



**REPUBLIC OF KENYA**  
**IN THE HIGH COURT OF KENYA AT NAIROBI**  
**MILIMANI LAW COURT**

**Environmental & Land Case 512 of 2011**

**BERNARD ONDIEKI MOSETI.....1<sup>ST</sup> PLAINTIFF/RESPONDENT**  
**JOAN ANGELA NUMA.....2<sup>ND</sup> PLAINTIFF/RESPONDENT**  
**JAMES GICHUK.....INTENDED 3<sup>RD</sup> PLAINTIFF/APPLICANT**  
**ALBERT OTIENO.....INTENDED 4<sup>TH</sup> PLAINTIFF/APPLICANT**  
**WYCLIFF OLUOCH.....INTENDED 5<sup>TH</sup> PLAINTIFF/APPLICANT**  
**LUCY WAMBUI KAMAU.....INTENDED 6<sup>TH</sup> PLAINTIFF/APPLICANT**

**VERSUS**

**CHENGDU GUANGLING KENYA COMPANY LIMITED.....1<sup>ST</sup> DEFENDANT/RESPONDENT**  
**CITY COUNCIL OF NAIROBI.....2<sup>ND</sup> DEFENDANT/RESPONDENT**

**RULING**

Before me is the application dated 31/5/12 filed by the intended 3<sup>rd</sup>, 4<sup>th</sup> and 6<sup>th</sup> plaintiff. The application was served on the respondent and none of them filed any document in opposition. The intended plaintiffs have in their supporting affidavit filed by James Gichuki explained the reasons they want to be enjoined. They have valid reasons being persons with apartments in the premises that is the subject of this suit. I find that their application has merit.

I therefore grant prayers No. 2 and 3 of the application dated 31/5/12. Costs shall be in the cause.

Dated, signed and delivered this 5<sup>th</sup> day of **October** 2012

**R. OUGO  
JUDGE**

In the Presence of:-

.....For the Applicants

.....For the Respondents

Kabiru.....Court Clerk