



Case Number:	Civil Appeal 179 of 2012
Date Delivered:	23 Feb 2015
Case Class:	Civil
Court:	Court of Appeal at Kisii
Case Action:	Order
Judge:	David Kenani Maraga, Festus Azangalala, Sankale ole Kantai
Citation:	Pacifica Moraa Nyacheo & another v Monga Primary School [2015] eKLR
Advocates:	-
Case Summary:	-
Court Division:	Civil
History Magistrates:	-
County:	-
Docket Number:	-
History Docket Number:	H.C.C.C. NO. 141 OF 2011
Case Outcome:	Ordered
History County:	-
Representation By Advocates:	-
Advocates For:	-
Advocates Against:	-
Sum Awarded:	-

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.

**IN THE COURT OF APPEAL AT KISII**

**(CORAM: MARAGA, AZANGALALA, KANTAI, JJ.A)**

**CIVIL APPEAL NO. 179 OF 2012**

**BETWEEN**

**PACIFICA MORAA NYACHEO .....1st APPELLANT**

**FRANK NYANGA'U ..... 2nd APPELLANT**

**AND**

**THE SCHOOL COMMITTEE THRO'**

**CHAIRMAN MONGA PRIMARY SCHOOL ..... RESPONDENTS**

(An appeal from the Judgment and Decree of the High Court of Kenya at Kisii

R.Sitati J.) dated 15<sup>th</sup> May, 2012

in

H.C.C.C. NO. 141 OF 2011)

\*\*\*\*\*

**ORDER OF THE COURT**

This is an interlocutory appeal. Upon being called out for hearing the Court observed that its determination will not finally determined the dispute between the parties. Having considered that observation Mr. Sagwe learned Counsel for the appellant has applied to withdraw it on condition that the status quo is maintained until the suit in the High Court is heard and determined.

As Mr. Soire, learned Counsel for the respondents has no objection. We grant the appellants application and hereby order that this appeal be and is hereby withdrawn under Rule 96 of the Court of Appeal Rules. The status quo obtaining at the moment shall be maintained until the suit in the High Court is heard and determined.

The appellants to cause the suit in the High Court to be fixed for hearing as soon as possible. Each party to bear its own costs of this appeal.

Made at Kisii this 23<sup>rd</sup> day of February, 2015

**D. MARAGA**

.....

**JUDGE OF APPEAL**

**F. AZANGALALA**

.....

**JUDGE OF APPEAL**

**S. ole KANTAI**

.....

**JUDGE OF APPEAL**

I certify that this is a  
true copy of the original

**DEPUTY REGISTRAR**



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](#)