</li> <li>Proposed Government offices Site</li> <li>2000 Maize farms</li> <li>2 Safaricom Mast</li> <li>20 Water pan and Shallow wells</li> <li>Grazing grounds</li> <li>3 ECD Centres</li> <li>18 Churches</li> <li>Proposed Cemetery</li> <li>200 Pineapple farms</li> <li>180 Cassava farms</li> </ol>
ADU	DERA	1672	Proposed Secondary School     Proposed Health Centre

			3. 2 Primary School 4. Water Pans 5. Pipeline 6. 3000 Maize farms 7. Roads 8. 12 Churches 9. Proposed Mosque 10. Proposed Dispensary 11. Air Strip
ADU	MATHARBA	630	<ol> <li>3 ECD Centre</li> <li>Proposed Secondary School</li> <li>300 Pineapple farms</li> <li>25 Cassava farms</li> <li>Grazing Fields</li> <li>Rivers and Water pans</li> <li>Roads</li> <li>5 Maize farms</li> <li>Proposed Agricultural Institute</li> <li>1 Mosque</li> </ol>
ADU	MBUUNI A	882	1. 3 ECD Centre 2. 80 Pincapple farms 3. 100 Cassava farms 4. Roads 5. Water Pans 6. Grazing Fields 7. 3 Churches 8. Proposed Secondary Site
BUNGALE	MIZAHENI	1400	Primary School     Water Pan     Community conserved grazing area (Ancestral)     Local trading Centre     400 already development pineapple farms
BUNGALE	GARIKOKOLE	2100	Primary School     Proposed college site 80Acres     Proposed Dispensary area 30 Acres     Local trading Centre
BUNGALE	KISIKINI	2500	1. Primary School 2. 3 Water pans 3. 500 Acres pineapple farm developed 4. Local Trading Centre 5. 2 Churches 6. Community conserved grazing area 7. Water storage tanks
BUNGALE	MULUNGUNI	3800	<ol> <li>Dispensary</li> <li>Primary School</li> <li>3 Churches</li> </ol>

			4. 2 Water pans 5. Community conserved area for Eco-tourism 6. 200 Maize and Pineapple farms
BUNGALE	KORI	1500	Local Trading Centre     Farming activity going on     14 Water Pan     5 Water Storage tanks     5 Wells
BUNGALÉ	KILULU	900	<ol> <li>Primary School</li> <li>ECD Centre</li> <li>Water Pan</li> <li>Marrum Road</li> <li>Local Trading Centre</li> <li>1000 Acres pineapple farm</li> <li>Two Churches</li> </ol>
BUNGALE	NDHARAKO	700	Primary School     300 Acres pineapple farms     Local Trading Centre     1 Church
BUNGALE	KALOLENI	500	1. 1 Church     2. 500 Acres already developed pineapple and Maize farms
BUNGALE	DARIRISA	1000	Two Churches     Nursery School     Water Pan     Local Trading Centre
CHAMARI	MBUUNI B	600	<ol> <li>400 Developed farms</li> <li>1 Proposed Primary School</li> <li>2 Churches</li> <li>2 Earth Dams</li> <li>1 Borchole</li> <li>Trading Centre</li> </ol>
CHAMARI	BIBITHOLE	2500	<ol> <li>1. 1500 Developed farms</li> <li>2. 1 Proposed Primary School</li> <li>3. 4 Churches</li> <li>4. 5 Earth Dams</li> <li>5. 1 Borehole</li> <li>6. Trading Centre</li> </ol>
CHAMARI	ZIWANI	2100	1. 800 Developed farms 2. 1 Primary School 3. 8 Churches 4. 1 Earth Dam 5. 1 Trading Centre
CHAMARI	DUKE	1750	<ol> <li>720 Developed farms</li> <li>1 Proposed Primary School</li> <li>4 Churches</li> <li>1 Trading Centre</li> </ol>

		-	3. 3 Quarries     Livestock Drinking point
CHAMARI	CHALALU	2200	1. 1000 Developed farms     2. 1 Primary School     3. 2 Churches     4. 1 Earth Dam     5. 1 Trading Centre
CHAMARI	BATE	1800	1. 700 Developed farms 2. 1 Proposed Primary School 3. 4Churches 4. 1 Trading Centre 5. 3 Quarries of Stones 6. 1 Livestock Drinking point
CHAMARI	BARANI	2053	1. 1042 Developed Farms     2. 3 Churches     3. 2 earth Dam     4. 2 Trading Centre

PREPARED BY:

Richard Lwambi Sub County Administrator MAGARINI Address all correspondence to the Managing Director



RECEIVED

PRINCIPAL SECRETARY

NAIROBI

7 H AFR 2021 \



P.O. BOX 47101-00100, DEVELOPMENT HOUSE, TEL: 2250695/185, 020-3315746

NAIROBI

Our Ref: MD/40/2/C/BM

9th April, 2021

Farida Karoney, EGH Cabinet Secretary Ministry of Lands and Physical Planning

MAIROBI

Dr. Nicholas Muraguri, CBS Principal Secretary Ministry of Land and Physical Planning NAIROBI

Chairman Gershom Otachi National Lands Commission

NAIROBI

Director of Land Adjudication and Settlement P. O. Box 30450 - 00100

NAIROBI

Director of Surveys

NAIROBI

Kilifi County Commissioner 519 - 30108

KILIFI

Kilifi County Adjudication Officer

KILIFI

Kilifi National County Surveyor

KILIFI

CABINET SECRETAIN CFFICE NAIROB

IT PIC Mag

2114/21

16, Dear

### AGRICULTURAL DEVELOPMENT CORPORATION GALANA LAND

Agricultural Development Corporation (ADC) is the registered owner of Galana parcel of land block 1/1 and ADC is therefore the official custodian of their property complete with title deed in its name.

The ADC attention had been drawn by the invasion of the land by very few settlers who have cultivated less than 10 acres in very few small areas, adjudication process in the name of ADU KAMALE, ADU CHAMARI and WAKALA ADJUDICATION sections and massive sub-division and clearing for access roads by land buying companies / private persons. The resultant subdivisions are being sold to unsuspecting buyers and have already started cultivation and clearing of access roads.

By December 2020 the subdivision process had already invaded an area of approximately two hundred and fifty thousand acres (101,171 hectares). By the time the ADC Board of directors visited the land, subdivision process was going on and by 27th February 2021 the subdivision process had already encroached on ADC Land by three hundred and one thousand, three hundred and fifty (301,350) acres (121,952 hectares). That means the illegal land buying companies or individuals are illegally subdividing the ADC Galana land at the rate of twenty-five thousand (25,000) acres per month followed by clearing of access roads.

Also within the invaded land there is an individual excavating a dam on the ADC Land without ADC authority or agreement.

Fresh beacons, cutlines and road access opening to service the parcels on the land under subdivision was witnessed by ADC Board of Directors visit in February and March 2021 but unfortunately the persons who were subdividing the land took off and disappeared before the ADC could succeed in getting their identifications.

The Corporation (ADC) as a state body has been mandated to manage and safeguard the national farms which is very well stipulated in the subsidiary legislation under ADC Special Farms Rules (2001) which provides as follows: -

Sec 2 (2) "No special farm shall be sold, subdivided, transferred or otherwise disposed off without the prior approval by way of a Bill of Motion to be approved by Parliament."

Sec 2 (3) "Any sale, subdivision, transfer or disposal of any special farm made in contravention of this rule shall be null and void, and no instrument relating to such transaction shall be registered under any written law for the time being in force requiring the registration of such instrument."

However, ADC holds this land for the Governments strategic purposes and that is why they were gazetted as special farms. In the event that ADC or the government wishes to allocate some of the gazetted land, the following steps need to be noted as per the law to avoid future litigation against the current board of directors who did not participate in the process.

- A board resolution indicating the need and the reason why ADC wishes to sell or allocate
   The same I.
- 2. The same board resolution should be communicated to the line Ministry and Treasury

  3. ADC charter.
- ADC should also seek authority from National Land commission for concurrence.
   The Board resolution and authority from National Land commission is taken to National Assembly for debate and direction.

The sub-division and adjudication process taking place is neither as per the constitution, land adjudication, physical and land use planning act 2019, the Agricultural Development Corporation Act chapter 444, the Surveys Act Chapter 299, the Community Land Act 2016, the Land Control Act chapter 302, the Land Registration Act 2012, the Land Act 2012 nor following the laid down adjudication or subdivision procedures.

However, the purpose of this letter is to request Ministry of Lands to liaise with ADC and have the perimeter boundary established by the Director of Surveys to avoid overlap of adjacent land within established adjudication sections as well as respecting Land Act and Adjudication laid down procedures, Survey Act, Physical and Land Use Planning Act.

ADC also requests for information on the official Government position for consideration bearing in mind legal risks the Corporation will be exposed to should there be no participation of all stakeholders.

Attached please find the sketch map showing the extent of encroachment areas by subdivision and Adjudication sections into gazetted titled Galana ADC.

Yours

HON. NICHOLAS SALAT CHAIRMAN ADC

Enc.

CC:

Dr. Joseph Kinyua, EGH
Head of Public Service
Executive Office of the President
Harambee House
NAIROBI

Hon. Peter Munya, MGH
Cabinet Secretary
Ministry of Agriculture, Livestock,
Fisheries and Co-operatives
Kilimo-House

NAIROBI

Hon. Amb. Ukur Yattani, EGH Cabinet Secretary National Treasury NAIROBI Address all correspondence to the Managing Director

# AGECULTURAL DEVELOPMENT CORPORATION

P.O. BOX 47101-00100, DEVELOPMENT HOUSE, TEL: 2250695/185, 020-3315746

Our Ref: MD/40/2/C/BM

9th April, 2021

Farida Karoney, EGH

Cabinet Secretary

Ministry of Lands and Physical Planning

NAIROBI

Dr. Nicholas Muraguri, CBS
Principal Secretary
Ministry of Land and Physical Planning
NAIROBI

Chairman Gershom Otachi National Lands Commission NAIROBI

Director of Land Adjudication and Settlement P. O. Box 30450 - 00100 NAIROBI

Director of Surveys NAIROBI

Kilifi County Commissioner 519 - 30108 KILIFI

Kilifi County Adjudication Officer **KILIFI** 

Kilifi National County Surveyor KILIFI

Dear

CS,

# RE: AGRICULTURAL DEVELOPMENT CORPORATION GALANA LAND

Agricultural Development Corporation (ADC) is the registered owner of Galana parcel of land block 1/1 and ADC is therefore the official custodian of their property complete with title deed in its name.

The ADC attention had been drawn by the invasion of the land by very few settlers who have cultivated less than 10 acres in very few small areas, adjudication process in the name of ADU KAMALE, ADU CHAMARI and WAKALA ADJUDICATION sections and massive sub-division and clearing for access roads by land buying companies / private persons. The resultant subdivisions are being sold to unsuspecting buyers and have already started cultivation and clearing of access roads.

By December 2020 the subdivision process had already invaded an area of approximately two hundred and fifty thousand acres (101,171 hectares). By the time the ADC Board of directors visited the land, subdivision process was going on and by 27th February 2021 the subdivision process had already encroached on ADC Land by three hundred and one thousand, three hundred and fifty (301, 350) acres (121,952 hectares). That means the illegal land buying companies or individuals are illegally subdividing the ADC Galana land at the rate of twenty-five thousand (25,000) acres per month followed by clearing of access roads.

Also within the invaded land there is an individual excavating a dam on the ADC Land without ADC authority or agreement.

Fresh beacons, cutlines and road access opening to service the parcels on the land under subdivision was witnessed by ADC Board of Directors visit in February and March 2021 but unfortunately the persons who were subdividing the land took off and disappeared before the ADC could succeed in getting their identifications.

The Corporation (ADC) as a state body has been mandated to manage and safeguard the national farms which is very well stipulated in the subsidiary legislation under ADC Special Farms Rules (2001) which provides as follows: -

Sec 2 (2) "No special farm shall be sold, subdivided, transferred or otherwise disposed off without the prior approval by way of a Bill of Motion to be approved by Parliament."

Sec 2 (3) "Any sale, subdivision, transfer or disposal of any special farm made in contravention of this rule shall be null and void, and no instrument relating to such transaction shall be registered under any written law for the time being in force requiring the registration of such instrument."

However, ADC holds this land for the Governments strategic purposes and that is why they were gazetted as special farms. In the event that ADC or the government wishes to allocate some of the gazetted land, the following steps need to be noted as per the law to avoid future litigation against the current board of directors who did not participate in the process.

- 1. A board resolution indicating the need and the reason why ADC wishes to sell or allocate some of its land.
- 2. The same board resolution should be communicated to the line Ministry and Treasury for concurrence.
- 3. ADC should also seek authority from National Land commission for concurrence.
- 4. The Board resolution and authority from National Land commission is taken to National Assembly for debate and direction.

The sub-division and adjudication process taking place is neither as per the constitution, land adjudication, physical and land use planning act 2019, the Agricultural Development Corporation Act chapter 444, the Surveys Act Chapter 299, the Community Land Act 2016, the Land Control Act chapter 302, the Land Registration Act 2012, the Land Act 2012 nor following the laid down adjudication or subdivision procedures.

However, the purpose of this letter is to request Ministry of Lands to liaise with ADC and have the perimeter boundary established by the Director of Surveys to avoid overlap of adjacent land within established adjudication sections as well as respecting Land Act and Adjudication laid down procedures, Survey Act, Physical and Land Use Planning Act.

ADC also requests for information on the official Government position for consideration bearing in mind legal risks the Corporation will be exposed to should there be no participation of all stakeholders.

Attached please find the sketch map showing the extent of encroachment areas by subdivision and Adjudication sections into gazetted titled Galana ADC.

Yours

HON. NICHOLAS SALAT CHAIRMAN ADC

Enc.

CC:

Dr. Joseph Kinyua, EGH
Head of Public Service
Executive Office of the President
Harambee House
NAIROBI

Hon. Peter Munya, MGH
Cabinet Secretary
Ministry of Agriculture, Livestock,
Fisheries and Co-operatives
Kilimo House
NAIROBI

Hon. Amb. Ukur Yattani, EGH Cabinet Secretary National Treasury NAIROBI Prof. Hamadi Boda, PhD, CBS
Principal Secretary
Ministry of Agriculture, Livestock,
Fisheries and Cooperatives
State Department of Crop Development
and Agricultural Research
MAIROBI

Dr. (Eng.) Karanja Kibicho, CBS
Principal Secretary
Ministry of Interior & Coordination of
National Government
Harambee House
P. O. Box 30510 – 00100
MAIROBI



## WINNERS OF LANDS, ROUNESC A UROAN DEVELOPMENT

Telegraphy "Still TURMONT", Malindi

DEPARTMENT OF ADRIDICATION

Telephone: Malindi When replying please quete

P.O. Box 335 MALINDI

CONTRACTOR OF CORRECT CONTRACTOR OF CONTRACT

THE LAND ADJUDICATION ACT CAP 284 LAWS OF KENYA.

NOTICE OF THE ESTABLISHMENT OF AN ADJUDICATION SECTION—
BARICHO (DAKACHA ADJEDICATION SECTION WITHIN
MAGARINI SUB COUNTY-KILIFI COUNTY

Under Section 5 of the Land Adjudication Act Cap 284 Laws of Kenya. I the Land Adjudication Officer for Maliodi/ Magorini Adjudication area do declare SARICHO WAKALA Adjudication section of Magarini Sub County in Killifi County to be an Adjudication section. The boundaries of which run as follows:-

Commencing BARICHO PRIMARY SCHOOL. The goes northerly following the Marafa – Baricho road past Kanyumbuni upto Kasikini Jun. It then turns westerly upto Kasikini ya Chini. Tuning again Southerly upto Kalahwe, From there the boundary turns westerly upto Kanuracha. It then turns Southerly upto Koromi, Turning again Easterly upto Mgamboni. It then turns Southerly upto Galana river and then runs downstream for 1.5 kilometres and then turns northerly upto Balaga. From this point it turns Easterly upto Dodosa and again turns Northerly upto Dololo on the main road to Matolani. It then cans parallel o the road upto the point of commencement at Baricho primary School.

All rights and interests in this land within this Adjudication section shall be ascertained and recorded in accordance with the provisions of the Land Adjudication Act. Any person claiming any such right or interest is requested to present his claim to the recording officer either in person or by duly authorized agent within four (4) months from the date of this notice.

in accordance with Section 30 of the Act, with effect from the date of this notice except with prior consent in writing of the Land Adjudication Officer, no person shell institute and no court shall hear any proceedings whatsoever. In which any right or interest in land within this Adjudication Section is in question until the Adjudication Register for this Adjudication section has become final in all aspects under Section 29 of the Act.

JAMES C. KAMAU, <u>DISTRICE LAND ADJ./SETTLEMENT OFFICER,</u> <u>MALINDI/MAGARINI DISTRICTS</u> The Governor Kilifi County

The Director of Land Adjudication-Nairobi

The Director of Surveys-Nairobi

The Provincial Commissioner-Coast province

All District Land Adjudication & Settlement Officers Kenya

All District Commissioners Kenya

The District Surveyor-Malindi

Clerk to County Council

The Officers Commanding-Kenya Army, Kenya Navy, Kenya Air force and Kenya Police

The Attorney General-Nalrobi, Mombasa

Toe Registrar High Court-Nairobi, Mombasa

The Principle Magistrate-Malindi

The District Information Officer-Malindi-(please give a wide publicity in the Radio's and

Newspaper)

All District Officers-Malindi

All Chiefs-Malindi

e manuscrata su

DEPARTMENT OF ADJUDICATION AND BETTLEMENT P.O. HOLDIS MALINDI

11 April; 2017

THE LAND ADMIDICATION ACT CAP 284 LAWS OF KENYA.

NOTICE OF THE ESTABLISHMENT OF AN ADMIDICATION SECTIONADMINISHMAN AN ADMIDICATION SECTION

SECTION SECTION

SECTION SECTION

SECTION SECTION

SECTION SECTION

SECTION SECTION SECTION

SECTION SECTION SECTION SECTION

SECTION S

Under Section 5 of the Land Adjudication Act Cap 284 Laws of Kenya, I the Land Adjudication Area do hereby declare Adjudication Area do hereby declare ADU/CHAMACI Adjudication section of Magazini Sub County in Kilifi County to be an Adjudication section. The boundaries of which run as follows:

Commencing from marnia to change to road junction the boundary goes northerly up to the boundary of Galana ranch, it then turns northeasterly for twelve kilometers following galana ranch boundary, it turns northerly up to kilifi/tanariver county's boundary, it then turns southeasterly along the county boundary up to the point where it touches the boundary of southeasterly along the county boundary up to the point where it touches the boundary of southeasterly following the boundary of southeasterly adjudication section up to adult rading center where it follows the boundary of adults chemic up to the point of commencement at marafa-chagoto road junction

All rights and interests in this land within this Adjudication section shall be ascertained and recorded in accordance with the provisions of the Land Adjudication Act. Any person claiming any such right of interest is requested to present his claim to the recording officer either in person or by doly authorized agent within four (4) months from the date of this notice.

In accordance with Section 30 of the Act, with effect from the date of this notice except with prior consent in writing of the Land Adjudication Officer, no person shall institute and to court shall hear any proceedings who seems in which any right or interest in land within this. Adjudication Section is in question until the Adjudication Register for this Adjudication section has become final in all aspects order Section 29 of the Act.

Dusching of a day of April, 2017.

Telegrams "SUTTLENIER", Makadi

Telephone: Maladi

are a parala gareina exilie-

JAYNAG, KAMAE,

DISCRICTLAND ADALISET CLEMENT OFFICER

The Principal Secretary Ministry of Lands, Housing & Urban Development P.O. Box 30450 - Nairebi

-The Director Land Adjudication & Settlement Department - Nairobi P.O. Box 30297

- The Director of Surveys - Nairobi P.O. Box 30046

- The Chairman National Land Commission
- The Governor -Kilifi County
- The County Commissioner - Kilifi County
- The Deputy County Commissioners Magaini sub-county
- The Assistant County Commissioner Marafa
- All County Commissioners- Kenya
- All District Land Adjudication & Settlement Officers- Kenya
- All Chiefs -Magarini
- The County Executive Committee Member (LHEP) KIHR County
- The Chief Officie (Land & Housing) Kills County
- The Secretary County Land Management Board -Killin County
- The Speaker County Assembly Killii County
- The County Surveyor Killii County
- The County Physical Planner Killin County
- The District Surveyor Wallindi
- The Officers Commanding - Kenya Army, Kenya Navy, Kenya Air Jorga, Kenya
- The Hon. Attorney General -Nairobi
- The Registrar of Nigh Court Nairobi, Wiombusa
- The Principal Magistrate Meliadi
- The District Information Officer Killiff Malindi
- (Alease give this notice a wide publicity through Alcotroxic & Print media)

#### RELEAST OF MANAGEMENT MINISTRY OF LAND, I

Telegrams: "SETTLEMENT", Malindi

Telephone: Malindi

When replying please quote

DEPARTMENT OF ADJUDICATION AND SETTLEMENT P.O. Box 335 MALIMINI

72ND December.

Under Section 5 of the Land Adjudication Act Cap 284 Laws of Kenya, I the Land Adjudication Officer for Malindi/ Magarini Adjudication area do declare ADU /KAMALE Adjudication section of Magarini Sub County in Kilifi County to be an Adjudication section. The boundaries of which run as follows:-

Commencing from kurawa kanagoni bridge the boundary follows garsen Malindi road towards Malindi up to mkono wa ujongoo, it then turns and follows the westerly boundary of knnagoni kabicha adjudication section, it then follows southerly direction up to kaoyeni then turns westerly following the boundaries of Ramada and Adu settlement schemes up to Adu chiefs office it then follows Adu scheme boundary westerly up to ADC Galana Ranch. It then follows Galana ranch boundary north easterly for 24 kilometers, then turns northerly up to the Kiliff and Tama River county boundary and then turns south easterly and follows the boundaries of Kample holding grounds up to the point of commencement at Kurawa Kanagoni Bridge.

