



**REPUBLIC OF KENYA**

**IN THE ENVIRONMENT AND LAND COURT AT CHUKA**

**CHUKA ELC CASE NO 212 OF 2017**

**IRVINE MWENDA JAPHET.....PLAINTIFF**

**VERSUS**

**M'KANGA M'RWITO KANYINYIRO..... DEFENDANT**

**RULING**

1. The parties were in court on 21<sup>st</sup> June, 2017 and proffered a consent which they asked the court to adopt as its order.

2. The consent which is dated **21<sup>st</sup> June, 2017** is in the following terms:

**CONSENT**

By consent of the parties and their respective advocates the order of this court dated **16<sup>th</sup> day of March, 2017** be amended to read as follows:

“The District Surveyor & The District Land Registrar Meru South District do visit parcel No. **MWIMBI/CHOGORIA/4652** and **MWIMBI/CHOGORIA/4652** to establish the boundaries of the respective parcels of land within 60 days.”

DATED AT CHUKA THIS 21<sup>ST</sup> DAY OF JUNE, 2017

Basilio Gitonga & co. advocate for plaintiff

Muia Mwanzia & co. Advocates for defendant

3. This consent is adopted as an order of this court.

4. The parties should follow up issues concerning implementation of this consent.

5. It is so ordered.

Delivered in open court at Chuka this **21<sup>st</sup> day of June, 2017** in the presence of:

CA: Ndegwa

Muriithi for the plaintiff

Muia Mwanzia for the defendant

**P. M. NJOROGI**

**JUDGE**