



REPUBLIC OF KENYA
IN THE ENVIRONMENT AND LAND COURT AT MERU

MISC APPLICATION NO. 148 OF 2013

FLORENCE GAKIIPLAINTIFF

VERSUS

ALEX MUTEMBEI KIRIMA1ST DEFENDANT

LUCY KIGETU KIRIMA.....2ND DEFENDANT

CONSENT/JUDGMENT

1. On 10/07/2017, the advocates representing the parties in this matter proffered the following Consent, which they asked the Court to adopt as it's Judgment.

CONSENT

1. By Consent the defendants refunds the plaintiff's consideration for the purchase of land parcel LR. NO. NTIMA/NTAKIRA/4375 and other costs of Kshs. 1, 500,000/= (One Million Five Hundred Thousand Shillings Only) all inclusive.

2. THAT orders of inhibition placed on the subject land parcels LR. NO. NTIMA/NTAKIRA/4375 be lifted, vacated and/or set aside.

3. THAT this matter be deemed as settled and/or withdrawn with each party bearing its own costs.

2. I find that the Consent is properly signed and is binding upon the parties.

3. Having read the Consent of 10:07:17 to the parties present who are in agreement with its contents, then the Consent of 10:07:17 is hereby adopted as a Judgment of the Court.

4. Parties shall bear their own costs.

5. It is so ordered.

DELIVERED IN OPEN COURT AT MERU THIS 10TH DAY OF JULY, 2017 IN THE PRESENCE OF:-

C.A: Janet

Kithinji for the Plaintiff

D. Rimita h/b for E:G. Mwangi for Defendant Present

Plaintiff present

HON. L. N. MBUGUA

ELC JUDGE