All rights and interests in this land within this Adjudication section shall be ascermined and recorded in accordance with the provisions of the Land Adjudication Act. Any person claiming any such right or interest is requested to present his claim to the recording officer either in person or by duly authorized agent within four (4) months from the date of this notice.

In accordance with Section 30 of the Act, with effect from the date of this regice excess with prior consent in whiting of the Land Adjudication Officer, no person shall justitude and me bourt shall hear any precedings whatsoever, in which any right or interest in land within tine Adjudication Section is in question until the Adjudication Register for this Adjudication section has become thel in all aspects under Section 39 of the Act.





# MINISTRY OF LANDS AND PHYSICAL PLANNING

#### RESPONSES TO THE NATIONAL ASSEMBLY DEPARTMENTAL COMMITTEE Leonard readura ON LANDS

Honourable Chair,

pls facilitate Pursuant to a letter Ref. NA/DDC/LANDS/2021/ (149) dated October 21, 2021, the Committee invited the Cabinet Secretary Ministry of Lands and Physical Planning to respond to the following petitions:

Public Petition No. 037 of 2021 by Hon. Sarah Korere, MP on behalf 1. of residents of Kirimun regarding restoration of Kirimun Community land

Public Petition No. 004 of 2021 by Hon. Michael Kingi, MP on behalf 2. of Magarini community land owners regarding irregular extension of

Galana Ranching boundary

Public Petition No. 004 by Hon. Joshua Kutuny, MP on behalf of the 3. family of the late Hon. Arthur Kinyanjui Magugu, MP regarding alleged fraudulent subdivision of land registered as L.R No. 12422/9

Public Petition No. 056 of 2021 by Hon. Khatib Mwashetani, Mp on 4. behalf of residents of Wasini island regarding appeal for land

adjudication in Wasini island

Public Petition No. 063 by Hon. Mishi Mboko, MP on behalf of 5. residents of Mwananguvuze village in Timgwani Ward, Likoni land ownership rights Constituency regarding securing Mwanangvuze residents

Public Petition No. 068 by Victor Mwaganda Gogo on behalf of 6. residents of Kwa Kadzengo village in Mtepeni Ward of Kilifi regarding

resolution of Kwea Kadzengo land dispute

# Honourable Chair, I wish to respond as follows:

PUBLIC PETITION NO. 037 OF 2021 BY HON. SARAH KORERE, MP ON BEHALF OF RESIDENTS OF KIRIMUN REGARDING RESTORATION OF KIRIMUN COMMUNITY LAND

### Honourable Chair,

petitioners state that Kirimun community land measuring approximately 55,000 acres located along the Ewaso Nyiro river has since time immemorial been occupied by the Samburu Community.

In 1923, the British colonial government dispossessed the community of its land and handed it to a white settler known as Major Y. It is stated that the land was later transferred to Almo Company owned by a white settler.

The petitioners contend that the post-colonial government of Kenya took control of the land at independence and registered it as L.R No. 8036. It was then placed under the defunct Livestock Marketing Division. In the process, the community members were displaced and have since settled in Parkare area of Kirimun Sub-Location of Sosian Ward in Laikipia North Constituency and around Kirimun water springs.

According to the petitioners, the land is currently being utilised by the National Youth Service for low-scale livestock farming. They claim that they have been issued a notice to vacate the land and that efforts to address the historical injustice have been futile. They have petitioned the Committee to:

- i) Intervene to facilitate restoration of at least 75% of the irregularly
   ii) Recommend the uncert restoration of at least 75% of the irregularly
- ii) Recommend the urgent suspension of the vacation notice pending
  iii) Make any further of the vacation notice pending
- iii) Make any further order (s) deemed fit in the circumstances of the petition

#### Response

# Honourable Chair, I wish to respond as follows:

According to our records, Kirimun Ranch is located on L.R No. 8036 and measures 16,655 Hectares (41,276 Acres). Annexure 1 is a copy of Deed Plan No. 325695.

Vide a letter Ref. 36661/59 dated December 22, 1954 (Annexure 2), the ranch was reserved for the Veterinary Department as a Livestock Holding ground for a term of 5 years – with effect from January 1, 1956.

In 1958, the Ministry of Agriculture and Livestock Development applied to the Commissioner of Lands for a permanent reservation of the Holding Ground. This request was considered and approved by the Land Board at its meeting on February 25, 1959. A copy of the consent is marked annexure 3.

By a letter Ref. OP/CA.1/34A dated April 23, 1982 (annexure 4), the then Minister for Regional Development, Science and Technology wrote to the Minister for Lands and settlement to confirm that the National Youth Service was taking over the farm.

While the National Youth Service was taking over and settling on the farm, a delegation of leaders from Laikipia District also visited the then President of the Republic of Kenya (H. E. Daniel Arap Moi) on July 16, 1984, they petitioned the President to consider establishing a Game Reserve at Kirimun Holding Ground, a request which was assented to by the President. Annexure 5 is a copy of a letter from the then Laikipia County Council Ref. LCC/ADM/36/46 dated May 8, 1990 communicating the President's approval.

In 1991, the Laikipia National Reserve was established vide Legal Notice No. 526 of October 16, 1991 (annexure 6) to cover the area previously known as Kirimun Holding Ground. In 1999, the same land (L.R No. 8036) was formally allocated to the National Youth Service despite the fact that it had, in 1991 been Gazetted as a National Reserve. A copy of the Letter of Allotment Ref. 215338/8 dated July 9, 1999 is marked annexure 7.

Upon receipt of the Letter of Allotment, the NYS duly accepted the offer and made the requisite payments and an official receipt No. E.522453 dated March 15, 2000 was issued by the Commissioner of Lands (annexures 8a and 8b).

The decision to allocate the land to the NYS did not go down well with both the County Council of Laikipia and the Kenya Wildlife Service who protested the allocation stating that land was not available for alienation owing to the fact that it had earlier in 1991 been gazetted as a conservation area. Annexures 9a and 9b are copies of the protest letters.

In an effort to resolve the issue of ownership of the land, the Ministry mediated several meetings between the parties (County Council of Laikipia, Kenya Wildlife Service and the NYS) without any success. On April 14, 2004, the Permanent Secretary, Secretary to the Cabinet and Head of Public Service held a meeting in his office, Harambee House, where all the parties to the dispute were invited/present. Present in the meeting were:-

Amb. Francis K. Muthaura	~	the Cabinet and Head of the Public Service	
Mr. Kiriinya Mukiira	~	Permanent Secretary, Ministry of Lands	
Mr. Zachary O. Ogongo	~	Permanent Secretary, Ministry of Local Government	

Mr. Sylvester M. Mwaliko Permanent Secretary, Office of the Vice-President and Ministry of Home Affairs Mr. Daniel M. Mule Permanent Secretary, Ministry of Livestock and Fisheries Development Mrs. Judith Okungu Commissioner of Lands Mr. Japheth Mwania Director, National Youth Service Mr. H. K. Gitu Clerk, Laikipia County Council Mr. Daniel Omwemba For Director, Kenya Wildlife Service Mrs. Rosemarie Kigame Cabinet Office Mr. Stephen K. Kirogo Recording

From the above meeting, it was resolved that:

(a) Laikipia County Council retains Kirimun ranch for the establishment of a Game Reserve

(b) National Youth Service retains the remainder of Marmar Ranch L.R No. 8052 (Now surveyed as L.R 25089) measuring 18,030.65 Hectares.

(c) Cadastral Survey for both ranches be carried out immediately to facilitate the preparation and issuance of Title Deeds.

Annexure 10 is a copy of minutes of the meeting.

On the basis of the above resolutions, a Letter of Allotment was formally issued to the County Council of Laikipia Ref. 36661/143 dated May 24, 2004 for L.R 8036 measuring 16,738 hectares (41,360 Acres). The letter superseded the Letter of Allotment Ref. 215338/8 dated July 9, 1999, which allocated the land to the NYS. The Letter of Allotment indicates that the land was allocated for Kirimun Game Reserve.

Upon receipt of the Letter of Allotment (annexure 11), Laikipia County Council accepted the offer and made the necessary payments and an official receipt No. F. 827364 dated June 25, 2004 was issued by the Commissioner of Lands. Annexures 12 a and 12 b are copies of the acceptance letter and payment receipt respectively.

Honourable Chair, the interest of the NYS on property was extinguished by the issuance of a letter of allotment to the Laikipia County Council. The gazettement of the land as a National Reserve has not been challenged or vacated through another Legal Notice.

2. PUBLIC PETITION NO. 004 OF 2021 BY HON. MICHAEL KINGI, MP ON BEHALF OF MAGARINI COMMUNITY LAND OWNERS REGARDING IRREGULAR EXTENSION OF GALANA RANCHING BOUNDARY

#### Honourable Chair,

The petitioners state that Galana Game and Ranching community land in Kilifi and Tana River counties was indigenously settled on by the Waata and Giriama communities. They claim that the boundaries of the land were marked in 1961 jointly by Waata and Giriama communities together with representatives of the colonial government.

According to the petitioners, the original boundary points were Kisiki, Tanke, Kore and Didimabul with the upper western part boundary point being allocated to Galana Ranching and the lower eastern land being reserved for the community. In 1972, the Agricultural Development Corporation (ADC) took over the land.

The petitioners claim that in the year 2020, the ADC without due public participation undertook an illegal/irregular boundary extension exercise that resulted in new boundary points at Chain Barrier (Sameta), Kormotho, Dakabuko, Kalaluwe, Gurujo, Bisaadhi, Diririsa, Bibithole, Changoto and Dera which were then gazetted for adjudication.

They claim that efforts to adress the issue with the relevant authorities including the National Land Commission and the National Environment Management Authority have been futile. The petitioner thus requests the Committee to:

i) Inquire into the matter with a view to securing with the assistance of the National Land Commission, the restoration of the original boundary points of the Galana Game and Ranching land so as to safeguard the land originally allocated to the local community

ii) Cause the Ministry of Lands and Physical Planning to complete the adjudication process in the areas where it had begun and urgently commences the process in the remaining areas with a view to ensuring that members of the community are issued with title deeds

iii) Make any other order or direction that it deems fit in the circumstances of the matter.

#### Response

#### Honourable Chair, I wish to respond as follows:

The alleged "community land" falls within the declared adjudication sections of Adu Kamale and Adu Chamari bordering the ADC land. The adjudication sections were declared on April 11, 2017. 8,100 plots have been surveyed in Adu Kamale while 3,300 parcels have been surveyed in Adu Chamari. What remains is publication of the maps.

The petitioners claim that a portion of the ADC land (measuring approximately 237,643.05 Hectares) from Kisiki beacon through Koromodo, Dera Bure and Didima Bule Beacon shaded in the sketch map marked annexure 13 has encroached on the "community land" which they seek to have it adjudicated

There are several villages within the contentious portion of the ADC land, which is settled by the local communities. The villages include Changoto, Gabo, Dhambela, Mambruk Mukale, Masa/Mchekenzi, Chanjalo, Kamale, Dera, Matharba, Kori, Kilulu, Ndharako, Kaloleni, Daririsa, Mbuuni 'B', Bihole, Chalalu, Bate, and Borani. The local community believe its boundary runs from Kisiki beacon to Didima Bule beacon as shown in the sketch plan, which is not the case.

3. PUBLIC PETITION NO. 004 BY HON. JOSHUA KUTUNY, MP ON BEHALF OF THE FAMILY OF THE LATE HON. ARTHUR KINYANJUI MAGUGU, MP REGARDING ALLEGED FRAUDULENT SUBDIVISION OF LAND REGISTERED AS L.R NO. 12422/9

### Honourable Chair,

The petitioner claims that land parcel L.R No.12422/9 measuring approximately 41.133 Hectares was registered in the name of the late Hon. Arthur Kinyanjui. The certificate of title was issued on December 16, 1982. They state that on February 19, 1991, the deceased engaged the firm of Kamwere & Associates Surveyors to carry out subdivision of the land into two (2) parts. The subdivision was carried out to create L.R Nos. 12422/203 & 12422/204.

They claim that the surveyor subsequently fraudulently subdivided parcel L.R No. 12422/204 to create L.R Nos. 12422/318 & 12422/319 vide a Certificate of Subdivision given on October 25, 1993 by the Town Clerk, City Council of Nairobi approving the subdivision. Parcel L.R No. 12422/319 was transferred to Karura Investment Limited on the same day. The Petitioners claim that the subdivision of L.R No. 12422/204 was fraudulent for the following reasons:

i) The Certificate of Tile in respect of L.R No. 12422/204 was issued to the deceased

ii) The application for consent to transfer parcel L.R No. 12422/319 is

not dated nor signed

iii) The consent to transfer parcel L.R No. 12422/319 was made one (1) month before the parcel was created.

iv) The transfer document dated October 25, 1993 was only executed by the alleged vendor and not the purchaser.

# The Petitioners therefore request the Committee to:

i) Inquire into the issues raised in the petition

ii) Make recommendations requiring the Registrar of Titles to cancel the fraudulent entries of title registered under L.R 12422/319

iii) Make any other recommendations, as it may deem appropriate.

#### Response

## Honourable Chair, I wish to respond as follows:

The Ministry submitted its response to the petition vide the reports dated September 14, 2021 and September 22, 2021 (annexures 14 and 15). We appeared before the Committee on September 22, 2021 where we requested the Committee to allow the Ministry more time to summon the parties to the petition to provide documentation regarding subdivision of land parcel L.R No. 12422/204 and subsequent transfer of L.R No. 12422/19.

Honourable Chair, we wish to report that we have received relevant documentation from the petitioners and Karura Investments Limited. The Ministry is currently undertaking scrutiny of the documents presented and will forward findings to the committee within one week from the date of this report.

4. PUBLIC PETITION NO. 056 OF 2021 BY HON. KHATIB MWASHETANI, MP ON BEHALF OF RESIDENTS OF WASINI ISLAND REGARDING APPEAL FOR LAND ADJUDICATION IN WASINI ISLAND

### Honourable Chair,

The petitioners aver that they occupy land parcel registered as Provincial Plot No. PW33/Wasini Island (approximately 289 acres) located near Shimoni town in the coastal region. They claim that the island was declared an adjudication section on October 31, 1979. It was surveyed, adjudicated and titles issued.

In 1995, one Hassan Nassir and Ahmed Nassisr who had approximately 5 acres of land to their name challenged the adjudication process in court by suing one Mohamed Masoud and Hamadi Khalfan. In July 1995, the High Court issued an order directing the Chief Land Registrar to cancel the titles issued and called for the process to be undertaken afresh. This has not been done. The petitioners aver that efforts to have the matter resolved by the relevant authorities have borne no fruits. They therefore request the Committee to:

- i) Intervene to either secure the undertaking of a new adjudication process or to secure the declaration that all title deeds as initially issued remain valid and legal
- ii) Intervene to protect Wasini island which is an ancestral land to local communities from being grabbed or illegally acquired from them on account of the ongoing construction of Shimoni port
- causes the Ministry of Lands and Physical Planning to explain why it sent over 100 armed police officers to oversee and illegal and irregular surveying of the land without following due process and without meeting numerous legal requirements
- iv) Make any other recommendations it deems appropriate in the circumstances of the petition.

## Honourable Chair, I wish to remond as follows:

Wasini Island underwent a lan adjudication process in 1979 and a total of 428 titles covering 403.8 Hectares were issued under the Registered Land Act in 1984. Plot No. W/33 was among those adjudicated and titles issued.

The titles falling on Plot No. W/33 were challenged by one Sagaaf bin alawi (heir of Hassan Nassir, Mohammed Nassir and Ahmed Nassir) who claimed to have lodged a claim with the Recorder of titles Ref. No. V/590/20 over ownership of a portion of the plot in 1967.

In 1969, the Recorder of titles in the presence of all the disputing parties determined the case and awarded the land to Hassan Nassir, Mohammed Nassir and Ahmed Nassir (all deceased) under Section 7(1) of the Land Titles Act (Repealed). The Recorder of Titles clearly defined the extent of the four boundaries covering Plot No. W/33. Annexure 16 is a copy of the proceedings before the Recorder of Titles. The decision can only be challenged through a court of Law.

In 1981, Sagaaf alwy on his own behalf and on behalf of the other heirs Hassan, Mohammed and Ahmed (plaintiffs) filed Civil Suit No. 727 of 1981 at the High Court in Mombasa against the Attorney General, Mohamed Masoud and Hamadi Khalfan challenging the adjudication of land to third parties. He claimed that Plot No. W/33 belongs to the said heirs through the award by the Recorder of Titles.

During the adjudication process, Sagaaf alwy did not raise objection on the area he is raising claim (P/No. 33) as required in the Land Adjudication Act (Cap. 284).

On July 21, 1995, the High Court awarded the land to the plaintiffs and ordered the cancellation of the titles and rectification of the Register within 21 days. The judgment shows that the defendants, Mohamed Masood and did not adduce evidence in their defence although they participated in the suit throughout the hearing. Although the Attorney General was a defendant in the case, the proceedings did not show his participation on the matter. A copy of the judgement is marked annexure 17.

The court issued an order on January 15, 1997 (annexure 18) to nullify titles falling with Plot No. P.W. 33. It reiterated that the judgement of the Recorder of Titles was valid and therefore the purported adjudication and subsequent creation of plots on the aforesaid plot No. W/33 Wasini Island was null and void. Titles falling on Plot No. P.W. 33 were cancelled vide Gazette Notice No. 1948 of April, 11, 1997. A total of 68 parcels were affected covering approximately 124.7 Ha. Annexure 19 is a list of the affected titles.

On July 30, 1999, the Environment and Land Court in Mombasa issued an order to the OCPD Msambweni to provide security to enable the Government Surveyor to survey the land for issuance of title to the Plaintiffs in Civil Suit No. 727 of 1981. This was not possible due to hostility from the local community. A copy of the order of court is marked **annexure 20**.

On September 25, 2021, the County Surveyor Kwale managed to secure security and surveyed the land. The total area surveyed was about 124.7 Hactares covering the parcels falling on Plot No. V.33. However, during the Parliamentary Committee on Lands visit to Wasini on November 5, 2021, it was established that the 1999 court order used by the Surveyor and the Police to cause survey of the disputed land was expired. Section 4 (4) of the Limitation of Actions Act (Cap. 22) provides that an action may not be brought upon a judgment after the end of twelve years from the date on which the judgment was delivered.

Honourable Chair, despite the survey being undertaken, the Registry Index Map has not been prepared for registration and issuance of title since the survey was undertaken on the basis of expired court order.

5. PUBLIC PETITION NO. 063 BY HON. MISHI MBOKO, MP ON BEHALF OF RESIDENTS OF MWANANGUVUZE VILLAGE IN TIMGWANI WARD, LIKONI CONSTITUENCY REGARDING SECURING LAND CYPTERSTIP RIGHTS OF MWANANGVUZE RESIDENTS

#### Honourable Chair,

The petitioners aver that land registered as Plot No. 120 located in Mwananguvuze village in Timbwani Ward, Likoni Constituency has been their ancestral land for over 150 years as exemplified by ancient gravesites and the Mwanaguvuze mosque whose foundation stone was laid by Hon. Shariff Nassir in 1980.

They aver that when land adjudication commenced in the constituency, they were assured of securing their land rights but unknown to them, titles were issued to strangers under unclear circumstances. They claim that they are aware that one Mr. Mahesh Jatantilal Haria plans to occupy the entire land and intends to evict them. They claim that efforts to address their concerns with the relevant authorities have been futile. The Petitioners have therefore filed the petition to request the Committee to:

- i) Conduct a fact-finding mission to Mwanangvuze village to ascertain the situation on the ground
- ii) Urgently intervene to forestall the impending eviction of residents of Mwananguvuze village
- iii) Investigate the circumstances in which the said Mr. Mahesh Jatantilal Haria seeks to assume ownership of the parcel of land
- iv) Make any other recommendations it deems appropriate in the circumstances of the petition

## Honourable Chair, I wish to respond as follows:

According to our records, the subject land L.R No. MS/1/120 was initially Government land. The following subdivisions have since been registered against parcel.

Parcel No.	Area	Ownership Status	
Plot No. 1789	0.1034На.	Msa Holdings Limited	
Plot No. 1787	0.0254 На.	Abdalla Chuo Ali	
Plot No. 1788	0.0534На.	Abdalla Chuo Ali	
Plot No. 1786	Ownership details to be confirmed soonest possible		
Plot No. 1780	Ownership details to be confirmed soonest possible		

Plot MS/1/1836	0.400На.	1st owner – Nourdin Ahmed Abubakar 2nd owner – Transoil Kenya Limited Current owner – Mahesh Jaltantilal
Plot MS/1/1837	approximately 52 acres	Ownership details to be confirmed soonest possible

**Note**: Mwananguvuze villages occupy all the above parcels of land. The area is densely populated with over 400 permanent structures, graves, madrassa, markets, schools, mosques, churches. The owner of parcel MS/1/1836 (Mahesh Jaltantilal) has issued eviction notice to the residents through his lawyer.

6. PUBLIC PETITION NO. 068 BY VICTOR MWAGANDA GOGO ON BEHALF OF RESIDENTS OF KWA KADZENGO VILLAGE IN MTEPENI WARD OF KILIFI REGARDING RESOLUTION OF KWEA KADZENGO LAND DISPUTE

## Honourable Chair,

We request two more weeks to compile our response to the petition.

Honourable Chair, I submit.

