



**LN (Through her mother EIMK) v BOM – Kereri Girls’ High School & others  
(Petition E011 of 2022) [2025] KEHC 9787 (KLR) (16 June 2025) (Judgment)**

Neutral citation: [2025] KEHC 9787 (KLR)

**REPUBLIC OF KENYA  
IN THE HIGH COURT AT KISII  
PETITION E011 OF 2022**

**TA ODERA, J  
JUNE 16, 2025**

**BETWEEN**

**LN (THROUGH HER MOTHER EIMK) ..... APPLICANT**

**AND**

**BOM – KERERI GIRLS’ HIGH SCHOOL & OTHERS ..... RESPONDENT**

**JUDGMENT**

1. I have seen the mediation agreement between the parties herein recorded on the following terms - “We, the undersigned parties in this matter have agreed to settle our dispute/differences as follows:
  1. That the Board of Management, Kereri Girls High School through Evans Makori who was authorised by the Board of Management to represent the school confirmed that LN was a student in this school.
  2. That according to LN through her mother EMK, the petitioner was subjected to Corporal punishment and Sexual harassment for reasons not known to her.
  3. That the school agreed that there was disagreement between the school and LN the Petitioner and asked the Petitioner to both of them forgive each other so that both of them may continue with their good relationship which they had there before.
  4. That LN through her mother EMK agreed to forgive each other on condition that the school agrees to compensate the Petitioner for hospital expenses and transport of Kshs.100,000 (One Hundred Thousand Kenya Shillings) which the school agreed to pay as required by the Petitioner - LN through her mother EMK.
  5. That today the 2.5.2025 the school has paid Kshs.100,000 (One Hundred Thousand Kenya Shillings) to LN through her mother EMK which is full amount required by the Petitioner



and which is full settlement agreement. Sender's Mpesa No. XXXXXXXXXXXX – GO. Receiver's Mpesa No. XXXXXXXXXXXX – EK.

6. Signed by Ellis Moraa-Petitioner

Evans Makori- on behalf of BOM Kereri Girls -1<sup>st</sup> respondent

Mediator -Nelson Bikundo Apima

Dated 2.5.25

The said agreement is carefully considered. The same is adopted as judgment of this court. File is closed.

Court: There is no right of appeal under rule of the mediation rules.

**T.A ODERA**

**JUDGE**

**16.6.25**

