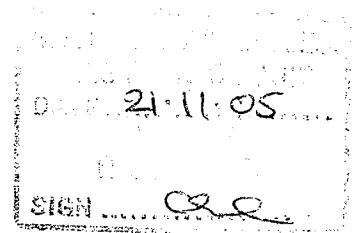


THE REPUBLIC OF UGANDA
IN THE HIGH COURT OF UGANDA AT MBALE
MISCELLANEOUS CAUSE No. 0001 OF 2004



UGANDA LAND ALLIANCE LTD. :.....:APPLICANT

VERSUS

- 1. UGANDA WILDLIFE AUTHORITY**
- 2. ATTORNEY GENERAL :.....:RESPONDENTS**

CONSENT JUDGMENT AND DECREE

THIS cause coming on this day for disposal before Hon. Mr. Justice J. B. Katutsi in the presence of James Nangwala Esq. Counsel for the Applicant and Ms. Rehema Nabunya Counsel for the 1st Respondent and Lwanga Hosea Esq. State Attorney for the 2nd Respondent.

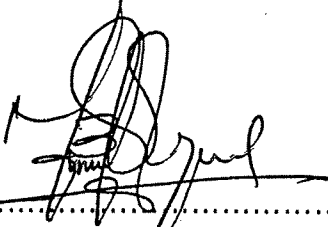
By consent of the parties, the above cause is settled in the following terms:

1. THAT it is hereby declared that the Benet Community residing in Benet Sub County including those residing in Yatui Parish and Kabsekek Village of Kween County and in Kwoti Parish of Tingey County are historical and indigenous inhabitants of the said areas which were declared a Wildlife Protected Area or National Park.
2. THAT it is hereby declared that the said Community is entitled to stay in the said areas and carry out agricultural activities including developing the same undisturbed.
3. THAT the Respondents take all steps necessary to de-gazette the said area as a Wildlife Protected Area or National Park pursuant to this Consent Judgment, after a physical inspection of the boundary with the Benet Community.
4. THAT the 2nd Respondent takes affirmative action in favour of the said Community to redress the imbalance which presently exists in the said area in terms of education, infrastructure, health and social services in the spirit of Article 32(1) of the constitution in lieu of general damages, commencing in the Financial Year 2005/06.


5. THAT the Respondents jointly and severally meet the applicant's costs of the cause.

DATED this 27th day of October, 2005.

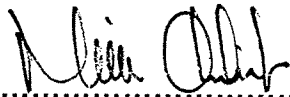
We consent.



.....
**NANGWALA, REZIDA & CO. ADVOCATES
COUNSEL FOR THE APPLICANT**

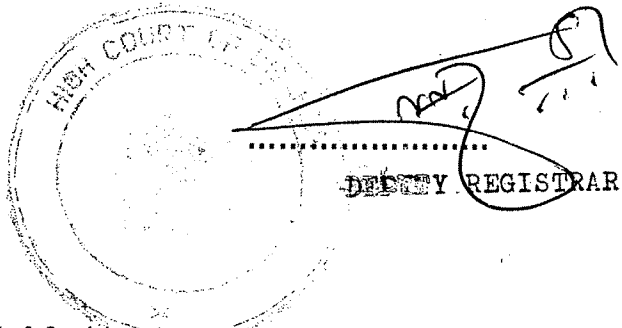


.....
**FOR UGANDA WILDLIFE AUTHORITY
THE 1ST RESPONDENT**



.....
**FOR THE ATTORNEY GENERAL
THE 2ND RESPONDENT**

GIVEN under my hand and the seal of this Court this 27th day of October, 2005.



.....
DEPUTY REGISTRAR

Drawn & Filed by:-
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P. O. Box 10304,
KAMPALA.