



REPUBLIC OF KENYA



KENYA LAW
THE NATIONAL COUNCIL FOR LAW REPORTING
Where Legal Information is Public Knowledge

**Munyui v Gachuiru (Civil Appeal E120 of 2022)
[2025] KEHC 1289 (KLR) (17 February 2025) (Ruling)**

Neutral citation: [2025] KEHC 1289 (KLR)

**REPUBLIC OF KENYA
IN THE HIGH COURT AT KIAMBU
CIVIL APPEAL E120 OF 2022
DO CHEPKWONY, J
FEBRUARY 17, 2025**

BETWEEN

PETER NJENGA MUNYUI APPELLANT

AND

JOHN NDUNGU GACHUIRU RESPONDENT

RULING

1. The matter is for mention for parties to confirm compliance of directions issued on 9 /12/2024 and or settlement in the matter.
2. Upon listening to both counsel for the parties herein, it is confirmed that parties have negotiated and reached a settlement whereby a consent to that effect has been filed herein.
3. In view of this, a consent dated 16th December, 2024 entered between counsel for both parties be and is hereby adopted as an order by this court in the following terms: -
 1. That the amount of (Kshs. 1,500,000/=) Kenya Shillings One Million Five Hundred Thousand deposited in an interest gaining account in the names of Kimani Charagu & Co. Advocates and Waithaka & Associates in NCBA Bank Ridgeways Branch be released to the firm of Kimani Charagu & Co. Advocates.
 2. That the amount of (Kshs. 1,500,000/=) Kenya Shillings One Million Five Hundred Thousand be shared among the Appellant And The Respondent As Follows:
 - a. (Kshs. 500,000/=) Kenya Shillings Five Hundred Thousand to the Appellant.
 - b. (Kshs. 1,000,000/=) Kenya Shillings One Million to the Respondent.
 3. That the appellants and the respondents share as set out in clause 2 (a) and (b) hereinabove to be released to the respective Advocates on record in this Appeal for the Appellant and the Respondent.



4. That the account's interest be released to the firm of Kimani Charagu & Co. Advocates.
5. That there be no order as to costs.

It is so ordered.

THIS CONSENT IS DEPONED THIS 17TH DAY OF FEBRUARY, 2025

D.O CHEPKWONY

JUDGE

