



REPUBLIC OF KENYA

IN THE HIGH COURT OF KENYA AT NAKURU

SUCCESSION CAUSE NO.488 OF 2012

IN THE MATTER OF ESTATE OF SOLOMON MWANGI WAWERU

(DECEASED)

ELIZABETH WANGARI MWANGI...APPLICANT/1st ADMINISTRATOR

DANIEL THIGA MWANGI2nd APPLICANT

SAMWEL WAWERU MWANGI.....3rd APPLICANT

TIMOTHY MUGAMBI MWANGI.....4th APPLICANT

Versus

FRANCIS MUCHIRI MWANGI....1st RESPONDENT/ADMINISTRATOR

EPHANTUS KIMORI MWANGI...2nd RESPONDENT/ADMINISTRATOR

RULING

1. Before me is a summons for rectification of grant dated 14th November 2026, the same is unopposed.
2. that 2 of the co-administrators used aliases that did not match their official identification information. The aliases ended up being captured in the Confirmation of Grant instead of their names as indicates on their IDs which has slowed down the distribution of

the Estate and more especially, the transmission process. The particulars are as follows;

- i. The name **Ephantus Kimori Mwangi** be rectified to read **Ephantus Kennedy Mwangi**
 - ii. The name **Elizabeth Wangari Mwangi** be rectified to read **Elizabeth Mary Wangari Mwangi**.
3. The Court allows the rectification and a rectified Certificate of Confirmation of Grant shall issue to include the amendments in accordance with the provisions of Section 74 of the Law of Succession Act.
 4. All other issues inviting this court to micromanage the estate are declined and where any administrator is unwilling to perform their duty the court can be moved appropriately for relief(s)
 5. With Regards to any deceased beneficiaries then their share shall accordingly devolve to the estate of such deceased beneficiary to be subject to a separate probate and administration.
 6. This matter shall be mentioned after 6months to determine the conclusion of the probate
 7. This being a family matter, parties shall bear their respective costs.

Dated, Signed and Delivered at Nakuru

On this day of 27th Day of February, 2026.

**S. Mohochi
Judge**