

REPUBLIC OF KENYA

IN THE HIGH COURT OF KENYA AT NYERI

ADOPTION CAUSE NO 3 OF 2015 (O.S.)

IN THE MATTER OF CHILDREN'S ACT, SECTION 158

AND

IN THE MATTER OF BABY M I ALIAS M M M (CHILD)

AND

IN THE MATTER OF AN APPLICATION FOR ADOPTION

BY

S M N and J W A

RULING

Upon reading the application dated 14th January 2015 expressed under the provisions of Section 160 of the Children's Act, and upon reading the grounds on the face of the said application, and upon reading the supporting affidavit of the applicants together with the annexures annexed thereto and sworn on 14th January 2015, and upon examining the relevant provisions of the law, I am satisfied that the application has merits and consequently I allow it and order as follows:-

- i. **That F M W N** be and is hereby appointed as the guardian *ad litem* for **Baby M I** alias **Baby M M M** (child) pending the hearing and determination of the application for adoption proceedings.
- ii. That costs in the cause.

Dated at Nyeri this 23rd day of February 2016.

John M. Mativo, Judge