Farida Karoney, EGH CABINET SECRETARY

November 19, 2021

Em null rail REPUBLIC OF KENYA DISTRICT OF LATRIPIA Land Reference No. 8036 Locality North East of Rumurut Township (Orig No Sub division No. Reference Map North A:37 5689 of section No. Total Area = 16738 Ha (Approx) Less Rifarian Alea = 34 0049 (Approx Less Road Rejerve = 48 6049 Approx Distance Metres Bearings 34.00 HQ (APPROX) 48.60 HQ APPROX A - B. B - C. C - O 1363.80 27. 117. 27 189 15 Net Area = 16655 Ha (APPROX) 43 146 1563.74 1472 21 54 E-Bdy 37 05 ZOM 317 39 7/4m LR NO 8036 M.D. KAMUNYU Hairobi 20TH FEBRUARY 2020 A.m.- Gatho Licensed Surveyor M. N. KAMUNYU for Director of Surveys F.R. No 361/32 NATIONAL YOUTH SERVICE Nairobi 20 FEBRUARY 2020 COMPS NO. 58265 Scale 1 in 100 000 Transfe by chanced DEED PLAN No. 325695 REDRAWN GOPY ON ZOLOZIZOZO Compared by Mutuga

1 /37 .

The Direct r of Veterinary tervices, Veterinary Research Laboratory, 2.0. AMEST

## The state of the s

Please refer to your letter To. 2 CK/1/VII/21, deted the 18th. Seconder, 1851.

the lan ottached to my letter No. 56681/5, anted the 12th. Jeruary, 1855, is reserved for the une of your repartment for a period of 5 years from the let. January, 1868.

for a CIAL REFERENCE.

Copy to:- The Ton. injector for Agricalture, minal Busherming and Tator Resources, ... Box

The Director of Grycys, The Officer i/c Records Note Laws

Noted Fontanto

3661

1961.

and pra-

\$

THE LAND BOARD. 10 Gbb Meeting of the Land Board was held at the Department of Lands, Government Road, Nairobi at 11.30 G.m. on 25 Government 5.9

#### ITEMS ON THE AGENDA.

36661

1. North Laikipia - L.R. No. 8036 - approximately 41,276 acres - "Kirimun".

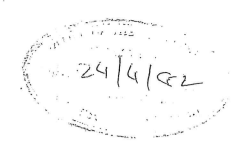
The Board took note of a statement containing details of an application made by the Permanent Secretary, Ministry of Agriculture, Animal Husbandry and Water Resources, for the above-mentioned land to be reserved permanently to the Veterinary Department for the purpose of a cattle holding ground.

The Chairman informed the Board that the application had been strongly supported by the Provincial Commissioner and the District Commissioner and that the Aberdare County Council had agreed to the proposal.

The Board recommended that this land should be reserved for the purpose of a cattle holding ground.

.

36661/11/11



## CONFIDENTIAL

OP/CA.1/34A

23rd April, 1982.

1015 36661

Hon. G.G. Kariuki, M.P., Minister for Lands and Settlement, MAIROBI.

Dear

## RE: TRANSFER OF KIRIMUN FARM TO WATIONAL YOUTH SERVICE

Please refer to various discussions concerning the transfer of Kirimun Farm to National Youth Service which has been going on since August 1981. I now feel that the subject be brought to finality.

I would like to confirm that the National Youth Service is ready to take over the farm. In this regard I would appreciate if you would instruct the Commissioner of Lands to institute the necessary facilitation for the transfer of this property.

I would also like to confirm the willingness on the part of the National Youth Service to arrange for special facilities for the Livestock Marketing Division (LMD) to obtain the necessary beholding ground for their requirements, within the complex.

Yours

# Hon. K.N.K. BIWOTT MINISTER

CO.

Hon. A.K. Magugu, Ministry of Finance, P.O. Box 30007, NAIROBI.

# CONFIDENTIAL

Hon. P.J. Ngei, Ministry of Livestock Development, P.O. Box 68228, NAIROBI.

Mr. G.W. Griffin, National Youth Service, P.O. Box 30397, The Commissioner of Lands, P.O. Box NAIROBI .

LAIKIPIA COUNTY COUNCIL

Tel. NANYUKI 2041

All correspondence to be addressed to the Clerk of the Council

LCC/ADM/36/46



P.O. Box 4 NANYUKI

8th May, 1990

The Commissioner of Lands, Department of Lands, P.O. Box 30089, NAIROBI.



TRANSFER OF KIRIMUN RANCH TO LAIKIPIA COUNTY COUNCIL AND ESTABLISHMENT OF GAME RESERVE

You may be aware that Kirimun Ranch L.R. No. 8036 was donated to Laikipia County Council for establishment of a Game Reserve by H. E. The President in 1984 during a Laikipia District Leaders delegation at state House Nakuru. Following this announcement, the Provincial Commissioner, Rift Valley, conveyed this to the Director of Tourism and Wildlife requesting him to implement the decision vide his letter Ref.: SR.GA. 22/2/Vol. III/81 dated 12th August 1985 (copy attached).

To enable the gazettement of the Ranch as a Game Reserve, I wish to earnestly request you to arrange for the Transfer of the land to Laikipia County Council.

PNW/mnn.

for.

( P. N. WAINAINA ) CLERK TO THE COUNCIL

C.C.

Director, Kenya Wildlife Services, P.O. Box 40241, NAIROBI.

Permanent Secretary, Ministry of Local Government, P.O. Box 30004,

NAIROBI.

Permanent Secretary, Office of the President, P.O. Box 30510, NAIROBI.

District Game Warden, P.O. Box 195, NANYUKI. Please refer to your minute and note that the plot in question is a vetninary reserve (Outspan), file n 3661 refers and its total area is 41276 Acs

1

LEGAL NOTICE No. 525

### THE STANDARDS ACT

(Cap. 496)

IN EXERCISE of the powers conferred by section 20 of the Standards Act, the Minister for Industry, after consultation with the National Standards Council, makes the following Regulations:—

# THE STANDARDS (NATIONAL CALIBRATION SERVICE (AMENDMENT) REGULATIONS, 1991

1. These Regulations may be cited as the Standards (National Calibration Service) (Amendment) Regulations, 1991.

L.N. 8/1984.

- 2. The Standards (National Calibration Service) Regulations are amended by deleting regulation 3 (1) and inserting the following—
  - (1) The Minister may, by notice in the Gazette, publish the categories of precision instruments, gauges and scientific apparatus which shall be calibrated by the Bureau and the notice shall state—
    - (a) the date by which the precision instruments, gauges and scientific apparatus within that category shall be calibrated;
    - (b) the Kenya Standard to be used for calibration;
    - (c) the interval between each calibration; and
    - (d) the fee to be paid for the calibration.

Made on the 8th October, 1991.

J. KYALO, Minister for Industry.

LEGAL NOTICE No. 526

# THE WILDLIFE (CONSERVATION AND MANAGEMENT) ACT

(Cap. 376)

IN EXERCISE of the powers conferred by section 18 (1) of the Wildlife (Conservation and Management) Act, the Minister for Tourism and Wildlife, after consultation with the County Council of Laikipia, declares that the area of land described in the Schedule shall be a National Reserve to be known as the Laikipia National Reserve.

#### SCHEDULE

### THE LAIKIPIA NATIONAL RESERVE

All that area of land measuring 165 square kilometres approximately, situated north-east of Rumuruti Town in Laikipia District of Rift Valley Province, the boundaries which are

18)/3/66)

more particularly delineated, edged purple on Boundary Plan No. 216/57 which is signed, sealed and deposited at Survey of Kenya Records office, Nairobi and copy of which may be inspected ed at the office of the Director, Kenya Wildlife Service, Nairobi.

Made on 16th October, 1991.

N. K. NGALA, Minister for Tourism and Wildlife.

LEGAL NOTICE No. 527

## THE RENT RESTRICTION ACT

(Cap. 296)

IN EXERCISE of the powers conferred by section 36 (1) of the Rent Restriction Act, the Minister for Lands and Housing makes the following Regulations:—

# THE RENT RESTRICTION (AMENDMENT) REGULATIONS, 1991

1. These Regulations may be cited as the Rent Restriction (Amendment) Regulations, 1991, and shall be deemed to have come into operation on the 4th November, 1991.

2. The Renk Restriction Regulations are amended by delering the Schedule of fees and inserting the following new Schedule—

#### SCHEDULE OF FEED

OF TEE	
	(r. 5)
L Pagett	
1. For filing an application under Order XXV of the	
Civil Procedure Rules	
	100
2. For filing all other applications	
and office applications	60
	33
3. On instituting proceedings for arrears of rent where	
the sum involved is—	
	•
(i) less than: Sh. 1,060	100
(5)	120
(ii) more than Sh. 1:000 but less than Sh. 5:000	220
(iii) over Sh 5 000	220
(iii) over Sh. 5,000	370
4. For inspecting or viewing premises at the request of	
a party	
a party	150
5 For making in a	
5. For making certified copy of proceedings or any	
document connected with the complaint	
(Defended to the state of the s	
(i) for the first folio of 100 words	40
(ii) for each subsequent folio	40
(1) for carri superdigit 10/10	20
2 H	155.15
6. For issue of hearing notice	-0
	50

180/3666)

