



Senteu & 2 others v Sereu & 3 others; County Government of Kajiado & 2 others (Interested Parties) (Environment and Land Case E053 of 2022) [2026] KEELC 621 (KLR) (29 January 2026) (Ruling)

Neutral citation: [2026] KEELC 621 (KLR)

**REPUBLIC OF KENYA
IN THE ENVIRONMENT AND LAND COURT AT KAJIADO
ENVIRONMENT AND LAND CASE E053 OF 2022**

**J OMANGE, J
JANUARY 29, 2026**

BETWEEN

**PAUL KOILEKEN SENTEU 1ST PLAINTIFF
STEINA LESHAO SOMPETA 2ND PLAINTIFF
OLKIRAMATIAN COMMUNITY 3RD PLAINTIFF**

AND

**JOSHUA SALLASH SEREU 1ST DEFENDANT
KIPAINOI PARMUAT OLE MUNKE 2ND DEFENDANT
GEOFLEX CONSULTANTS LTD 3RD DEFENDANT
COUNTY LAND ADJUDICATION & SETTLEMENT OFFICER 4TH
DEFENDANT**

AND

**THE COUNTY GOVERNMENT OF KAJIADO INTERESTED PARTY
THE COMMUNITY LAND REGISTRAR - KAJIADO COUNTY . INTERESTED
PARTY
THE HONOURABLE ATTORNEY GENERAL INTERESTED PARTY**

RULING

1. In the application dated 3rd November 2025 the Plaintiff/ Applicant prays for orders that pending the hearing and determination of the suit the court do order that the original title deed for Kajiado/ Olkiramatian/ 17 and the original members register for Olkiramatian Group Ranch currently in the



custody of the Respondent Kipainoi Parmuat Ole Munke be deposited in court for safe custody. The application is supported by the affidavit of Paul Koilleken Senteu.

2. The applicant avers that in spite of the existence of conservatory orders the Respondent has continued to use the said documents to harass and intimidate stakeholders and also to transfer the shares to unsuspecting members of the public.
3. The application is not opposed hence the averments by the Plaintiff are uncontroverted. The issues that the court consider in deciding this application are; Whether the title deed and register form the subject matter of the dispute Whether there is likelihood of interference Whether the order is likely to cause prejudice
4. There is no argument that the title deed and the members register will be crucial to the just determination of this matter. Interference with the register can defeat members rights and ultimately render this courts decision academic. The Respondent has not denied the averments by the applicant.
5. The courts have wide inherent powers to give such orders as would safeguard the integrity of the judicial process and meet the ends of Justice. Deposit of the documents in court would preserve the subject matter with no prejudice to any of the parties.
6. I therefore find that the application has merit and is allowed in the following terms;
 - a. The original Title Deed for land parcel number Kajiado/Olkiramatian/17 and the Original Members' Register for Olkiramatian Group Ranch, presently in the custody of the Respondent, Kipainoi Parmuat Ole Munke, be deposited in this Honorable Court for safe custody within 14 days of service of this order.
 - b. Costs shall be in the course

DATED, SIGNED AND DELIVERED VIRTUALLY AT KAJIADO THIS 29TH JANUARY 2026.

JUDY OMANGE JUDGE.

In The Presence Of:

Mr. Serbebi for 1st Plaintiff. Ms. Kokelo for Defendant. Peter – Court Assistant.

