



REPUBLIC OF KENYA
IN THE HIGH COURT OF KENYA AT MERU
ENVIRONMENT AND LAND COURT
CIVIL SUIT NO 6 B OF 2012

CHARLES KITHINJI THURANIRA.....PLAINTIFF

VERSUS

STANLEY KAIGERA MTWAMIKWA.....1ST DEFENDANT

MUKARIA KAIGERA..... 2ND DEFENDANT

R U L I N G

1. On 7th December, 2016 the parties proffered a consent which they asked the Court to adopt as its order.
2. The Consent is in the following terms;
 - (a) *The Plaintiff be and is hereby granted leave to amend the plaint.*
 - (b) *The Plaintiff to file and serve further amended plaint within 7 days from the date of recording of this consent.*
 - (c) *The interlocutory judgment entered herein against defendants on 3rd February, 2015 be and is hereby set aside.*
 - (d) *Each party to meet his (sic) own costs of the application.*
3. The Consent has been properly executed by the parties.
4. The consent is adopted as an order of this Court.
5. Parties are directed to obtain a date from the registry for directions during which date they will inform the Court about the progress made in their negotiations aimed at settling the matter.
6. Cost shall be in the cause.
7. It is so ordered.

DELIVERED IN OPEN COURT AT MERU THIS 7TH DAY OF DECEMBER 2016 IN THE PRESENCE OF :-

C.A Daniel /James

J.G. Gitonga for the Plaintiff

Kaigera M'Itwamikwa -1st Defendant

Pius Mukaria- 2nd defendant

P. M. NJOROGE

JUDGE