£36661

Telegone: Natiobi (18899) REGISTERED REGISTERED P.O. BOX 301 NATIONAL YOUTH SERV ICE, P.O. BOX 30397, NAIROBI. Ref. No. 30397, NAIROBI. Ref. No. 3036 - MARMAR SUB UNIT (LAIRFEA)  SIR(s)/MADAM, EME.No. 9036 - MARMAR SUB UNIT (LAIRFEA)  LETTER OF ALLOTMENT  I have the honour to inform you that the Government, on behalf of County Council, hereby offers you a grant of the above plot shown edged red on a subject to your formal written acceptance of to following conditions and to the payment of the charges as prescribed hereunders.  AREA. 41276 Acreshectares (approximately).  TERM: 99 years from the 1.7.1999  STAND PREMIUM: Sh. Nil ANNUAL RENT: Sh. Peppercorn  GENERAL: This Letter of Allotment is subject to, and the grant will be made und the provisions of, the Government Lands Act (Cap. 280 of the Revis Edition the Laws of Kenya) and title will be issued under the Registratic of Titles Act (Cap. 281) or the Registered Land Act (Cap. 300).  SPECIAL CONDITIONS: See attached.  2. I should be glad to receive your acceptance of the attached conditions together with analysis cheque for the amount as set out below within thirty (30) days of the postmarl  Sh.  Stand Premium  Rent from 1.7.1999 to 31.212.1999  Conveyancing Fees Registration Fees Registration Fees Rates On demand Stamp Duty Survey Fees Road and Road Drains  Others	*	KEPUBLI			
NATIONAL YOUTH SERV ICE, P.O. BOX 30397, NAIROBL. 9th July 19.  NAIROBL. 9th July 19.  Ref. 245338/8  Sir(s)/Madam, Even. 9036 - Marmar Sub Unit (Lairfea)  Letter of Allotment  I have the honour to inform you that the Government, on behalf of County Council, hereby offers you a grant of the above plot shown edged red on a sattached plan No. subject to your formal written acceptance of a following conditions and to the payment of the charges as prescribed hereunders.  AREA. 41276. Acreshectares (approximately).  Term: 99 years from the 1.7.1999  STAND PREMIUM: Sh. Nil Subject to adjustment on survey, be there is no claim for reduction in area survey.  General: This Letter of Allotment is subject to, and the grant will be made und the provisions of, the Government Lands Act (Cap. 280 of the Revise Edition the Laws of Kenya) and title will be issued under the Registration of Titles Act (Cap. 281) or the Registered Land Act (Cap. 300).  Special Conditions: See attached.  2. I should be glad to receive your acceptance of the attached conditions together with canadary's cheque for the amount as set out below within thirty (30) days of the postmart Sh.  Stand Premium  Rent from 1.7.1999 to 31.22.1999  Conveyancing Fees  Registration Fees  Registration Fees  Rates On demand  Survey Fees  Road and Road Drains	Telegrams: "LANDS", Nairobi			DEPARTM	IENT OF LAND
P.O. BOX 30397, NAIROBI.  Ref. 145,338/8  Sir(s)/MADAM,  LETTER OF ALLOTMENT.  I have the honour to inform you that the Government, on behalf of County Council, hereby offers you a grant of the above plot shown edged red on a attached plan No.  subject to your formal written acceptance of the following conditions and to the payment of the charges as prescribed hereunders.  AREA.  41276. Acreshectares (approximately).  TERM:  99.  STAND PREMIUM: Sh.  ANNUAL RENT: Sh.  Peppercorn  Stand Premium: Sh.  Peppercorn  ANNUAL RENT: Sh.  Peppercorn  Special Conditions: See attached.  2. I should be glad to receive your acceptance of the attached conditions together with particular services.  Stand Premium  Rent from  1.7.1999  L250.00  Registration Fees  Registration Fees  Registration Fees  Rates  On demand  Stamp Duty  Survey Fees  Road and Road Drains  1.994  AMRHAR SUB UNIT (LAIKITEA)  9th July  1,19  1,19  1,19  1,19  1,19  1,19  1,19  1,19  1,19  1,19  1,19  1,19  1,19  1,19  1,19  1,19  1,2  1,19  1,2  1,2			ISTERED	P	O. Box 3008
NAIROBI.  Ref. 216338/8  Sir(s)/Madam, Level No. 2036 - Marhar Sub Unit (Laikfeed)  Leffer Of Allotment  I have the honour to inform you that the Government, on behalf of County Council, hereby offers you a grant of the above plot shown edged red on a subject to your formal written acceptance of the following conditions and to the payment of the charges as prescribed hereunders.  Area. 41276 Acreshectares (approximately).  Term: 99 years from the 1.7.1999  Stand Premium: Sh. Nil Subject to adjustment on survey, be there is no claim for reduction in area of survey.  General: This Letter of Allotment is subject to, and the grant will be made under the provisions of, the Government Lands Act (Cap. 280 of the Revise Edition the Laws of Kenya) and title will be issued under the Registration of Titles Act (Cap. 281) or the Registered Land Act (Cap. 300).  Special Conditions: See attached.  2. I should be glad to receive your acceptance of the attached conditions together wind panker's cheque for the amount as set out below within thirty (30) days of the postmart converging fees  Registration Fees  Registration Fees  Registration Fees  Rates On demand  Stamp Duty  Survey Fees  Road and Road Drains  "		ERV ICE,	é.		NAIROE
SIR(s)/MADAM, EER No. 2036 - MARHAR SUB UNIT (LAIKFEA)  LETTER OF ALLOTMENT  I have the honour to inform you that the Government, on behalf of		8		9th July	19
SIR(s)/MADAM, EER No. 2036 - MARHAR SUB UNIT (LAIKFEA)  LETTER OF ALLOTMENT  I have the honour to inform you that the Government, on behalf of	Ref. 215338/8	· ·	, ,	•	
I have the honour to inform you that the Government, on behalf of County Council, hereby offers you a grant of the above plot shown edged red on a subject to your formal written acceptance of the following conditions and to the payment of the charges as prescribed hereunders.  AREA. 41276. Acreshectares (approximately).  TERM: 99 years from the 1.7.1999  STAND PREMIUM: Sh. Nil Subject to adjustment on survey, be there is no claim for reduction in area of survey.  GENERAL: This Letter of Allotment is subject to, and the grant will be made under the provisions of, the Government Lands Act (Cap. 280 of the Revise Edition the Laws of Kenya) and title will be issued under the Registration of Titles Act (Cap. 281) or the Registered Land Act (Cap. 300).  SPECIAL CONDITIONS: See attached.  2. I should be glad to receive your acceptance of the attached conditions together with anaker's cheque for the amount as set out below within thirty (30) days of the postmart Sh.  Stand Premium	Sir(s)/Madam.	No. 9036 - MA	RHAR SUB	UNIT (LAIKÉE	A)
I have the honour to inform you that the Government, on behalf of  County Council, hereby offers you a grant of the above plot shown edged red on a stached plan No.  Subject to your formal written acceptance of the following conditions and to the payment of the charges as prescribed hereunders.  AREA. 41276. Acreshectares (approximately).  TERM: 99 years from the 1.7.1999  STAND PREMIUM: Sh. Nil ANNUAL RENT: Sh. Peppercorn  Subject to adjustment on survey, be there is no claim for reduction in area survey.  GENERAL: This Letter of Allotment is subject to, and the grant will be made under the provisions of, the Government Lands Act (Cap. 280 of the Revise Edition the Laws of Kenya) and title will be issued under the Registration of Titles Act (Cap. 281) or the Registered Land Act (Cap. 300).  SPECIAL CONDITIONS: See attached.  2. I should be glad to receive your acceptance of the attached conditions together with the provision of the amount as set out below within thirty (30) days of the postmark of the form 1.7.1999 to 31.512. 1999  Conveyancing Fees  Registration Fees  Registration Fees  Rates On demand  Stamp Duty  Survey Fees  Road and Road Drains  The Conveyance of the attached conditions together within thirty (30) days of the postmark o		> LEFTER OF	ALLOTME	NT.	
County Council, hereby offers you a grant of the above plot shown edged red on a sattached plan No. subject to your formal written acceptance of a subject to your formal written acceptance of the charges as prescribed hereunders.  AREA. 41276 Acreshectares (approximately).  TERM: 99 years from the 1.7.1999  STAND PREMIUM: Sh. Nil Subject to adjustment on survey, be there is no claim for reduction in area of survey.  GENERAL: This Letter of Allotment is subject to, and the grant will be made under the provisions of, the Government Lands Act (Cap. 280 of the Revise Edition the Laws of Kenya) and title will be issued under the Registration of Titles Act (Cap. 281) or the Registered Land Act (Cap. 300).  SPECIAL CONDITIONS: See attached.  2. I should be glad to receive your acceptance of the attached conditions together with your converse of the amount as set out below within thirty (30) days of the postmark.  Sh. Stand Premium Sh. Stand Premium 250.00  Registration Fees 250.00  Registration Fees 250.00  Rates On demand 20.00  Survey Fees 20.00  Road and Road Drains The subject to your acceptance of the attached conditions together within thirty (30) days of the postmark.	I have the honour to in				•••••••••••••••••••••••••••••••••••••••
subject to your formal written acceptance of the following conditions and to the payment of the charges as prescribed hereunders.  AREA. 41276 Acreshectares (approximately).  TERM: 99 years from the 1.7.1999  STAND PREMIUM: Sh. Nil Subject to adjustment on survey, be there is no claim for reduction in area a survey.  GENERAL: This Letter of Allotment is subject to, and the grant will be made under the provisions of, the Government Lands Act (Cap. 280 of the Revise Edition the Laws of Kenya) and title will be issued under the Registration of Titles Act (Cap. 281) or the Registered Land Act (Cap. 300).  SPECIAL CONDITIONS: See attached.  2. I should be glad to receive your acceptance of the attached conditions together with panker's cheque for the amount as set out below within thirty (30) days of the postmark of the form 1.7.1999 to 31.212.1999  Conveyancing Fees 1.250.00  Rates On demand Stamp Duty 20.00  Survey Fees Road and Road Drains 1.					
following conditions and to the payment of the charges as prescribed hereunders.  AREA. 41276 Acreshectares (approximately).  TERM: 99 years from the 1.7.1999  STAND PREMIUM: Sh. Nil  ANNUAL RENT: Sh. Peppercorn  GENERAL: This Letter of Allotment is subject to, and the grant will be made und the provisions of, the Government Lands Act (Cap. 280 of the Revise Edition the Laws of Kenya) and title will be issued under the Registration of Titles Act (Cap. 281) or the Registered Land Act (Cap. 300).  SPECIAL CONDITIONS: See attached.  2. I should be glad to receive your acceptance of the attached conditions together with panker's cheque for the amount as set out below within thirty (30) days of the postmark Sh.  Stand Premium  Rent from 1.7.1999 to 31.212.1999  Conveyancing Fees  Registration Fees  Registration Fees  Rates  On demand  Stamp Duty  Survey Fees  Road and Road Drains  1.7.1999  Together the charges as prescribed hereunders.  Subject to adjustment on survey, be there is no claim for reduction in area of survey.  Subject to adjustment on survey, be there is no claim for reduction in area of survey.  Subject to adjustment on survey, be there is no claim for reduction in area of survey.  Subject to adjustment on survey, be there is no claim for reduction in area of survey.  Subject to adjustment on survey, be there is no claim for reduction in area of survey.  Subject to adjustment on survey, be there is no claim for reduction in area of survey.					
AREA. 41276 Acreshectares (approximately).  Term: 99 years from the 1.7.1999  STAND PREMIUM: Sh. Nil Subject to adjustment on survey, be there is no claim for reduction in area survey.  GENERAL: This Letter of Allotment is subject to, and the grant will be made und the provisions of, the Government Lands Act (Cap. 280 of the Revise Edition the Laws of Kenya) and title will be issued under the Registration of Titles Act (Cap. 281) or the Registered Land Act (Cap. 300).  SPECIAL CONDITIONS: See attached.  2. I should be glad to receive your acceptance of the attached conditions together with banker's cheque for the amount as set out below within thirty (30) days of the postmark Sh.  Stand Premium  Rent from 1.7.1999 to 31.212.1999  Conveyancing Fees 250.00  Rates On demand 51.20.00  Survey Fees  Road and Road Drains "					
STAND PREMIUM: Sh. Nil  ANNUAL RENT: Sh. Peppercorn  GENERAL: This Letter of Allotment is subject to, and the grant will be made und the provisions of, the Government Lands Act (Cap. 280 of the Revise Edition the Laws of Kenya) and title will be issued under the Registration of Titles Act (Cap. 281) or the Registered Land Act (Cap. 300).  SPECIAL CONDITIONS: See attached.  2. I should be glad to receive your acceptance of the attached conditions together with an acreptance of the amount as set out below within thirty (30) days of the postmark of the same of the amount as set out below within thirty (30) days of the postmark of the same of the attached conditions together with an acreptance of the attached conditions together with the same of the amount as set out below within thirty (30) days of the postmark of the same of the attached conditions together with the same of the attache	ollowing conditions and t	to the payment	or the charge	es as prescribed	Heleunder.
STAND PREMIUM: Sh. Nil  ANNUAL RENT: Sh. Pepper corn  General: This Letter of Allotment is subject to, and the grant will be made und the provisions of, the Government Lands Act (Cap. 280 of the Revise Edition the Laws of Kenya) and title will be issued under the Registration of Titles Act (Cap. 281) or the Registered Land Act (Cap. 300).  Special Conditions: See attached.  2. I should be glad to receive your acceptance of the attached conditions together with boanker's cheque for the amount as set out below within thirty (30) days of the postmark Sh.  Stand Premium  Rent from 1.7.1999 to 31.212.1999  Conveyancing Fees  Registration Fees  Registration Fees  Rates On demand  Stamp Duty  Survey Fees  Road and Road Drains  Subject to adjustment on survey, by there is no claim for reduction in area of the survey.					c *0
Annual Rent: Sh. Peppercorn   there is no claim for reduction in area of survey.  General: This Letter of Allotment is subject to, and the grant will be made und the provisions of, the Government Lands Act (Cap. 280 of the Revise Edition the Laws of Kenya) and title will be issued under the Registration of Titles Act (Cap. 281) or the Registered Land Act (Cap. 300).  Special Conditions: See attached.  2. I should be glad to receive your acceptance of the attached conditions together with branker's cheque for the amount as set out below within thirty (30) days of the postmark Sh.  Stand Premium  Rent from 1.7.1999 to 31.212.1999  Conveyancing Fees  Registration Fees  Rates On demand  Stamp Duty  Survey Fees  Road and Road Drains	Term: 99	years	from the	1.7.1999	
Annual Rent: Sh. Peppercorn   there is no claim for reduction in area of survey.  General: This Letter of Allotment is subject to, and the grant will be made und the provisions of, the Government Lands Act (Cap. 280 of the Revise Edition the Laws of Kenya) and title will be issued under the Registration of Titles Act (Cap. 281) or the Registered Land Act (Cap. 300).  Special Conditions: See attached.  2. I should be glad to receive your acceptance of the attached conditions together with branker's cheque for the amount as set out below within thirty (30) days of the postmark Sh.  Stand Premium  Rent from 1.7.1999 to 31.212.1999  Conveyancing Fees  Registration Fees  Rates On demand  Stamp Duty  Survey Fees  Road and Road Drains	STAND PREMIUM: Sh	Nil	Subject	t to adjustment of	n survey, but
GENERAL: This Letter of Allotment is subject to, and the grant will be made und the provisions of, the Government Lands Act (Cap. 280 of the Revise Edition the Laws of Kenya) and title will be issued under the Registration of Titles Act (Cap. 281) or the Registered Land Act (Cap. 300).  Special Conditions: See attached.  2. I should be glad to receive your acceptance of the attached conditions together with banker's cheque for the amount as set out below within thirty (30) days of the postmark Sh.  Stand Premium  Rent from 1.7.1999 to 31.212.1999  Conveyancing Fees 250.00  Registration Fees 250.00  Rates On demand 20.00  Survey Fees Road and Road Drains	ANATIAN DESTE Ch	Peppercorn	there is	no claim for reduc	ction in area or
the provisions of, the Government Lands Act (Cap. 280 of the Revise Edition the Laws of Kenya) and title will be issued under the Registration of Titles Act (Cap. 281) or the Registered Land Act (Cap. 300).  Special Conditions: See attached.  2. I should be glad to receive your acceptance of the attached conditions together with banker's cheque for the amount as set out below within thirty (30) days of the postmark Sh.  Stand Premium  Rent from 1.7.1999 to 31.212.1999  Conveyancing Fees 1,250.00  Registration Fees 250.00  Rates On demand 20.00  Survey Fees Road and Road Drains 1	ANNUAL RENT. SIL			survey.	,
Sh.   Stand Premium	the provision the Edition the	ons of, the Gove Laws of Kenya)	ernment Land and title will	ls Act (Cap. 280 of the issued under the	of the Revised ne Registration
Stand Premium       —         Rent from       1.7.1999       to 31.21.1999         Conveyancing Fees       1,250.00         Registration Fees       250.00         Rates       On demand         Stamp Duty       20.00         Survey Fees       —         Road and Road Drains       I	the provision Edition the of Titles A Special Conditions: 2. I should be glad to r	cons of, the Gove Laws of Kenya) act (Cap. 281) of See attached.	ernment Land ) and title will or the Register  ptance of the a	Is Act (Cap. 280 of be issued under the ered Land Act (Captage of the ered of	of the Revised the Registration Cap. 300).
Rent from       1.7.1999       to       31.212.1999       -         Conveyancing Fees       1.250.00         Registration Fees       250.00         Rates       On demand       -         Stamp Duty       20.00         Survey Fees       -         Road and Road Drains       -	the provision Edition the of Titles A Special Conditions: 2. I should be glad to r	cons of, the Gove Laws of Kenya) act (Cap. 281) of See attached.	ernment Land ) and title will or the Register  ptance of the a	Is Act (Cap. 280 of be issued under the ered Land Act (Captage of the ered of	of the Revised the Registration Cap. 300).
Rent from       1.7.1999       to       31.212.1999       -         Conveyancing Fees       1.250.00         Registration Fees       250.00         Rates       On demand       -         Stamp Duty       20.00         Survey Fees       -         Road and Road Drains       -	the provision Edition the of Titles A Special Conditions: 2. I should be glad to r	cons of, the Gove Laws of Kenya) act (Cap. 281) of See attached.	ernment Land ) and title will or the Register  ptance of the a	ls Act (Cap. 280 of be issued under the ered Land Act (Cap. 280 of being attached condition hirty (30) days of	of the Revised the Registration Cap. 300).  s together with the postmark:
Conveyancing Fees 1,250.00  Registration Fees 250.00  Rates On demand 20.00  Stamp Duty 20.00  Survey Fees Road and Road Drains 1.	the provision Edition the of Titles A SPECIAL CONDITIONS:  2. I should be glad to reparker's cheque for the amount of the conditions.	cons of, the Gove Laws of Kenya) act (Cap. 281) of See attached.	ernment Land ) and title will or the Register  ptance of the a	ls Act (Cap. 280 of be issued under the ered Land Act (Cap. 280 of being attached condition hirty (30) days of	of the Revised the Registration Cap. 300).  s together with the postmark:
Registration Fees	the provision Edition the Edition the of Titles A Special Conditions:  2. I should be glad to repander's cheque for the amount of the Edition	ons of, the Gove Laws of Kenya) act (Cap. 281) of See attached. receive your acce yount as set out be	ernment Land and title will or the Regist  ptance of the a below within t	ls Act (Cap. 280 of be issued under the ered Land Act (Cap. 280 of be issued under the ered Land Act (Cap. 280 of be issued under the ered Land Act (Cap. 280 of be issued under the ered Land Act (Cap. 280 of be issued under the ered Land Act (Cap. 280 of be issued under the ered Land Act (Cap. 280 of the ered Land Act	of the Revised Registration Cap. 300).  s together with the postmark:
Rates On demand 20.00  Stamp Duty 20.00  Survey Fees Road and Road Drains "	the provision Edition the Edition the of Titles A SPECIAL CONDITIONS:  2. I should be glad to reparker's cheque for the amount of the Edition	ons of, the Gove Laws of Kenya) act (Cap. 281) of See attached.  See attached.  See attached.  Second as set out be accepted as a set out be accepted as a set out be accepted as set out be accepted as set out be accepted as a s	ernment Land and title will or the Regist  ptance of the a below within t	ls Act (Cap. 280 of be issued under the ered Land Act (Cap. 280 of be issued under the ered under t	of the Revised the Registration Cap. 300).  s together with the postmark:
Stamp Duty	the provision Edition the of Titles A Special Conditions:  2. I should be glad to reparker's cheque for the amount of the Edition of Titles A Special Conveyancing Fees	ons of, the Gove Laws of Kenya) Act (Cap. 281) of See attached.  The second second second as set out be seen	emment Land and title will or the Register ptance of the acceptance of the acceptance within the color withi	ls Act (Cap. 280 c be issued under the ered Land Act (Cap. 280 c attached condition hirty (30) days of Sh	of the Revised Registration Cap. 300).  s together with the postmark:
Survey Fees  Road and Road Drains  "	the provision Edition the Edition the Of Titles A Special Conditions:  2. I should be glad to reparker's cheque for the amount of the Edition	ons of, the Gove Laws of Kenya) Act (Cap. 281) of See attached.  ecceive your acces count as set out be 299 to 31	ernment Land and title will or the Register ptance of the relow within the release within the relow within the release within th	ls Act (Cap. 280 c be issued under the ered Land Act (Cap. 280 c attached condition hirty (30) days of Sh	of the Revised Registration Cap. 300).  s together with the postmark:
Road and Road Drains "	the provision Edition the Edition the Of Titles A Special Conditions:  2. I should be glad to reparker's cheque for the amount of the Edition	ons of, the Gove Laws of Kenya) Act (Cap. 281) of See attached.  ecceive your acces count as set out be 299 to 31	ernment Land and title will or the Register ptance of the relow within the release within the relow within the release within th	ls Act (Cap. 280 c be issued under the ered Land Act (Cap. 280 c attached Land Act (Cap. 280 c attached condition hirty (30) days of Shannand Land Land Land Land Land Land Lan	of the Revised Registration Cap. 300).  s together with the postmark:
$\sim 1 - \infty^{-1}$	the provision Edition the Edition the of Titles A Special Conditions:  2. I should be glad to reparker's cheque for the amount of the Edition	cons of, the Gove Laws of Kenya) act (Cap. 281) of See attached.  The eccive your accessor as set out be accessed to the second as set out be accessed to the second accessor	ernment Land and title will or the Register ptance of the received within the received	ls Act (Cap. 280 c be issued under the ered Land Act (Cap. 280 c attached Land Act (Cap. 280 c attached condition hirty (30) days of Shannand Land Land Land Land Land Land Lan	of the Revised Registration Cap. 300).  s together with the postmark:
Others	the provision Edition the of Titles A SPECIAL CONDITIONS:  2. I should be glad to reparker's cheque for the amount of the second	cons of, the Gove Laws of Kenya) Act (Cap. 281) of See attached.	ernment Land and title will or the Register prance of the relow within the	ls Act (Cap. 280 c be issued under the ered Land Act (Cap. 280 c attached Land Act (Cap. 280 c attached condition hirty (30) days of Shannand Land Land Land Land Land Land Lan	of the Revised Registration Cap. 300).  s together with the postmark:
	the provision Edition the of Titles A SPECIAL CONDITIONS:  2. I should be glad to reparker's cheque for the amount of the second	cons of, the Gove Laws of Kenya) Act (Cap. 281) of See attached.	ernment Land and title will or the Register prance of the relow within the	ls Act (Cap. 280 c be issued under the ered Land Act (Cap. 280 c attached Land Act (Cap. 280 c attached condition hirty (30) days of Shannand Land Land Land Land Land Land Lan	of the Revised Registration Cap. 300).  s together with the postmark:
	the provision Edition the of Titles A SPECIAL CONDITIONS:  2. I should be glad to reparker's cheque for the amount of the second	cons of, the Gove Laws of Kenya) Act (Cap. 281) of See attached.	ernment Land and title will or the Register prance of the relow within the	ls Act (Cap. 280 c be issued under the ered Land Act (Cap. 280 c attached Land Act (Cap. 280 c attached condition hirty (30) days of Shannand Land Land Land Land Land Land Lan	of the Revised Registration Cap. 300).  s together with the postmark:
	the provision Edition the of Titles A SPECIAL CONDITIONS:  2. I should be glad to reparker's cheque for the amount of the second	cons of, the Gove Laws of Kenya) Act (Cap. 281) of See attached.	ernment Land and title will or the Register prance of the relow within the	ls Act (Cap. 280 c be issued under the ered Land Act (Cap. 280 c attached Land Act (Cap. 280 c attached condition hirty (30) days of Shannand Land Land Land Land Land Land Lan	of the Revised Registration Cap. 300).  s together with the postmark:
Receipt No	the provision Edition the of Titles A SPECIAL CONDITIONS:  2. I should be glad to reparker's cheque for the amount of the second	cons of, the Gove Laws of Kenya) Act (Cap. 281) of See attached.  Receive your acce acount as set out be demand  demand	ernment Land and title will or the Register phance of the abelow within the color within th	ls Act (Cap. 280 c be issued under the red Land Act (Cap. 280 c cap. 280 c cap. 250 c ca	of the Revised Registration Cap. 300).  s together with the postmark:
Total Sh. 1,520.00	the provision Edition the of Titles A SPECIAL CONDITIONS:  2. I should be glad to reparker's cheque for the amount of the second	cons of, the Gove Laws of Kenya) Act (Cap. 281) of See attached.  Receive your acce acount as set out be demand  demand	ernment Land and title will or the Register phance of the abelow within the color within th	ls Act (Cap. 280 c be issued under the red Land Act (Cap. 280 c cap. 280 c cap. 250 c ca	of the Revised Registration Cap. 300).  s together with the postmark:
	the provision Edition the of Titles A SPECIAL CONDITIONS:  2. I should be glad to reparker's cheque for the amount of the second	cons of, the Gove Laws of Kenya) Act (Cap. 281) of See attached.  Receive your acce acount as set out be demand  demand	ernment Land and title will or the Register ptance of the recommendation of the recommen	ls Act (Cap. 280 c be issued under the red Land Act (Cap. 280 c cap. 250. Cap. 250. Cap. 250. Cap. 250. Cap. 250. Cap. 250. Cap. Cap. Cap. Cap. Cap. Cap. Cap. Cap	of the Revised Registration Cap. 300).  Is together with the postmark:  1.  1.  1.  1.  1.  1.  1.  1.  1.  1

If acceptance and payment respectively are not received within the said thirty (30) days from the date hereof the offer herein contained will be considered to have lapsed.

If the above plot is still unsurveyed at the time you commence building you should exercise the greatest care to ensure that any building or other works are contained within the boundaries of the plot for should you inadvertently overstep the aforesaid boundaries the cost of removal and reconstruction must be borne by you.

The issue of the Government grant or lease will be undertaken as soon as circumstances permit.

Your full name(s) in BLOCK LETTERS should be given for the purpose of the gram which will be submitted later to you. The attached special conditions form part of the offerwhich should be accepted in writing. The Government shall not accept any liability whatsoever in the event of prior commitment or etheriwise.

> I have the honour to be, Sir(s)/Madam. Your obedient servant,

Authority: Government

M. M. KANAKE (MISS),

for Commissioner of Lands

P/S Treasury of P.O. Box 30007, Nairobi у то: P/S Ministry of Lands and Settlement, Nairobi

The Director of Surveys, Nairobi.

The Town Clerk:

The Clerk to the Council, County Council of \_\_\_\_Laikipia\_

The District Commissioner. Laikipia

The Director of Physical Planning, Nairobi.

Laikipia District Land Officer.

O/C Land Rents.

Rates Assistant.

The Accountant.

O/C Records. av

Senior Plan Record Officer.

Plot File.

174/3661

GPK (L)



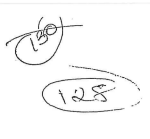


## SPECIAL CONDITIONS

- 1. No further buildings shall be erected on the land nor shall additions or external alterations been made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the Local Authority. The Commissioner of Lands shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.
- The Grantee shall maintain in good and substantial repair and conditions all buildings at any time erected on the land.
- The land and buildings shall only be used for National Youth Service Camps/Units and Sub Units.
- 4. The buildings shall not cover more than fifty per centum of the area of the land or such lesser area as may be laid down by the Local Authority in its by-laws.
- The Grantee shall not subdivide the land without the prior written consent of the Commissioner of Lands.
- The Cantee shall not sell, transfer sublet charge or part with the possession of the land or any part thereof without the prior written consent of the Commissioner of Lands.
- 7. The Grantee shall pay such rates taxes charges duties assessments or outgoings of whatever description as may be imposed charged or assessed by any Government or Local Authority upon the land or the buildings erected thereon including any contribution or other sum paid by Commissioner of Lands in lieu thereof.
- S. The Commissioner of Lands or such persons or authority as may be appointed for the ourpose shall the right to enter upon the land and lay and have access to enter mains service pipes and drains telephone or telegraph wires and electric mains of all descriptions whether overhead or underground. The Grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of main or service pipes or telephone or telegraph wires and electric mains.
- 3. The Commissioner of lands reserves the right to revise the annual ground rent payable hereunder an 31st December, 1998 and thereafter at the expiration of every ten years of the term.

.





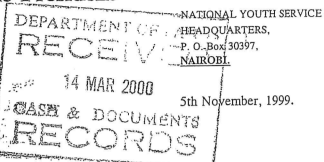
Office of the President

Telegrams: "VIJA NA", Nairobi

Telephone: Nairobi 802521/2/3/4/5/67

When replying please quote Ref. No. NYS/CONF/ADM/19/(24)

and date



The Commissioner of Lands, P. O. Box 30089, NAIROBI.

Dear Sir,

## LETTERS OF ALLOTMENTS FOR NYS CAMPS

Your letters of allotments Ref. Nos;209263/B, 215338 of 28th June, 9th July ,30th, 31st August and 22nd December, 1999 refers.

We accept the attached conditions and the charges prescribed and a cheque No.151084 of 7/3/2000 enclosed.

#### UNIT/CAMP

## REFERENCE NO. AMOUNT KSHS.

				M1/340011.
-	1. NYS Lambwe Development Camp	Lambwe West		1110000
		'A' 287	3,624/=	
	2. NYS Training College, Gilgil	209163/B	3,624/=/	
	3. Public Purpose Gilgil	209163/B	3,624/=//	$\infty$ i \
	4. NYS primary School, Gilgil	209163/B	6,074/=	541 J
	5. NYS Training centre, Mombasa	2091.63/B	3,624/=	
	6. NYS Church Site, Mombasa	209163/B	6,074/=	
	7. NYS health Centre	209163/B	6,074/=	
	8. Site for Mosque	209163/B	6,074/= \\[	MILLEN
	9. NYS Social hall, Mombasa	209163/B	6,074/=	11/2/200
	10. NYS Nursery School, Mombasa	209163/B	6,074/=	19/1//
	11. Existing Baptist Church Mombasa	209163/B	6,074/=	
	12. Existing NYS Primary School Msa.	209163/B	3,624/=	- 3/1
3	$\Lambda$ . $\Lambda$		(9) /1 2 Miles	The above
Fi	) al a // amilla - il a		6/100	The contract of
10	see attentiles my munt		po	113/05/2000 -
	The attaches and munt		Tocal	13/05/0
f	ile a sur pay		Co grade	
S	the above tiles payment.		Clip so	20
V	(Res 19) (3)	TD.*	1 south	
1	Irraw Joylo Jeo	La <sup>c</sup>		
,	ii. I nun o zor i 12 mar - 1		,	

13. NYS Shopping Centre Momb	pasa 209163/B	3,624/=
14. NYS Secondary School Mom	ıbasa 🗸 209163/B	3,624/=
15. Existing NYS Sport Ground	209163/B	3,624/=
16. NYS Camp Hindi Lamu 🕅	215338/9	1,520/=
17. NYS Farming Unit - Witu ~	215358/15	3,672/=
18. NYS Marmar Sub Unit	L.R No.8036 -	1,520/=
19. Kirimun Field Unit	L.R No.8052(R)	1,520/=

Please make urgent arrangements to prepare the lease for Lambwe and the idents for Kirimun/Marmar to facilitate the issuance of the Title Deeds as they are surveyed.

Yours faithfully

A. G. A. Too, For: Director,

NATIONAL YOUTH SERVICE.

Encl.

776 (3606) (L)

SALE NO. 1

TRIPLICATE 522453

## DEPARTMENT OF LANDS

## FEE RECEIPT

Station		26	
	Nature of Fee	Sh.	cts.
Received from	Certificate of Title Registration Search Certificate Opening New Register Attestation Inspection Copying	250	<b>5</b> 1
	Conveying/Preparation	1357	
Cash sythe sum of			
Cheque	Survey Fees		
hillings / / / / / / / / / / / / / / / / / / /	Rent		
A second second description	Stand Premium	-	
	Stamp Duty	20	
i(S	Land Adjudication Fees		
es per marginal statement nature of tran-			· 
saction	Deposits	1773	446
AME Allanda Salah	1 · · · · · ·		
Title Number			i
for COMMISSIONER OF LANDS	TOTAL KSh.	1520	

Tel: NANYUKI 22385/6

All convergence to the council 

LCC/CONF/ADM/36/Vol. II/56

6th September, 2000

RO. BOX 4

NANYUXI

The Commissioner of Lands, P.O. Box 30089, NAIROBI.

#### RE: KIRIMON NATIONAL RESERVE

We refer to Kenya Wildlife Service letter Ref. No. KWS/NR/31 of 8th August, 2000 and our numerous previous correspondence.

Kindly issue to us the letter of allotment for Kirimon National Reserve so that we can confidently initiate conservational projects within the Reserve.

OAF/mnn.

CLERK TO COUNCIL

c.c.

Permanent Secretary, Minsitry of Local Authorities, P.O. Box 30004, NAIROBI.

The Director, Kenya Wildlife Service, P.O. Box 40241, NAIROBI.

•

.

.

.

•



P.O. BOX 40241 , NAIROBI, KENYA. TELEPHONE: (254 2) 501081 /082, 602345,506671-4 FACSIMILE: (254 2) 505866, 501752.

E-MAIL: kws@kws.org WEBSITE: www.kws.org

Ref: KWS/NR/31

8th August, 2000

The Commissioner of Landse P.O.Box 30089

NAIROBI

CHIEF

DAd

lab us discus

RE: KIRIMON NATIONAL RESERVE

I am in receipt of a copy of a letter Ref.LCC/CONF/ADM/36/Vol.II dated 2<sup>nd</sup>August, 2000 addressed to you and copied to this office among others and I wish to inform you that your letter of allotment Ref.215338/8 dated 9<sup>th</sup> July, 1999 in respect of L.R. No.8036 was erroneously issued since it covers the gazetted Kirimon National Reserve.

