



Case Number:	Succession Cause 397 of 2013
Date Delivered:	16 Dec 2015
Case Class:	Civil
Court:	High Court at Busia
Case Action:	Ruling
Judge:	Francis Tuiyott
Citation:	George Oduor Oloko v Gabriel Simali Wesonga & 7 others [2015] eKLR
Advocates:	-
Case Summary:	-
Court Division:	Family
History Magistrates:	-
County:	Busia
Docket Number:	-
History Docket Number:	-
Case Outcome:	Allowed
History County:	-
Representation By Advocates:	-
Advocates For:	-
Advocates Against:	-
Sum Awarded:	-
<p>The information contained in the above segment is not part of the judicial opinion delivered by the Court. The metadata has been prepared by Kenya Law as a guide in understanding the subject of the judicial opinion. Kenya Law makes no warranties as to the comprehensiveness or accuracy of the information.</p>	

**REPUBLIC OF KENYA**

**IN THE HIGH COURT OF KENYA AT BUSIA**

**SUCCESSION CAUSE NO. 397 OF 2013**

**IN THE MATTER OF THE ESTATE OF OLOKO**

**MUNIKA-----DECEASED**

**AND**

**GEORGE ODUOR OLOKO-----APPLICANT/OBECTOR**

**VERSUS**

**GABRIEL SIMALI WESONGA**

**THOMAS ODUODI SIMALI**

**MATHEW ODUORI SIMALI**

**MICHAEL SIMALI -----RESPONDENTS**

**MARGARET AWINO OSINGO**

**ROSE MAENDE SIMALI**

**MARY SIMALI**

**BONVENTURE CHESA**

**RULING**

1. Before this Court is Summons for Revocation or Annulment of Grant dated 14<sup>th</sup> August 2014 in which the Applicant seeks the following prayers:-

a. That the grant of letters of administration in respect of the estate of OLOKO MUNIKA issued to HELENA OTSIENO SIMALI vide Busia SPM Succession Cause No. 81 of 1987 be revoked and annulled.

b. That the grant of letters of administration in respect of the estate of OLOKO MUNIKA be issued to the objector/Applicant.

c. That pursuant to prayer (a) above the register of land parcel number MARACHI/KINGANDOLE/1275 be rectified by striking off the name of HELENA OTSIENO SIMALI at entries No. 2, 3, & 4 dated 24.5.1989 and the distribution of parcel No.

**MARACHI/KINGANDOLE/1275** aforementioned amongst all persons beneficially entitled thereto be determined through the cause hearing being succession cause No. 81 of 1987 currently registered as P & A No. 397 of 2013.

d. **That costs of the proceedings be provided for.**

2. The Application is not opposed by the Respondents notwithstanding that they are all represented by Ipapu P. Jackson & Co. Advocates. But because the nature of the orders sought are drastic, I postpone the writing of this decision so as to confirm from Mr. Ipapu that he indeed represented all the Respondents. On 25<sup>th</sup> November 2015, Mr. Ipapu told Court.

**“I confirm that I represent all 8 Respondents and the Court can proceed to render its decision”.**

3. As the Application is not opposed, I would have no reason not to allow it. I allow it as prayed. But state that the orders shall not be used by the Applicant or any other person to change or affect the status quo on the ground. The orders shall not be used to threaten or evict or in any other way to interfere with the possession of any person who may be occupying or using Marachi/Kingandole/1275 at the time of delivery of this Ruling.

**Dated, signed and delivered at Busia this 16<sup>th</sup> day of December 2015.**

**F. TUIYOTT**

**J U D G E**

In the presence of :-

.....C/Assistant

.....for the Objector

.....for the Respondents



While the design, structure and metadata of the Case Search database are licensed by [Kenya Law](#) under a [Creative Commons Attribution-ShareAlike 4.0 International](#), the texts of the judicial opinions contained in it are in the [public domain](#) and are free from any copyright restrictions. Read our [Privacy Policy](#) | [Disclaimer](#)