

REPUBLIC OF KENYA
IN THE HIGH COURT OF KENYA AT NAROB

MISC. CIVIL CASE NO.1339 OF 2001

REPUBLICAPPLICANT

THE PRINCIPAL LANDS ADJUDICATION OFFICE ... RESPONDENT

AND

THE CHIEF LANDS REGISTRAR RESPONDENT

THE DISTRICT LANDS REGISTRAR NAROK RESPONDENT

R U L I N G

It is clear from the material filed before me that there was no applicant or subject named. Indeed there was also no Respondent named.

The application for leave was not properly drafted and the orders obtained based on the application have no relationship with the Notice of Motion before me.

Applications for Judicial Review are brought to me undone of the Republic. The Respondent whose decision is being challenged is indeed of the Respondent.

The applicants controlling the name of the Republic are the subjects and the application is marked ex-parte, the subject or subjects.

The application before me is curably defective. The preliminary objection is upheld. The application is struck out with costs to the Respondents and the interested parties.

Dated at Nairobi at this 3rd July, 2002

D. R. RIMITA

JUDGE