You are therefore requested to cancel this erroneous allocation as soon as possible to ensure that Kirimon remains a conservation area.

J.M.Mburugu For: DIRECTOR

C.C. The Clerk to Council

Laikipia County Council

P.O.Box 4

NANYUKI – your above quoted letter refers.

The Permanent Secretary Ministry of Lands P.O.Box 30450 NAIROBI

The Permanent Secretary Ministry of Local Authorities P.O.Box 30004 NAIROBI Slockes.

Slockes.

Slockes.

Slockes.

And we have fule

215338 - and

Correspondence or fule

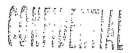
Correspondence or fule

Varioner Nother

Varioner Nother

Commissioner of the Africe 8/8/00









## OFFICE OF THE PRESIDENT

PERMANENT SECRETARY, SECRETARY TO THE CABINET AND HEAD OF THE PUBLIC SERVICE

Telegraphic Address: "Rais"
Telephone: Nairobi 227411

When replying please quote OP/CAB. 16/29A

kef. No. .... and date

14th May, 2004

Mr. Kiriinya Mukiira Permanent Secretary Ministry of Lands and Settlement Ardhi House NAIROBI

Mr. Zachary O. Ogongo, EBS Permanent Secretary Ministry of Local Government NAIROBI

The Permanent Secretary
Vice-Presidents Office and
Ministry of Home Affairs
NAIROBI

Attn: Mr. W.K. Changole

Mr. Daniel Mule Permanent Secretary Ministry of Livestock & Development NAIROBI

Mr. Japheth Mwania Director National Youth Service NAIROBI P.O. Box 62345-00200 NAIROBI

....., 20.....

the Nimites are not clear as to world allocate would allocate the prinistry of Lines and fisheries touch for Linestock holding arounds. If I recon well, the Laikipia Country Council unclestock the modertock the modertock the poponsibility.

D. O.

In Gikanjo

blat have your 5 dame purchant 5 he sorted is

Ms. Judith Okungu Commissioner of Lands NAIROBI

Director Kenya Wildlife Services NAIROBI

Atten: Mr. Daniel Omwemba

## RE: KIRIMUN RANCH

Following the meeting held on 14th April, 2004 to resolve the dispute regarding the Kirimun Ranch, please find forwarded herewith minutes of the meeting.

The concerned parties are requested to take appropriate action as per the resolutions arrived at during the meeting.

Yours

AMB. FRANCIS K. MUTHAURA, MBS

PERMANENT SECRETARY, SECRETARY TO THE

CABINET AND HEAD OF THE PUBLIC SERVICE

301.364

g

Parties,

MEETING ON LAIKIPIA NATIONAL GAME RESERVE (KIRIMUN) – HARAMBEE HOUSE 2<sup>ND</sup> FLOOR BOARDROOM ON 14<sup>TH</sup> APRIL, 2004

Present:

Amb. Francis K. Muthaura - Permanent Secretary, Secretary

to the Cabinet and Head of the

Public Service

Mr. Kiriinya Mukiira - Permanent Secretary,

Ministry of Lands

Mr. Zachary O. Ogongo - Permanent Secretary,

Ministry of Local Government

Mr. Sylvester M. Mwaliko - Permanent Secretary,

Office of the Vice-President and

Ministry of Home Affairs

Mr. Daniel M. Mule - Permanent Secretary,

Ministry of Livestock and

Fisheries Development

Mrs. Judith Okungu - Commissioner of Lands

Mr. Japheth Mwania - Director, National Youth Service

Mr. H.K. Gitu - Clerk, Laikipia County Council

Mr. Daniel Owemba - For Director, Kenya Wildlife

Service

Mrs. Rosemarie Kigame - Cabinet office

Mr. Stephen K. Kirogo - Recording

393/3666)

## Min. 1/2004 Introductory Remarks

The Permanent Secretary, Secretary to the Cabinet and Head of the Public Service started by indicating that he had convened this meeting for the purpose of resolving a dispute between the Ministries of Local Government (Laikipia County Council) and Ministry of Home Affairs (National Youth Service) regarding ownership of Kirimun Ranch. For a

background on the ranch the Chairman invited the Permanent Secretary, Ministry of Lands and Settlement, Mr. Kiriinya Mukira.

# Min. 2/2004 Background of Dispute on Kirimun Ranch - Report by the Permanent Secretary, Ministry of Lands and Settlement

- Kirimun Ranch is in the North of Laikipia District and is within land parcel No. L.R. 8036 which measures 41,276 acres
- In 1956, the ranch was reserved to the Veterinary Department
- On 25th February, 1959 the ranch was formally reserved to the Ministry of Agriculture, Animal Husbandry and water resources for a holding ground.
- On 23<sup>rd</sup> April, 1982 after a series of consultations between the Ministry of Agriculture, Ministry of Regional Development and Office of the President, the ranch was transferred to National Youth Service.
- In 1984 when the Laikipia District Delegation paid a courtesy call on His Excellency the President at his Kabarak home on 16<sup>th</sup> July, 1984 the Laikipia County Council requested for the establishment of the Laikipia (Kirimun) National Reserve in order to control and conserve the Wildlife and also as source of revenue for the County Council. H.E. the President acceded to their request and a copy of the Provincial Commissioner's letter ref. No. SR G.A 22/2/Vol. III/81 of 12<sup>th</sup> August 1985 conveying the Presidential accent is enclosed.
- The Ranch was gazetted on 16<sup>th</sup> October, 1991 vide Kenya Gazette Notice No. 526 and a copy is attached as a National Wildlife Reserve.
- On 9th July, 1999 this office inadvertently allocated the same ranch to the National Youth Service (copy enclosed) but the title has not been issued.
- Adjacent to this ranch, the National Youth Service has another ranch known as Marmar Ranch in Samburu District which is L.R. No. 8052/R with an average of 51,974 acres and is already documented in their favour.

4012, 35,20

## REPUBLIC OF KENYA

(171)

Telegrams: "Lands", Nairobi	DEPARTMENT OF LANDS
Telephone: Nairobi 718050/9  LAIKIPIA COUNTY COUNCIL	P.O. Box 30089
P.O. BOX 4	Nairobi
NANYUKI	24th May 04
Ref. No. 36661/143	, , , , , , , , , , , , , , , , , , , ,
Sir(s)/Madam, LR NO. 8036 - LAIKIPIA GAN	ME RESERVE(KIRIMUN)
LETTER OF ALLOTMENT	•
I have the honour to inform you that the Government, o	n behalf of
County Council, hereby offers you a grant of the above	plot shown edged red on the
attached plan No subject to your fo	rmal written acceptance of the
following conditions and to the payment of the charges  (41360 Acres)  AREA: 16,738.16 hectares (approximately).  TERM: 99 years from the NIL	. 0 4
STAND PREMIUM: Sh. NIL  Subject to there is no	claim for reduction in area on survey.
GENERAL: This Letter of Allotment is subject to, and the provisions of, the Government Lands A Edition the Laws of Kenya) and title will be of Titles Act (Cap. 281) or the Registered	Act (Cap. 280 of the Revised issued under the Registration
the provisions of, the Government Lands A	Act (Cap. 280 of the Revised issued under the Registration is Land Act (Cap. 300).
the provisions of, the Government Lands A Edition the Laws of Kenya) and title will be of Titles Act (Cap. 281) or the Registered Special Conditions: See attached.  2. I should be glad to receive your acceptance of the attached.	Act (Cap. 280 of the Revised issued under the Registration is Land Act (Cap. 300).  Ched conditions together with y (30) days of the postmark:
the provisions of, the Government Lands A Edition the Laws of Kenya) and title will be of Titles Act (Cap. 281) or the Registered Special Conditions: See attached.  2. I should be glad to receive your acceptance of the attached banker's cheque for the amount as set out below within thirt	Act (Cap. 280 of the Revised issued under the Registration is Land Act (Cap. 300).
the provisions of, the Government Lands A Edition the Laws of Kenya) and title will be of Titles Act (Cap. 281) or the Registered Special Conditions: See attached.  2. I should be glad to receive your acceptance of the attached banker's cheque for the amount as set out below within thirty  Stand Premium.	Act (Cap. 280 of the Revised issued under the Registration is Land Act (Cap. 300).  Ched conditions together with y (30) days of the postmark:
the provisions of, the Government Lands A Edition the Laws of Kenya) and title will be of Titles Act (Cap. 281) or the Registered Special Conditions: See attached.  2. I should be glad to receive your acceptance of the attachanker's cheque for the amount as set out below within thirty  Stand Premium.  Rent from	Act (Cap. 280 of the Revised issued under the Registration is Land Act (Cap. 300).  Ched conditions together with y (30) days of the postmark:  Sh.
the provisions of, the Government Lands A Edition the Laws of Kenya) and title will be of Titles Act (Cap. 281) or the Registered SPECIAL CONDITIONS: See attached.  2. I should be glad to receive your acceptance of the attached banker's cheque for the amount as set out below within thirt  Stand Premium.  Rent from	Act (Cap. 280 of the Revised issued under the Registration is Land Act (Cap. 300).  Ched conditions together with y (30) days of the postmark:  Sh.
the provisions of, the Government Lands A Edition the Laws of Kenya) and title will be of Titles Act (Cap. 281) or the Registered SPECIAL CONDITIONS: See attached.  2. I should be glad to receive your acceptance of the attachbanker's cheque for the amount as set out below within thirty  Stand Premium.  Rent from	Act (Cap. 280 of the Revised issued under the Registration is Land Act (Cap. 300).  Ched conditions together with y (30) days of the postmark:  Sh.
the provisions of, the Government Lands A Edition the Laws of Kenya) and title will be of Titles Act (Cap. 281) or the Registered SPECIAL CONDITIONS: See attached.  2. I should be glad to receive your acceptance of the attached banker's cheque for the amount as set out below within thirty  Stand Premium.  Rent from	Act (Cap. 280 of the Revised issued under the Registration d Land Act (Cap. 300).  Ched conditions together with y (30) days of the postmark:  Sh.
the provisions of, the Government Lands A Edition the Laws of Kenya) and title will be of Titles Act (Cap. 281) or the Registered SPECIAL CONDITIONS: See attached.  2. I should be glad to receive your acceptance of the attached banker's cheque for the amount as set out below within thirty  Stand Premium.  Rent from	Act (Cap. 280 of the Revised issued under the Registration is Land Act (Cap. 300).  Ched conditions together with y (30) days of the postmark:  Sh.
the provisions of, the Government Lands A Edition the Laws of Kenya) and title will be of Titles Act (Cap. 281) or the Registered SPECIAL CONDITIONS: See attached.  2. I should be glad to receive your acceptance of the attached banker's cheque for the amount as set out below within thirty  Stand Premium Rent from Conveyancing Fees Registration Fees Rates Stamp Duty Survey Fees	Act (Cap. 280 of the Revised issued under the Registration d Land Act (Cap. 300).  Ched conditions together with y (30) days of the postmark:  Sh.
the provisions of, the Government Lands A Edition the Laws of Kenya) and title will be of Titles Act (Cap. 281) or the Registered SPECIAL CONDITIONS: See attached.  2. I should be glad to receive your acceptance of the attached banker's cheque for the amount as set out below within thirty  Stand Premium Rent from Conveyancing Fees Registration Fees Rates Stamp Duty Survey Fees Road and Road Drains	Act (Cap. 280 of the Revised issued under the Registration is Land Act (Cap. 300).  Ched conditions together with y (30) days of the postmark:  Sh.
the provisions of, the Government Lands A Edition the Laws of Kenya) and title will be of Titles Act (Cap. 281) or the Registered SPECIAL CONDITIONS: See attached.  2. I should be glad to receive your acceptance of the attached banker's cheque for the amount as set out below within thirty  Stand Premium Rent from Conveyancing Fees Registration Fees Rates Stamp Duty Survey Fees	Act (Cap. 280 of the Revised issued under the Registration is Land Act (Cap. 300).  Ched conditions together with y (30) days of the postmark:  Sh.
the provisions of, the Government Lands A Edition the Laws of Kenya) and title will be of Titles Act (Cap. 281) or the Registered Special Conditions: See attached.  2. I should be glad to receive your acceptance of the attached banker's cheque for the amount as set out below within thirty  Stand Premium Rent from Conveyancing Fees Registration Fees Rates Stamp Duty Survey Fees Road and Road Drains	Act (Cap. 280 of the Revised issued under the Registration is Land Act (Cap. 300).  Ched conditions together with y (30) days of the postmark:  Sh.  1250/-  100/-
the provisions of, the Government Lands A Edition the Laws of Kenya) and title will be of Titles Act (Cap. 281) or the Registered Special Conditions: See attached.  2. I should be glad to receive your acceptance of the attacheanker's cheque for the amount as set out below within thirty  Stand Premium.  Rent from to  Conveyancing Fees Registration Fees Rates Stamp Duty Survey Fees  Road and Road Drains Others  Appendix 1	Act (Cap. 280 of the Revised issued under the Registration is Land Act (Cap. 300).  Ched conditions together with y (30) days of the postmark:  Sh.  1250/-  100/-
the provisions of, the Government Lands A Edition the Laws of Kenya) and title will be of Titles Act (Cap. 281) or the Registered Special Conditions: See attached.  2. I should be glad to receive your acceptance of the attached banker's cheque for the amount as set out below within thirty  Stand Premium Rent from Conveyancing Fees Registration Fees Rates Stamp Duty Survey Fees Road and Road Drains	Act (Cap. 280 of the Revised issued under the Registration is Land Act (Cap. 300).  Ched conditions together with y (30) days of the postmark:  Sh.  1250/-  100/-

[P.T.O.

If acceptance and payment respectively are not received within the said thirty (30) days from the date hereof the offer herein contained will be considered to have lapsed.

If the above plot is still unsurveyed at the time you commence building you should exercise the greatest care to ensure that any building or other works are contained within the boundaries of the plot for should you inadvertently overstep the aforesaid boundaries the cost of removal and reconstruction must be borne by you

The issue of the Government grant or lease will be undertaken as soon as circumstances permit.

Your full name(s) in BLOCK LETTERS should be given for the purpose of the grant which will be submitted later to you. The attached special conditions form part of the offer which should be accepted in writing. The Government shall not accept any liability whatsoever in the event of prior commitment or

otherwise.

I have the honour to be, Sir(s)/Madam,

Your obedient servant

Authority: GOVT.

FOLIO 36661/140

S.G. GIKONYO

for Commissioner of Lands

ENCL.

ч то: P/S Ministry of Lands and Settlement, Nairobi

The Director of Surveys, Nairobi.

The Town Clerk:

The Clerk to the Council, County Council of

The District Commissioner. LAIKIPIA

The Director of Physical Planning, Nairobi.

District Land Officer. NANYUKI

O/C Land Rents.

Rates Assistant.

The Accountant.

O/C Records.

Senior Plan Record Officer.

Plot File.

The Director

National Youth Service

P.O. Box 30397

NAIROBI

2.5d1.2.21

All to note.

This letter supercedes L/A Ref. 215338/8 of 9th July,1999.

GPK (L)

## SPECIAL CONDITIONS

1. No further buildings shall be erected until plans (including	
showing the position of the buildings and a system of drainage for	Block Plans)
sewage: surface and cullage water and a system of drainage for	or dispesing of
sewage; surface and sullage water on land, draining elevations are	d specifications
thereof shall have been approved in writing by the Local Authorit	y and the .
Commit 55 Toffer of Lands.	<i>i</i>

- 2. The landDand\_buildings\_shall\_be\_used\_for-the purposes of Game Reserve with ancillary offices and stores.
- . The grantee shall maintain in good and substantial remain and conditions all uildings at any time erected on the land.
- 5.—The grantee shall not subdivide the land without prior written consent of the Commissioner of Lands.
- 6. The grantee shall not self, transfer, sublet, charge or part with the possession of the land or any part thereof.
- of whatever description as may be imposed, charged or ascessively any Government or Local Authority upon the land or the buildings erected thereon including any.

  Intribution or other sum paid by the Cormissioner of Lands in lieu thereof:
- 8. The Commissioner of Lands or such persons or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains service pipes and drains, telephone and telegraph wires and electric mains of all descriptions whether overhead or underground. The grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of mains or service pipes or telephone or telegraph wires and electric mains.
- the land or any part thereof should cease to be used for .

  the land or any part thereof shall be deemed to have automatically reverted to the Government of Kenya without the necessity of any formal surrender thereof, and the term hereby created shall de-facto determine in respect of the land or the part as the case may be.

Not withstanding anything to the contrary contained herein or implied by the said Government Land Act (Cap.280) the grantee shall on receipt of six months' notice in writing in that behalf surrender all or any part of the land required for public ..... purposes without any payment or any compensation save in respect of such approved. buildings as may have to be evacuated or demolished. No compensation shall be payable in respect of severance of the land by reason of such surrender.

The Commissioner of Lands reserves the right to revise the annual ground rent payable hereunder or Olst December, 1999 and thereafter at the expiration of every

# LAIRIPIA COUNTY COUNCIL

Tel: NANYUKI 22385/6

All correspondence to be addressed to the Clerk of the Council

Ref: CONF./ADM/36/Vol. III/GHK



P.O. BOX 4 NANYUKI

22nd June, 2004

The Commissioner of Lands, P.O. Box 30089, NAIROBI.

RE: ACCEPTANCE OF ALLOCATION L.R. NO. 8036 - LAIKIPIA GAME RESERVE ( KIRIMUN )

Your letter of allotment Ref. No. 3661/143 of 24th May, 2004 refers.

I write to inform you that the Laikipia County Council has accepted the allocation of the above parcel of land and all the attached conditions.

Enclosed herewith find bankers cheque No. 001977 of Kshs. 3,600/= being payment of the charges as prescribed in the letter of allotment.

( GITU H. K. ) CLERK TO COUNCIL

c.c.

The District Commissioner, Laikipia District.

P.O. Box 11,

NANYUKI.

The District Land Officer, LAIKIPIA.

The Director,
National Youth Service,
P.O. Box 30397,

NAIROBI.

accept the 14

Sto Ch sh fution al

23.6-04

28/6/04

15.6.04

Encl.

CHR,001977 36661 SALE NO ... DEPARTMENT OF LANDS

TRIPLICAT

FEE RECEIPT

Station.

Cash By\_\_\_\_\_Cheque

for COMMISS

the sum of

827364 FT

NATURE OF FER

Certificate of Title
Registration
Search Certificate
Opening New Register
Altertation
Inspection

Conveying/Preparation..

Copying .

Survey Fees

Stand Premium

Stamp Duty

TOTAL KSh.

cts.

Land Adjudication Fees As per marginal statement nature of transaction

REC ROLL'S COURT EPARTESOT OF LATOS TREASIN S DANE, MONTHARA.

Ref. No. A.C. No. 570/66

Date: 15th Delober 1907

Estates of Hassan Bin Massir, & Mohamed Bin Massir & Abmed Bin Massir, c/o Saggaf Bin Alawi, P.O.SHIMONI

# DEMARCATION NOTICE.

You or your authorised representative are hereby required to demarcate the boundaries of the land to which Puma/Hassini yoù lay claim in the arca of Kwale District, under Application No. 1/590/28 and to report on completion to my office at Posse/Ridinu Olst Hovember, 1907 to 29nd during the period from Foreigher, 1967 whereupon a time will be arranged for inspection of the boundaries and of the land which you claim.

North Ballan

North Ballan

OF TITLES. - Jakos Fums no
Hay Chimod

ma Ladrid lone
Kanne

.

### JUDGMENT.

Frow, Plot No. 733 has been demarcated in relation to claim No. V/590/25 which was originally louged in the names of Hassan, Mohamed & Ahmed, soms of Massir Alvi of Wessin. The plot is claimed by the children of Hassan Nassir and Mohamed Nassir through inheritance, The claim is strongly objected by the people of Mkwire who have been represented by Dosa Ali, Maruku Pandu and Mahali Abdalla, The objectors rely on no formal claim lodged under the provisions of the Land Titles Act. Their contention is that the whole area between the villages lassin and Mariro belonged to them as Makifundi, who known as Shirazi people. By Shirazi they mean the Persian Arabs who came to the East Coast of Africa and built some mosques before the arrival of the Europeans. On the other hand, Nassir Monamed and other Wassin People claim that the Puma area was cultivated by the people of Wassin and that Nassir Bin Alvi was the first person to cultivate in the area which his grand-children now claim.

The first demication of the Plot was done by Saggaf Alawi assited by Kassin Suleman who had already cleared and pointed out western, southern and mortnern boundaries, Cn 15th March, 1968. The failed to point out the eastern boundary on the ground. The latter boundary was eventually cleared and pointed out by Nassir Mohamed on 18/4/69. All the four boundaries were confirmed by the said Nassir Mohamed before the actual hearing of the Cause at the Government School at Mkuguni, Lassin Island on 20th May, 1969.

Due to the fac; that there are no former developments or recognisable marks indicating the exact boundaries of the place of land involved on the ground, it is impossible for any of the parties in lispute to point the actual boundaries precisely. Thile the formal claim quotes the Eastern bound

D.

as the village of Mairo, has present claiments have, on their our accord, decided to but back eastern boundary considerably (by nearly half the whole plot), possibly with a view to avoiding unnecessary disputes and quarrels.

