



**REPUBLIC OF KENYA**

**IN THE HIGH COURT OF KENYA**

**AT NAKURU**

**SUCCESSION CAUSE NO. 250 OF 2015**

**IN THE MATTER OF THE ESTATE OF FRANCIS MIANO WAMBUGU (DECEASED)**

**LIZZY NJOKI MIANO.....PETITIONER**

**RULING**

- 1) Before court is a summons for confirmation of grant in favour of Lizzy Njoki Miano.
- 2) The same is premised on grounds that the net estate only comprises of a life policy. The applicant obtained letters *ad litem* and there are no other assets.
- 3) The application is supported by the sworn affidavit of Lizzy Njoki Miano the gist of which in that the deceased's life policy is ready for payment subject to production of a confirmed grant. There are no other assets in the estate.
- 4) The policy aforesaid is for the benefit of the applicant and the deceased's two (2) children.
- 5) I have considered the application and the supporting affidavit. I am persuaded that the orders sought are merited. The nature of the estate is such that it consists of only one non-capital asset.
- 6) I exercise the inherent powers of this court donated by **Section 47 of Laws of Kenya Act** and **rule 73 of the Probate and Administration rules**. I issue and confirm letters of administration in respect of the estate of Francis Miano Wambugu to Lizzy Njoki Miano.
- 7) Costs shall be in the cause.

**Dated, Signed and Delivered at Nakuru this 21st day of February, 2017.**

**A. K. NDUNG'U**

**JUDGE**