After careful investigation on the ground, the Court is left with no doubt that Claim 7/590/26 relates to the area pointed out by the Claimants. That is not yet clear to the Court is whether or not the whole area described in the claim was in fact the property of the original claimants. The three witnesses produced by Eassif Mohamed have testified to the latter effect. The case of the objectors is based on mere generalisation and historical monuments of the pre-European Era which cannot now be checked. At any rate, no Mosque ruins exist in the actual plot demarcated and claimed by the heirs of the original claimants. The Court is therefore inclined to accept the cyldence adduced by the three witnessed of Wassir Mohamed which is based on more recent times relevant to the introduction of the former Land Titles Ordinance, 1908. The Court has no reason to disbelieve these three witnesses.

I must therefore find for the children of the original claimants and overrule the objections of the people of likwiro.

However in order to prevent unnecessary quarrels and possible physical show of strength, this Court decides to alter slightly the southern boundary so at to avoid the already cleared shamba of Wakame Mwinyihaji through which the pointed out boundary has passed.

Claim No. V/590/26 is accordingly allowed in favour of the Estates of (1) Hassan Hassir (2) Mohared Nassir and (3) Ahmed Nassir in respect of Prov. Plot Mc. W35 as slightly adjusted shove to exclude the snamen of Makame Myinyihaji.

22/5/69.

\(\frac{1}{2}\)

... a

• •

1.5%

ANNEXURE 17

### REPUBLIC OF KENYA

## IN THE HIGH COURT OF KENYA

### AT MOTBASA

### CIVIL SUIT NO. 727 OF 1981

- A. SAGAAF ALWY on his own behalf and on behalf of the other heirs of
- 1. HASSAN NASSIR
- 2. HOHANED NASSIR

#### - Versus -

- 1. THE HON. THE ATTORNEY GENERAL
- 2. MOHAMED MASOUD
- DEFENDANCE DEFENDANCE

### JUDGNENT

The plaintiff herein A. Saggaf Alany brought this suit against the defendants on his own behalf and on behalf of the other heirs is of the late Hassan Nassir, Mohamed Nassir and Ahmed Nassir for orders that Plot No. M.33 Masini Island is owned by the Estates of the above named deceased persons and that the purported adjudication thereof by the Land Adjudication Officer, Kwale District is null and wold.

It was further prayed that the judgment of the Recorder of Titles Court in respect of the said parcel of land be given effect and the appropriate title or titles be issued under the provisions of the Land Titles Act.

It is necessary to set out hereinbelow the body of the plaint that sets out the plaintiff's cause of action. This runs from paragraph 4 of the plaint and reads as follows:-

- "4. By virtue of a Judgment of the Recorder of Titles duly appointed under the provisions of the Land Titles Act (Cap.282) dated 22nd May, 1969 made in Claim number V.599/26 the Estates of the said Hassan Nassir, Mohamed Nassir and Almed Nassir were adjudged the owners of Provincial Plot No. H.33 at Masini Island more particularly delineated on the Recorder's Morking Air-Photograph No.77.
- 5. In or about the year 1979, the Land Adjudication Officer, Kwale District appointed under the provisions of the Land Adjudication Act (Cap.284), purported to adjudicate the land referred to in the said judgment of the Recorder of Title and awarded various parcels thereof to sundry persons, none of whom were or are the heirs of Hassan Nassir, Nohamed Nassir or Ahmed Nassir entitled to their Estates as adjudged and declared by the Recorder of Titles to be the owners of the said land.
- 6. The 2nd and 3rd Defendnts are two of the persons who claim title to two of the parcels of the said land purported to have been adjudicated upon as recited in paragraph 5 hereof.
- 7. The purported adjudication made as aforesaid by

  the said Land Adjudication Officer was null and void

  In that the claim in respect thereof made under the

  Land Titles hat had already been heard and determined

  by a competent court appointed under that her and

  therefore became vested in the three Estates above

According to the Statement of Defence filed on behalf of the Attorney General who is nazed as the first defendant, the plaintiffs caused of action is denied and termed incompetent and misconceived in as much as the same was brought contrary to the provisions of Section 30 of the Land Adjudication Act CAp 284 Laws of Kenya.

On the other hand the 2nd and 3rd Defendants demied that the plaintiff had the locus standi to bring the action and further demied each and every allegation contained in the plaint.

The plaintiff gave evidence in support of his pleadings. He is the son of the late Hassan Massir. The late Mohamed Massir and Almed Massir were his uncles. The deceased were the owners of the land in dispute. He knows the 2nd and 3rd Defendants who are people from Hasini Island but have no proprietory relationship with him (the plaintiff). The children of his late uncles have authorised him to represent them in this suit.

The plaintiff produced a map in relation to the said piece of land. He testified in relation to a case before the Recorder of Titles between all parties concerned which included the 2nd Defendant as one of the complainants. The matter was heard and determined by the Recorder of Titles on 22nd Hay, 1969. He produced as exhibit 2 the proceedings and judgment of the Recorder of Titles which bears the claim No. V/590/26.

According to the said judgment the land belongs to the decensed persons. To the best of the plaintiff's knowledge there was no uppeal against the said judgment.

//4

THE TRANSPORT

It is in his evidence that Land Adjudication exercise started in Wasini Island in or about 1972. In 1979 their land was adjudicated and subdivided by the land adjudication officer who also allocated himself a piece thereof.

The plaintiff then produced correspondence exchanged between himself, his largers, Officers of the Ministry of Lands and the Office of the Attorney General's Chambers. I shall refer to some specific correspondence hereinbelow. The plaintiff finally produced a general Power of Attorney dated 20th January, 1969 dobated to him by several parties named at the reverse thereof to act on their behalf in all matters in East Africa.

Rame of the defendants gave evidence in support of their statements of defence. I would note here that the 2nd and 3rd Defendants were present in court throughout the hearing.

The judgment of the Recorder of Titles is clear and unequivocal.
It concludes by stating:

"Claim No. V/590/26 is accordingly allowed in favour of the Estates of (1) Hassan Nassir (2) Mohamed Nassir and (3) Alumed Nassir in respect of Prov.

Plot N.33 as slightly adjusted above to exclude the shanks of Makage Mainythaji."

The parties were notified of the right of appeal within 30 days. That right has not been exercised by any aggrieved party and therefore the judgment of the Recorder of Titles stands conclusive as to the rights of the parties in relation to the land in dispute.

Section 7 of the Land Titles Act Cap. 282 Lans of Kenya confines this posttion:

By a letter dated 11th February, 1980 produced by the plaintiff as exhibit 4 the then Recorder of Titles, Mombasa, wrote to the Land Adjudication Officer, Kwale District in the following terms:

> and even though a certificate of title may not have been issued the Land Adjudication Committee should not interfere with the claim."

The foregoing sentiments were expressed by the Chief Land Registrar by a letter dated 13th March, 1980 produced in evidence as exhibit 5 and addressed to the Beneficiaries of Masini/Shimoni comminal reserve

The Land Adjudication Officer Kwale totaly ignored the advise given by his seniors and went ahead to subdivide the land and allocate the portions to third parties including himself and other Government.

Officials:

On 20th September, 1991 the then Advocates for the plaintiff
wrote to the Hon. Attorney General pointing out all those discrepancies.
In really the Attorney General regited as follows:

and are rained accounted to their sources one be be a considered as a considered and a cons

The attorney General was referring to a letter addressed to his office by the Permanent Secretary Ministry of Lands and Housing dated 3rd December, 1993 which was produced in evidence as exhibit.

8. In the said letter it was clearly stated that the adjudication by the District Land Adjudication Officer, Kwale was erroneous.

The plaintiffs herein were also recognised as the rightful heirs of the Estates of the deceased named therein. The letter specifically Stated:

The act of the adjudication officer (1978) was therefore in contradiction with the Land Titles Act. The Winistry has therefore reached a decision of admitting Diability and wish to instruct you to file in the Wigh Court for the cancellation of the erroneous exercise and the resulting titles be declared as nullified by the High Court with a view to restore parcel No. N.33 Wasini Island to the plaintiffs.

It has been reliably confirmed that non of the ill pllocated parcels has been settled by the new allottees as a result of the ongoing caution registered by the plaintiffs.

land in the country, that is the best evidence in favour of the plaintiff.

Some technical objections were raised in the cause of the proceedings but the overvielwing evidence now before the gourt leaves no alternative but to recognise and confer upon the plaintiffs their rights over this lands

As I observed earlier, none of the defendants offered to give any evidence. In any case the case of the 2nd and the 3rd defendants plepended on the outcome of the plaintiffs case against the first defendant. The first defendant has conceded liability in no uncertain terms and in writing no other defence remains.

In the end I find that the plaintiff has proved the case against the defendants jointly and severally. The orders as prayed in the plaint are hereby granted.

It has not come to light how the 2nd and 3rd defendant became registered in their respective parcels. It is however clear that an officer of the ministry of Lands who is represented by the first defendant acted in defiance of the law. The costs must therefore the poid by the first defendant.

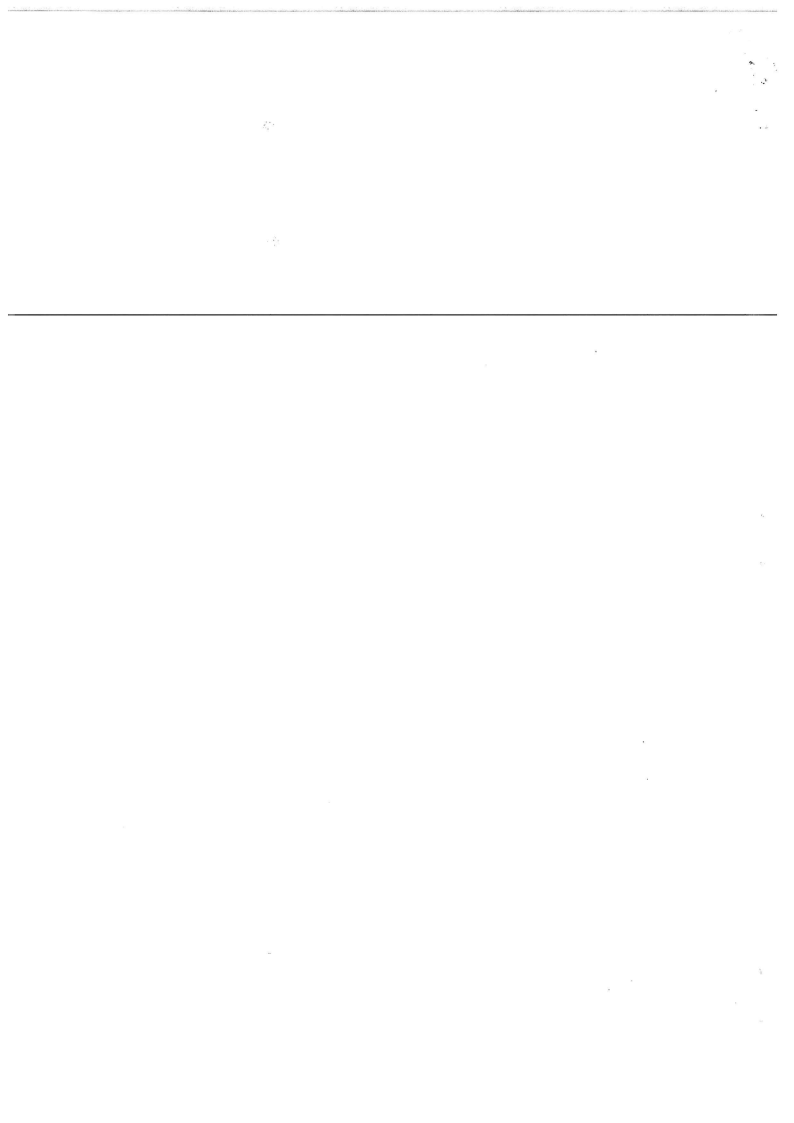
It is further ordered that the order hereon shall be extracted and served upon all parties directly affected thereby, either personal or by registered post using their last known postal address and 21 days after such service, the Register shall be corrected accordingly.

It is so ordered.

A. Modholi Ksagha

MO BASA

21st July, 1995.



1 2 6 - 100

i. Anduka eksik pe aks pem pehula and pe seuezi pa che objec hoto ai 1. Espin inuska 2. UMB Mi Gras Is 5. Gran Mi umpika..................

--- () \*; --

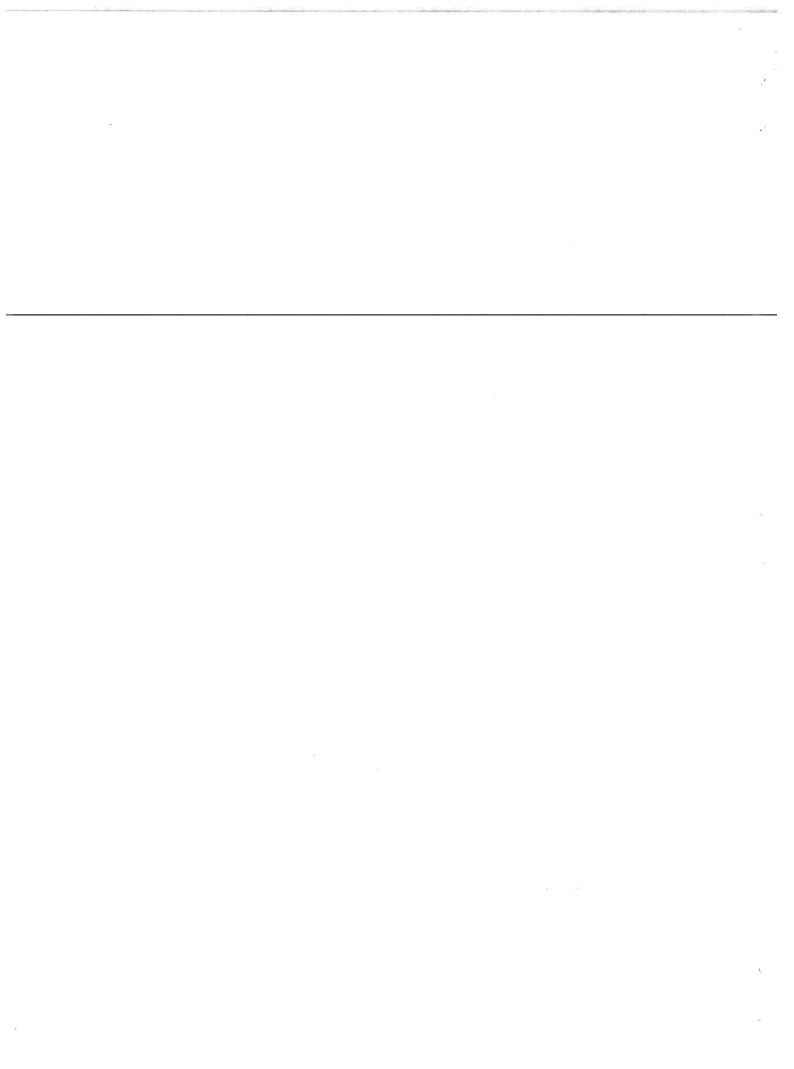
lu - ముగ్గాము.. గ్రామందులు ఉద్యమ్ ఉద్యమ్ మండుతోంది. -వి. - గ్రామంత్రిమ్ పాటకుట్టి

2. 10 % (\* 10

THE PRODUCTION OF THE PROPERTY OF THE PROPERTY

lose the judgment sur surscitting orders tabled is this courseled to conserve on the follows:-

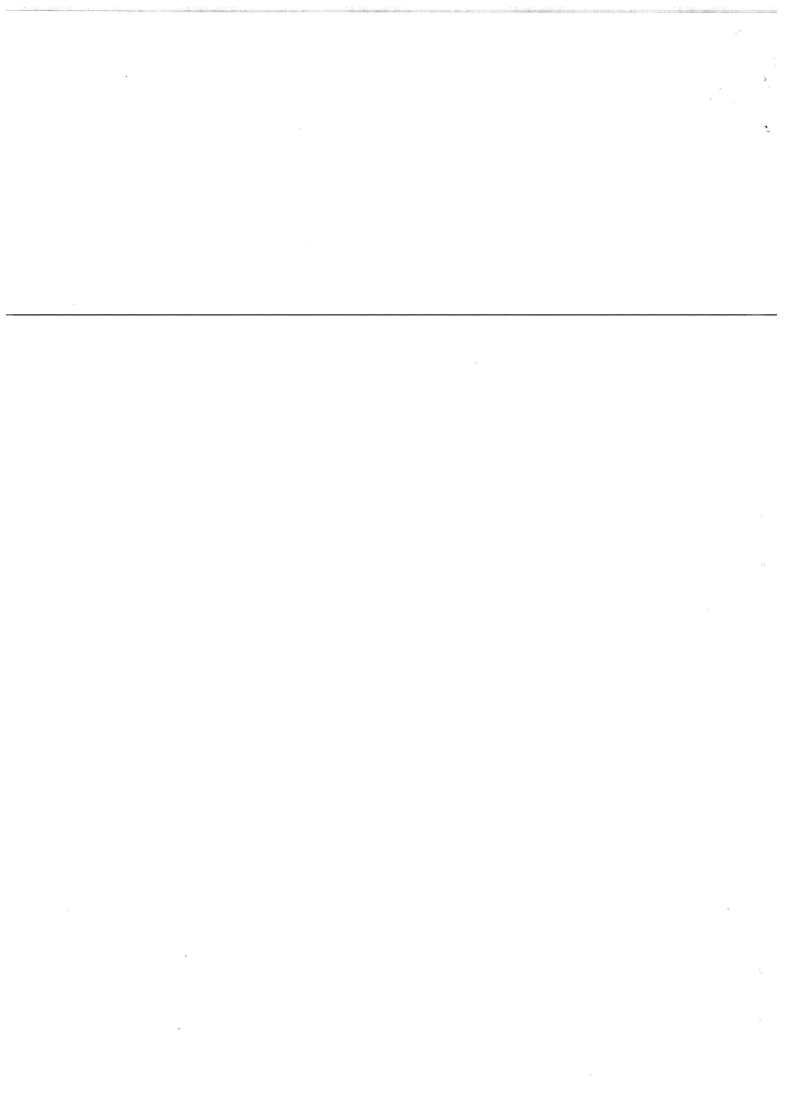
- (n) Past all the obtain of less forward known as Plot a. v. J. J. Charm (Slack is owned by the interes of the pate Tables (Sasir, charms) "apply an "Mater beauty."
- (a) The the outported adjudication in for sun-division and the scheeguent prestice of Plats, if day, of the ifocesal flot vo. 2. . The paint Chart is said and void.
- (c) Lace judgment of the George of State dated Time May, 1965 he and is mereby given allest and consequently the jegistrar of Tirica, morned opail after 21 days alter service of this orter correct this between and insure the character and insure the character and insure the character and insure the character and insure the correct assir as the Register corrects of the Correct assir as the Register and copristors of the respectability of insure that the corrects of insure the corrects of insure that the correct of the
- (4) This this order we served appn all parties the sea practly enfacted chocaey element retransity of \$7 cellstared part term, to six less two a postel elicent.



DE THE COUPY OF TREES, TOWNSAFA

DEPUTY REGISTRAR
ENVIRONMENT AND LAND COURT

(

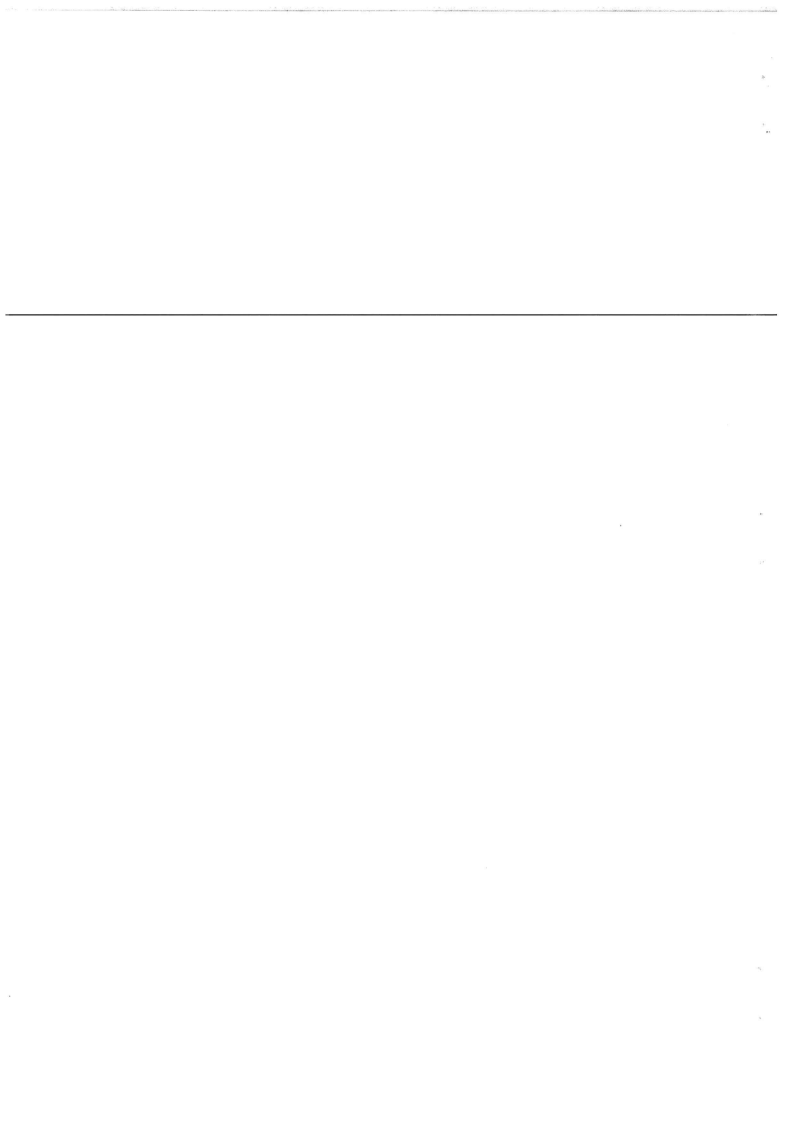


Dear sir/Madam,

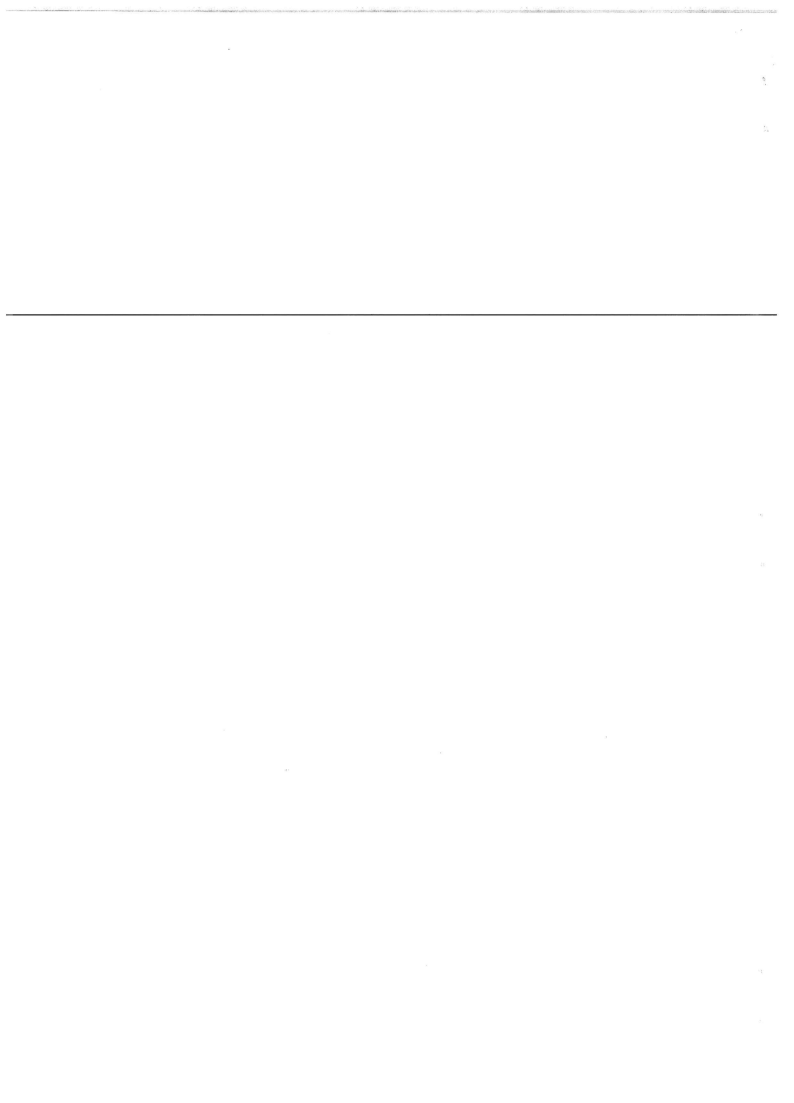
# RE: CANCELLATION OF TITLES-WASINI ISLAND ADJUDICATION SECTION

Kindly note that are the registered proprietors of the below plots against your names in Wasini island Adjudication Section. This is to inform you that the below titles were canceled vide court Order Civil Suit No. 727 of 1981 issued on the 15<sup>th</sup> day of January, 1997.

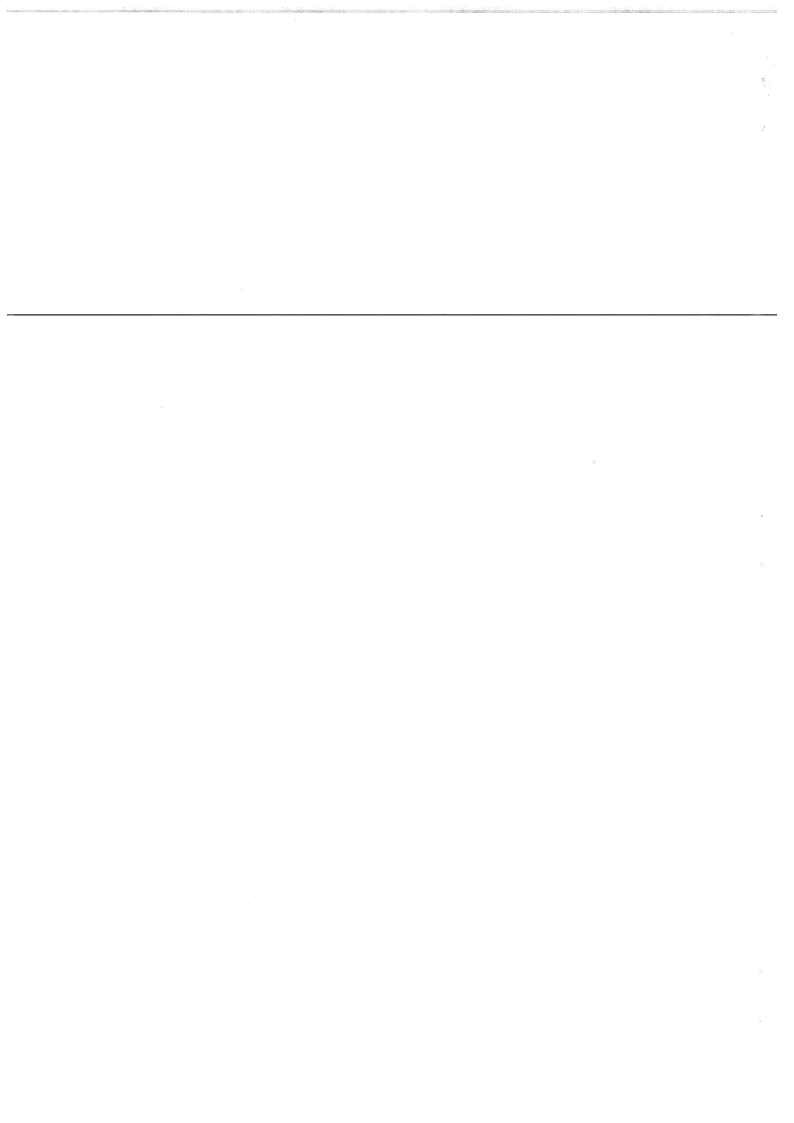
S/NO	PLOT	CURRENT OWNER(S)	AREA	STATUS
	NO.		(HA)	Cancelled vide court order civil suit n
1.	44 .	Apollo Insurance Company Limited	2.4	727 of 1981
2.	167	Apollo Insurance Company Limited	3.2	Cancelled vide court order civil suit n 727 of 1981
3.	45	Apollo Insurance Company Limited	2.6	Cancelled vide court order civil suit r. 727 of 1981
4.	46	Mshamanga Ali Abdalla	1.9	Cancelled vide court order civil suit r 727 of 1981
5.	48	Mbaruku Shee Ali	1.9	Cancelled vide court order civil suit r 727 of 1981
6.	31	Khamisi Mshali, Mshamanga Mshali Abdalla, and Fadhili Ali Abdalla	1.7	Cancelled vide court order civil suit 1727 of 1981
7.	69	Mohamed Shee, Fumo Shee and Mazudi Shee	1.4	Cancelled vide court order civil suit 727 of 1981
8.	70	Ahmedi Shee, Abdalla Shee, Musini Shee, and Said Shee	5.2	Cancelled vide court order civil suit 727 of 1981
9.	72	Juma Mohamed	1.4	Cancelled vide court order civil suit 727 of 1981
10	). 73	Mohamed Abdalla	2.2	Cancelled vide court order civil suit 727 of 1981
11	. 123	Wasini Development	1.3	Cancelled vide court order civil suit 727 of 1981
12	2. 124	Kingi Mwakitete Mwechambi	1.4	Cancelled vide court order civil suit 727 of 1981
13	3. 125	Mchambi Kopa Mchambi	0.6	Cancelled vide court order civil suit 727 of 1981
14	4. 126	Mdudu Kopa	1.0	Cancelled vide court order civil sui 727 of 1981
1	5. 127	Mchambi Hamisi Juma	1.2	Cancelled vide court order civil sui 727 of 1981
1	6. 128	Salimu Rashid Muhemba	1.0	Cancelled vide court order civil sui 727 of 1981
1	7. 129	Ali Abdalla Mohamed	1.0	Cancelled vide court order civil sui 727 of 1981



	- 15	Juma Omari Abdalla and Mshali	2.2	Cancelled vide court order civil suit no.
18.	145	447 (1444)		727 of 1981
		Hamisi Mshali	0.9	Cancelled vide court order civil suit no.
19.	147	Blue Lagoon Island Enterprises	0.5	727 of 1981
		limited Land Enterprises	1.0	Cancelled vide court order civil suit no.
20.	354	Blue Lagoon Island Enterprises	1.0	727 of 1981
		limited	1.9	Cancelled vide court order civil suit no
	144	Hamisi Mshali Abdalla	1.5	727 of 1981
		Transd and Jagge	7.2	Cancelled vide court order civil suit no
22.	159	Hamed Juma Hamed and Issac	,	727 of 1981
		Kolwa Wana Mahambi	0.9	Cancelled vide court order civil suit no
23.	161	Mwanamuiawa Kopa Mchambi	0.5	727 of 1981
			0.20	Cancelled vide court order civil suit no
24.	163	Abdalla Mohmed	0.20	727 of 1981
		i d i d i d i d i d i d i d i d i d i d	4.6	Cancelled vide court order civil suit no
25.	130	Danson Kimani Gacina and Cyrus	7.0	727 of 1981
		Kariuki Waithaka	3.6	Cancelled vide court order civil suit no
26.	131	Mukesh Natwallal Metha and	3.0	727 of 1981
1		Jagdish Chandulal Udani	-	727 01 17 01
27.	132		0.6	Cancelled vide court order civil suit no
28.	162	Khamisi Akida	0.6	727 of 1981
			7.4	Cancelled vide court order civil suit no
29.	343	Kipngeno Arap Ngeny	1.4	727 of 1981
			- 0.4	Cancelled vide court order civil suit n
30.	435	Peter Ngethe Mbugua	0.4	727 of 1981
				Cancelled vide court order civil suit n
31.	201	Naginbhai Khodabhai Patel	1.4	727 of 1981
01.				Cancelled vide court order civil suit n
32.	. 204	Amon Kimosop Kandie	1.1	1
52.	. 20 .			727 of 1981  Cancelled vide court order civil suit r
33	. 205	Geoffrey Gakure Kabaki	1.0	
))	. 203			727 of 1981
34	. 310	Zaliha Mohamed Abubakari	0.43	Cancelled vide court order civil suit
4ز	010			727 of 1981
35	312	Swaleh Ali Salim	1.6	Cancelled vide court order civil suit
33	0.12	5 1102022		727 of 1981
	211	Ali Mohamed and Hadija Abdalla	2.2	Cancelled vide court order civil suit
36	5. 311	Masudi		727 of 1981
	1 010		0.33	Cancelled vide court order civil suit
37	7. 313	Ali Mohamed		727 of 1981
		Ali Mohamed and Mchambi Kopa	0.41	Cancelled vide court order civil suit
38	3. 314	All Monamed and Menamor Ropa	1	727 of 1981
		Samuel Nthanze Musyoki	1.1	Cancelled vide court order civil suit
	9. 315		1 4 4 4	A STATE OF THE STA

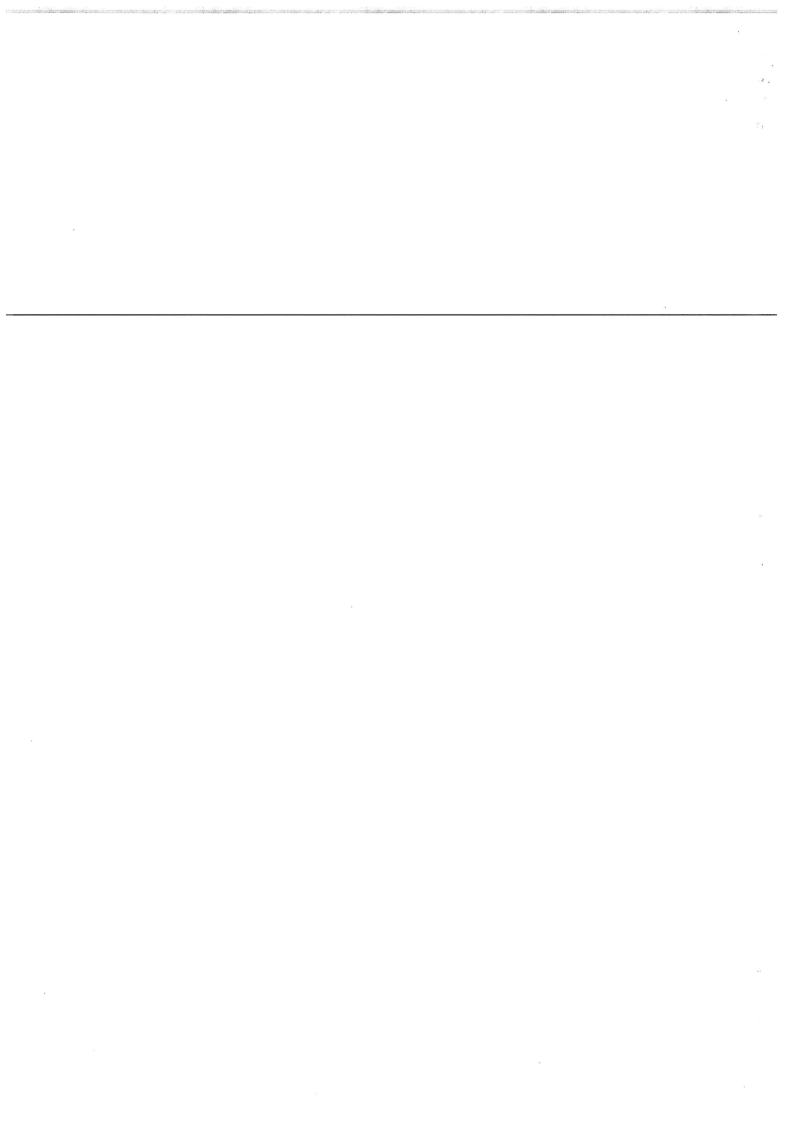


40.	316	Yusufuali Gulamhusein Datoo	1.1	Cancelled vide court order civil suit no 727 of 1981
				Cancelled vide court order civil suit no
41.	317	Abdalla Kitwana Kombo	2.4	
	511			727 of 1981
42.	318	Shah Shashikant Mepa	4.2	Cancelled vide court order civil suit no
	310	Silati Silasilitasi		727 of 1981
43.	201	Bilal Abdalla Jikomba	6.0	Cancelled vide court order civil suit n
	321	Dilai Abdans smontos		727 of 1981
44.	000	Simon Waiharo Chege	0.42	Cancelled vide court order civil suit n
	322	Simon wantaro chego		727 of 1981
		Mohamed Abubakari	0.5	Cancelled vide court order civil suit n
45.	323	Monamed Abubakari	0.0	727 of 1981
		2 11	0.47	Cancelled vide court order civil suit n
46.	324	Mohamed Abdalla	01	727 of 1981
			1.1	Cancelled vide court order civil suit r
47.	166	Paul Kipkorir Boit	1.1	727 of 1981
			1 7	Cancelled vide court order civil suit r
48.	302	Mohamed Mascud and Ahamedi	1.7	727 of 1981
		Halifani Mhemba		Cancelled vide court order civil suit
49.	326	Ahamedi Kalifani Mhemba	3.6	
				727 of 1981
50.	303	Kassim Abdalla Juma	0.9	Cancelled vide court order civil suit
50.	303			727 of 1981
51.	304	Mchambi Kopa Mchambi	1.9	Cancelled vide court order civil suit
J1.	304	1420110111011101		727 of 1981
50	305	Shariff Omar Mohamed	1.9	Cancelled vide court order civil suit
52.	303	Gilariti Olima 2,102m22		727 of 1981
	206	Abdalla Mohamed and Juma	0.39	Cancelled vide court order civil suit
53.	306	Mohamed		727 of 1981
			0.41	Cancelled vide court order civil suit
54.	307	Mohamed Abdaila	0	727 of 1981
			0.26	Cancelled vide court order civil suit
55.	308	Hamisi Akida	0.20	727 of 1981
			0.9	Cancelled vide court order civil suit
56	309	Shee Abubakari Mihasho	0.9	727 of 1981
			0.34	Cancelled vide court order civil suit
57	. 338	Kassim Abdalla Juma	0.34	727 of 1981
				Cancelled vide court order civil suit
58	. 342	Stephen Kiptum Ngelech	0.38	
	1			727 of 1981
59	. 319	Pius Alois Okelo and Elizabeth Mary	1.0	Cancelled vide court order civil sui
	. 319	Okelo		727 of 1981
	1220	Ibrahim Mathias Mlamba	0.8	Cancelled vide court order civil sui
60	330	IDISHITI MEMBERS MATERIA		727 of 1981



	201	Milka Jebowen Chemirmir	1.1	Cancelled vide court order civil suit no
61.	331	Milka Jedoweli Chemimi		727 of 1981
- 60	246	Mary Mumbi Njenga	0.9	Cancelled vide court order civil suit no
62.	346	Mark Ministration		727 of 1981
(2)	355	Maymuna Larsen	0.9	Cancelled vide court order civil suit no
63.	333	Iviayinuna marbon		727 of 1981
64.	351	Gharib Abdulla Mohamed	0.28	Cancelled vide court order civil suit no
04.				727 of 1981
65.	357	Abdaila Mohamed	0.7	Cancelled vide court order civil suit no
03.	337	F.Oddia W.Six.		727 of 1981
66.	358	Remabhai Alikhan Rahimkhan	0.12	Cancelled vide court order civil suit no
00.	336	Kollitolier 1 1111		727 of 1981
67.	327	Kipngeno Arap Ngeny	1.0	Cancelled vide court order civil suit no
07.				727 of 1981
68.	411	Remabhai Alikhan Rahimkhan	0.04	Cancelled vide court order civil suit no
00.	711	2011100-101	ı	727 of 1981
			, •	

D.H MWARUKA LANDREGISTRAR KWALE



# REPUBLIC OF KENYA IN THE HIGH COURT OF KENYA AT MOMBASA CIVIL SUIT NO. 727 OF 1981

A. SAGGAF ALAWY & OTHERS ...... PLAINTIFFS -VERSUS-

THE HON, ATTORNEY GENERAL & OTHERS ..... DEFENDANTS

### ORDER

# ( Before Hon. Lady Justice L. Achode on 30/7/1999)

UPON an application by Mr. Obura Advocate, in view of the above application, by this order the O.C.P.D, Msambweni police IS HEREBY ORDERED to provide security to facilitate the execution in satisfaction of the decree.

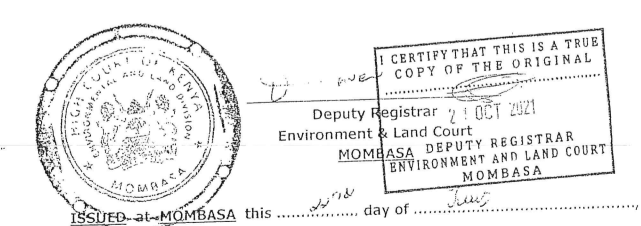
DATED at MOMBASA this

30<sup>th</sup>

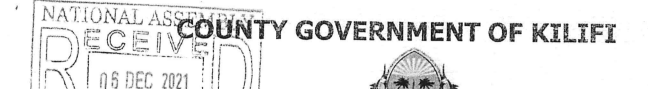
day of

July,

1999.



renal NOTICE: "If any party served with this order disobeys the be in contempt of court and liable to imprisonment if convicted. PENAL NOTICE: "If any party served with this order disobeys the same, he/she shall



OFFICE OF THE COUNTY EXECUTIVE COMMITTEE MEMBER
FOR LANDS, ENERGY, HOUSING, PHYSICAL, PLANNING
& URBAN DEVELOPMENT

Dept. Email: <u>lands@kilifi.go.ke</u>
When Replying please quote:
Your Ref:

CLERK'S OFFICE

P.O BOX 519 KILIFI, KENYA

Our Ref: CG/KLF/LND/HSG/ADJUD/III/55

DATE: 2<sup>nd</sup> December, 2021.

Clerk National Assembly Parliament Buildings **Nairobi**.

Dloc

6/14/21

RE: CONSIDERATION OF PUBLIC PETITION NO. 004 OF 2021 BY RESIDENTS OF MAGARINI CONSTITUENCY REGARDING IRREGULAR EXTENSION OF GALANA RANCH BOUNDARY

Your letter Ref. NA/DDC/LANDS/2021/169 dated 24th November, 2021 refers.

Kindly, this is to hereby submit our position in the same for your kind consideration.

### Introduction

The County Government of Kilifi has over the years been pursuing a land tenure programme to secure security of land tenure to its citizens. Several Adjudication Sections and Settlement Schemes have been facilitated throughout the County, with many already registered with titles.

In 2015, under Section 5 of the Land Adjudication Act Cap 284 Laws of Kenya, the Land Adjudication Officer Malindi/Magarini area declared Adu/Kamale/Chamari as an adjudication section

The County Government then facilitated the demarcation, survey and adjudication of the declared sections, culminating to a total of 13,500 plots in April 2021, in an area of approximately 620,764 acres.

However, vide a letter Ref. MD/40/2/C/BM dated 9<sup>th</sup> April, 2021 addressed to the Cabinet Secretary, Ministry of Lands and Physical Planning and seven (7) others by the

11 0 11 15

Agricultutral Development Corporation, intimated that it is the registered owner of Galana Block 1/1 with Title Deed. The Agricultural Development Corporation complained among others invasion of their land (Galana block 1/1) through the adjudication process without their consent.

### Public Inquiry

Arising from this Agricultural Development Corporation position, a counter argument by the community was raised on the known boundary of the Agricultural Develoipment Corporation Galana Ranch.

The County Government undertook on a public inquiry on the land matter with residents of Magarini within the land in question.

It was observed that the land historically and indegeneously was settled on by the Waata and Giriama communities before colonization and that the original boundary points are much known to the communities.

The original boundary separating the Galana Ranch and land by the community cut from a point at Kisiki through Tanke, Kore and Didimabul, with the upper western part of the boundary points being allocated to Galana Ranching with the lower eastern part being reserved for the community use.

### Survey

A survey was carried out by the National Survey office in Malindi headed by the Sub-County Surveyor, Mr. Lee Dzoro (whose report is hereby attached) which revealed that the Galana Ranch (block 1/1) with average of 623,000 Ha falls within two Countieds – Kilifi and Tana River Counties. It was further noted that the cutline falls within Kilifi County at the starting point of the river Galana (near Kisiki Beacon) but crosses to Tana River County as it extends Northwords upto Didima Bule beacon. This is the known boundary between the Agricultural Development Corporation and the community.

The area claimed by Agricultural Development Corporation as part of Galana block 1/1 within Kilifi County covers approximately 237,643.05 ha. This is the contested area.

### Adjudication

The contested area covering 237,643.05 Ha. which has since been demarcated and surveyed has a total of 22 villages with a total of 2554 plots demarcated and surveyed.

The villages affected are:- Gabo, Mbuuni, Changoto, Kadongole, Mchekenzi, Madharba, Kamale, Dera, Mabrouk, Dhambela, Chanjalo, Jafiri, Mukale, Walesa, Kulesa, Jatropha, Bathe, Chanjalo, Ziwani, Kilulu, Mbuni 'B' and Langapande.

### **Developments**

Further several public utilities are domiciled in this contested area which includes several ECD centres, primary schools, secondary schools, Health centres, several trading centres, several pineapple firms, churches, mosques, among others.

### **County Position**

From the foregoing, the County Government of Kilifi strongly recommends registration of the land in question to the community to achieve security of their land tenure.

Hon. Maureen Mwangovya

County Executive Committee Member

Lands, Energy, Housing, Physical Planning

<u>& Urban Development.</u>

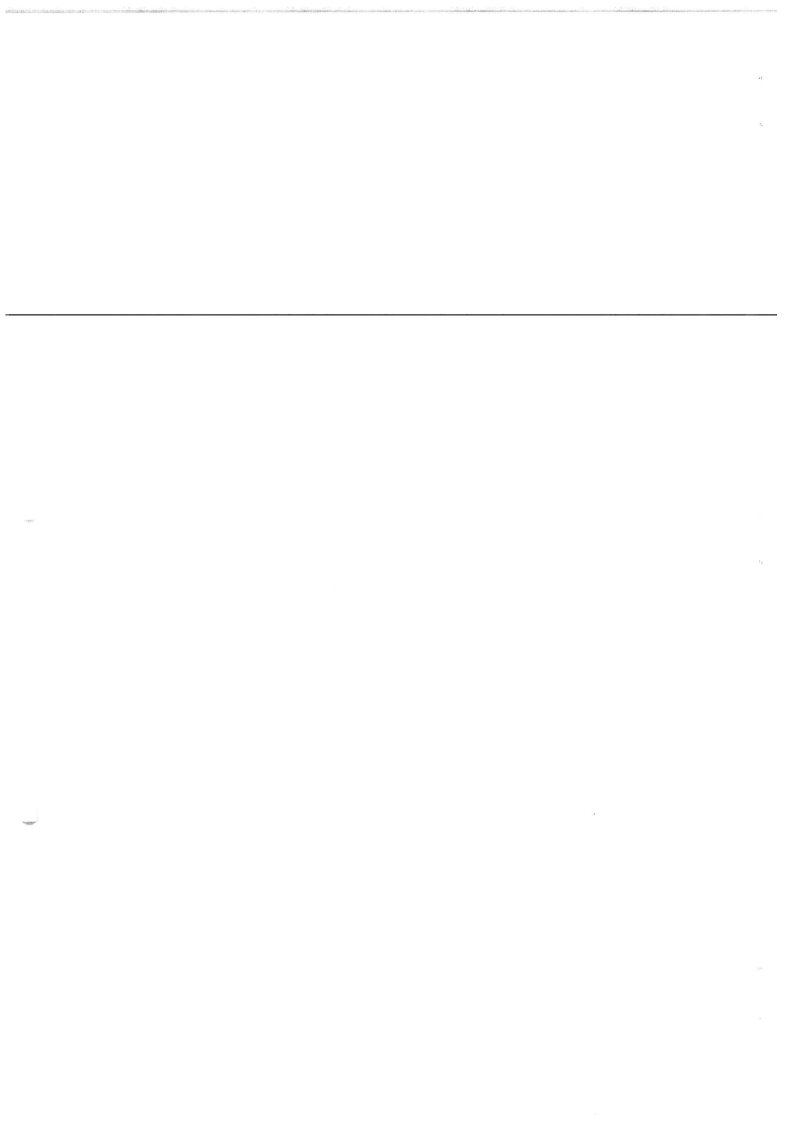
c.c. His Excellency The Governor

County Government of Kilifi.

County Attorney

County Government of Kilifi.

JKN/scm





## MINISTRY OF LANDS AND PHYSICAL PLANNING

Email: dsmalindi@jambo.co.ke DISTRICT SURVEY OFFICE

Telephone: 020-2335401

When replying, please quote

MLD/TECH/7/VOL II/651

P.O. BOX 1736

MALINDI

Date: 19<sup>th</sup> May, 2021

### RE: GROUND REPORT FOR PICKING EXERCISE AT ADU CHAMARI AND GALANA RANCH.

PURPOSE: To pick and plot the existing cut line believed to be the boundary line between the Adu community and the Galana ranch.

AUTHORITY: request by the County Government of Kilifi after a consultative meeting with regards to the ongoing adjudication exercise within adu kamala and Adu Chamari area.

DATUM USED: F/R No. 119/86.

PRESENT: The exercise was witnessed by the County Lands officials led by the Chief Officer in charge of the Land docket, the Malindi survey office, the administrators from Magarini, the local leaders within Adu and the elders familiar with the cut line.

METHODOLOGY: The elders took the team to the cutline starting with a point near the Sabaki River running northwards. Picking was done along the cutline and this was later plotted.

With survey plan 119/86 available, the picked cut line data was then over laid on the existing survey plan.

#### OBSERVATION.

Survey plan 119/86 (attached) shows parcel number 1, also indicated as Galana ranch with an area of 623000 ha. The parcel falls within two counties, i.e. Kilifi County and Tana River

It was noted that the cut line falls within Kilifi County at the starting point at the river(near Kisiki beacon) but crosses to Tana River County as it extends northwards up to (Didima Bule

This therefore means the pointed out cut line was found to fall within the boundaries of parcel number 1 going by the survey plan F R no 119/86.

The area from the boundary of the ranch to the cut line pointed out which falls within Kilifi County was found to be approximately 237643.05 Ha. (See attached sketch map).

L M Dzoro

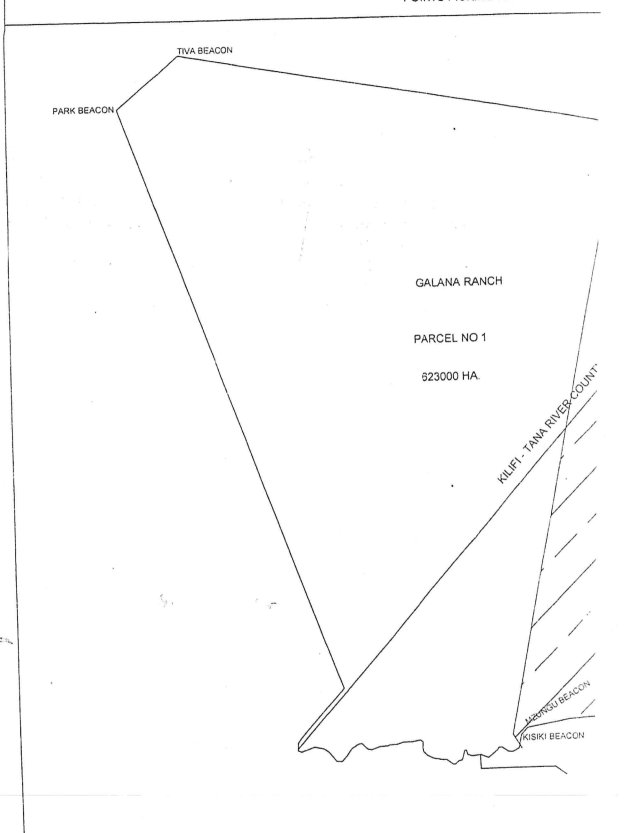
NG Surveyor.

Malindi/Magarini.

CECIN NOTE

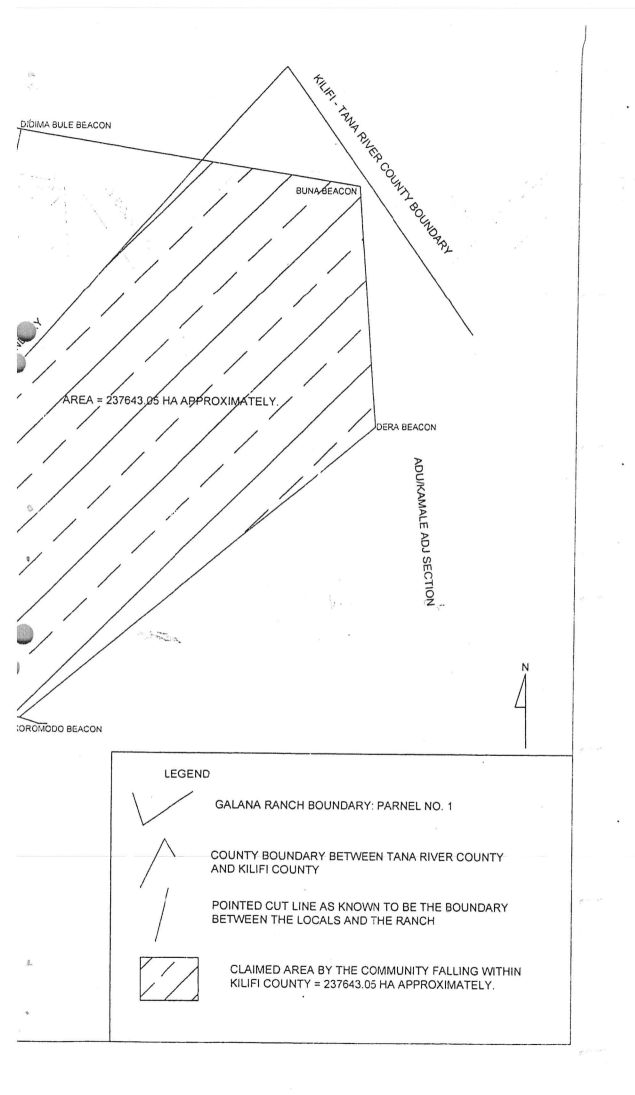
4

-5

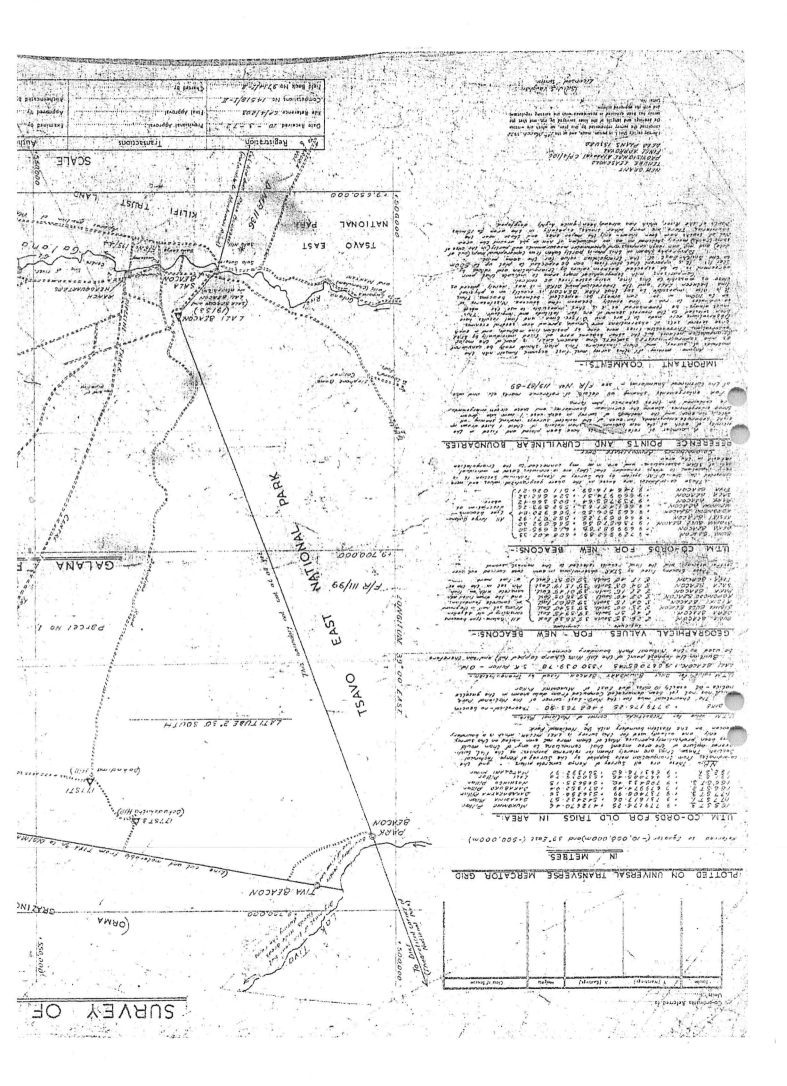


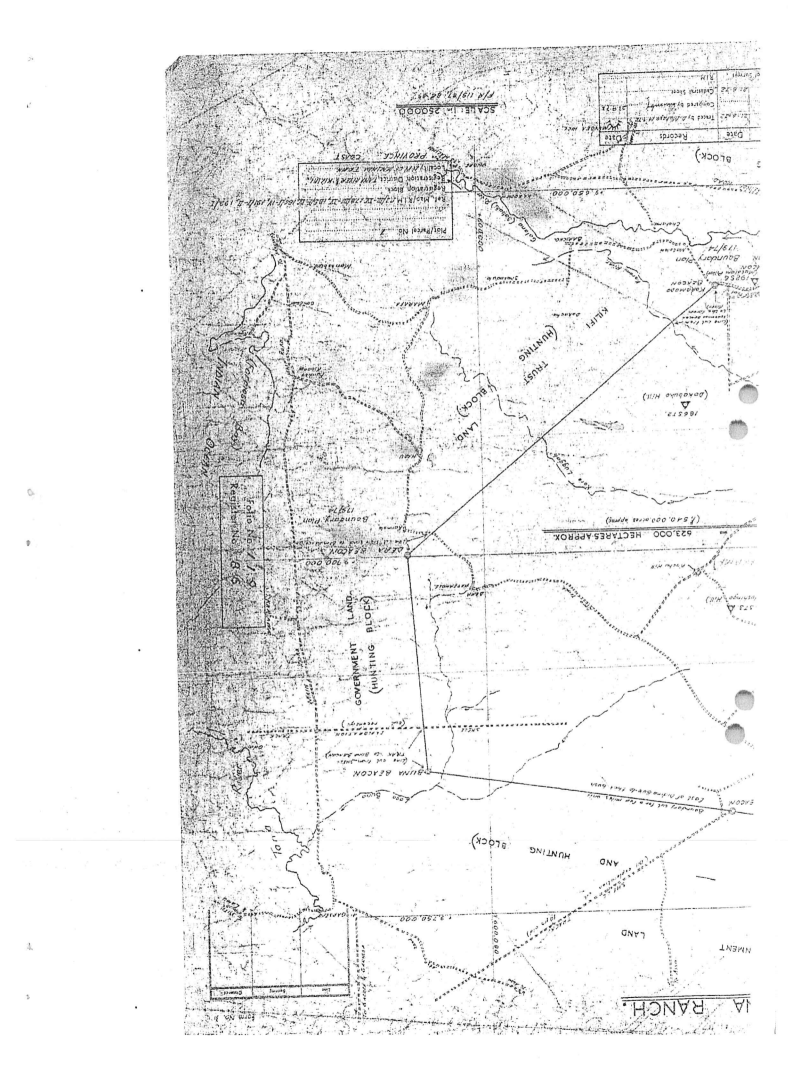
PREPARED AND PLOTTED BY:
MALINDI SURVEY OFFICE.
P O BOX 1736 - MALINDI.

MAY 2021.









Ĭ

### REPUBLIC OF KENYA



## MINISTRY OF AGRICULTURE, LIVESTOCK, FISHERIES AND COOPERATIVES OFFICE OF THE CABINET SECRETARY

Telephone: 2718870/9 Website: www.kilimo.go.ke Email: cabinetsecretary@kilimo.go.ke

When replying please quote

KILIMO HOUSE CATHEDRAL ROAD P.O. Box 30028-00100 NAIROBI

**Ref. No.** MOAF/ADM/1/27/VOL.X1/ (46)

(est

11th April, 2022

Mr. Michael R. Sialai, EBS Clerk of the National Assembly Parliament Buildings

**NAIROBI** 

Dear

PUBLIC PETITION NO. 004 OF 2021 BY MAGARINI COMMUNITY LAND OWNERS REGARDING IRREGULAR EXTENSION OF GALANA RANCHING BOUNDARY

Reference is made to your letter Ref: NA/DC/LANDS/2022(007) dated 9th February, 2022 requesting for response on the above subject.

Attached is the response ready for discussion with the Departmental Committee on Agriculture, Livestock and Fisheries.

Yours sincerely,

HON. PETERIMUNYA, EGH

CABINET SECRETARY

Encl.

DIRECTOR

P.O. Box 41842 - 00100, NAIROBI

## **REPUBLIC OF KENYA**



# MINISTRY OF AGRICULTURE, LIVESTOCK, FISHERIES AND COOPERATIVES

PUBLIC PETITION NO. 004 OF 2021 BY MAGARINI COMMUNITY LAND
OWNERS REGARDING IRREGULAR EXTENSION OF GALANA RANCHING
BOUNDARY

BY

## HON. PETER MUNYA, EGH CABINET SECRETARY

**APRIL 2022** 

work to establish the position or status of attempted illegal subdivision and encroachment on areas reported by the Galana/Kulalu Ranch Management.

Honourable Chair, guided by georeferenced details of F/R 119/86 of 1972 map, officially acceptable under survey Act Cap 299 section 41 (1) (a) (b) & (2) ADC group accompanied by the Consultant Surveyor came across six men with two motor cycles placing beacons within ADC Galana Ranch/Block 1/1 Farm.

Honourable Chair, after thorough questioning they confirmed that they were working for private surveyors who had assigned them to do the subdivision and beaconing. The attempted plots subdivision had no physical occupation but ranged between 20 acres and 20,000 acres per plot equivalent to a total of 250,000 acres (quarter million acres) as per October, 2020.

Our next visit in February 2021 on thorough technical facts finding with Lands, Legal & Partnership Committee it was discovered the attempted illegal subdivision had reached approximately 301,000 acres.

Honourable Chair, from the above background information it can be seen that in 2020, ADC neither carried any boundary review both on survey of Kenya map nor physically on the ground, therefore the boundaries of ADC have remained as they were in 1972 as per F/R 119/86.

Honourable Chair, the declared published adjudication area which is adjacent to ADC Galana/Kulalu Ranch have not encroached on ADC Galana/Kulalu Ranch.

Honourable Chair, the declaration of published adjudication area is very clear with no conflict with georeferenced, geographical coordinates of boundaries of ADC Galana/Kulalu Ranch.

7. THAT, efforts to have this matter addressed by the relevant authorities including the National Land Commission and the National Environment Management Authority have been futile.

#### Response

Upon noting that there were recent attempted encroachment and subdivision, ADC reported in writing to the relevant Ministries, Ethic and Anti-Corruption Commission and Directorate of Criminal Investigations. (ADC 2 a, b & c Correspondence to ministries, EACC and DCI).

Honourable Chair, as of today EACC has taken up investigation on the attempted subdivision while Directorate of Criminal Investigations is currently investigating on trespass and charging the culprits in court.

8. THAT, the matter in respect of which this petition is made is not pending before any Court of Law or Constitution bodies.

**THEREFORE,** your humble petitioners pray that the National Assembly through Departmental Committee of Lands.

- i) Enquiries into the matter with a view to Security, with the assistance of the National Land Commission, the restoration of the original boundary points of the Galana Game and Ranching land so as to safeguard the Land originally allocated to the local community.
- ii) Causes the Ministry of Lands to complete the adjudication process in the areas where it had began and urgently commence the process in the remaining areas with a view of ensuring that members of the community are issued with title deeds; and
- iii) Makes any other order or direction that it deems fit in the circumstances of the matter.

### Response

Honourable Chair, I beg to respond as follows;

That from information provided above it is true that the issue of attempted illegal subdivision and encroachment is before Ethic and Anti-Corruption Commission and Directorate of Criminal Investigations. However, the query in this petition pertains to alleged boundary review by ADC and is not before the court or constitutional bodies because it never occurred.

Honourable Chair, in conclusion it is our humble prayer that the National Assembly through departmental committee on Lands finds that this petition as presented by the petitioners has not raised any pertinent issues capable of being remedied by the committee.

Honourable Chair, the petitioners have relied on a false belief that there was a boundary review by ADC in 2020. However, the information provided above proves

that ADC has never undertaken illegal and irregular boundary exercise since the acquisition of the land.

Honourable Chair, the Corporation therefore requests Parliament to hold any decision until the findings of Ethics and Anti-Corruption Commission together with the Directorate of Criminal Investigations is received.

Signature....

Date 12/4/22

HON PETER MUNYA, EGH