



REPUBLIC OF KENYA  
IN THE CHIEF MAGISTRATES COURT AT NAIROBI  
MILIMANI COMMERCIAL COURTS  
CIVIL SUIT NO. Mccc E5724.2025

CECIL GUYANA MILLER T/A Miller & Company Advocates  
(C/o P.W. Wena & Company Advocates)

*Plaintiff*

*against*

NELSON AMENYA

*Defendant*

*(Service of Summons to be effected through the Plaintiff's Advocates Office)*

TO: **NELSON AMENYA**  
**NAIROBI**

WHEREAS the above-named Plaintiff has instituted a suit against you upon the claim, the Particulars of which are set out in the copy of Plaintiff with annexures attached hereto.

**YOU ARE HEREBY REQUIRED** within 15 days from the date of service hereof to enter an appearance in the said suit.

Should you fail to enter an appearance within the time mentioned above, the Plaintiff may proceed with the suit and Judgment may be given in your absence.

Given and issued under my hand and the Seal of the Court this ..... day  
of ..... 2025.

.....  
*Executive Officer  
Chief Magistrates Court*

*Note:* - You may appear in this suit by entering an appearance either personally, or by duly appointed Advocates at NAIROBI. Appearance can be entered by filing with the Court Memo. of Appearance in duplicate, showing the Defendant's address of service. A filing fee must accompany such a Memoranda. A copy of Memo of Appearance should also be sent to the Plaintiff or his Advocate, if any.



**REPUBLIC OF KENYA**

**IN THE CHIEF MAGISTRATES COURT AT NAIROBI**

**MILIMANI COMMERCIAL COURT**

**CIVIL SUIT NO. MCCC F5724 OF 2025**

**CECIL GUYANA MILLER T/A MILLER & COMPANY ADVOCATES.....PLAINTIFF**

**VERSUS**

**NELSON AMENYA.....DEFENDANT**

**PLAINT**

1. The Plaintiff is a male adult of sound mind residing and working for gain at Nairobi within the Republic of Kenya. At all material times the Plaintiff was the Proprietor and Managing Partner of Miller & Company Advocates. The Plaintiff's address of service for purposes of this suit shall be care of **P.W. WENA & COMPANY ADVOCATES, SILVERPOOL OFFICE SUITES, 2<sup>ND</sup> FLOOR, BLOCK B29, JABAVU LANE, P.O. BOX 928 – 00100, NAIROBI, Tel: +254 020 7854041, P/Cell:+254 722 701733, Email: [info@pwwenaadvocates.com](mailto:info@pwwenaadvocates.com).**
2. The Defendant is a male adult of sound mind residing and working for gain at Nairobi within the Republic of Kenya (Summons to be effected through the Plaintiffs Advocates office).
3. On or about the 12<sup>th</sup> day of August 2025, the Defendant maliciously and without any justifiable cause or provocation posted/ published or caused to be posted/published an Article concerning the Plaintiff on the Defendant's X social media account (@amenya\_nelson) on X a libelous defamatory and malicious Article titled "**UPDATE; VIPINDIREE at KUSCCO**". The said Article stated as follows with regard to the Plaintiff: -

***"...meanwhile, Miller & Company Advocates, the Law Firm handling parts of the KUSCCO saga has siphoned more than Kshs. 30 Million supposedly for representing KUSCCO in dubious cases. Even more outrageous, simply advising on the PWC Report is set to cost KUSCCO Kshs. 20 Million. For an entity allegedly Kshs. 12 Billion in the red, this is a financial comedy."***

4. The said Article which was widely circulated through social media and electronic media concerned the Plaintiffs repute, personality, credibility and standing in society and was highly defamatory of the Plaintiff's repute and standing in society. The contents of the said Article and the words used therein in their natural and ordinary meaning were not only malicious but were also defamatory to the Plaintiff and were meant and understood by the right thinking Members of the Public to mean that:
  - a) The Plaintiff is a dishonest person and more so a dishonest professional.
  - b) The Plaintiff siphoned Kshs, 30,000,000/= from KUSCCO in the guise of legal fees for dubious and/or non-existent cases.
  - c) The Plaintiff overcharged his clients for Legal Fees.
  - d) The Plaintiff is a thief.
5. The Plaintiff states that the Defendant, published/disseminated and/or circulated the aforesaid Article and words maliciously and out of spite and with contempt and without regard to the Plaintiff's otherwise good character and repute and without regard to the accuracy of the Article complained of.

#### PARTICULARS OF THE DEFENDANTS MALICE.

- a) The Defendant knew or ought to have known that the said words were inaccurate and the same were going to affect the Plaintiff's reputation but the Defendant chose to recklessly publish/circulate and/or disseminate the same.
  - b) The Defendant published the Article without seeking to verify the truth from the Plaintiff.
  - c) Even after demand was made by the Plaintiff for verification and clarification of the Article the Defendant did not care to comply but has remained defiant and offered no apology.
  - d) The Defendant was not motivated by the desire to communicate the truth but by malice and hatred calculated to injure the Plaintiff's personal image and otherwise good character.
6. As a direct consequence of the said Article, the Plaintiff has been ridiculed and his reputation, character and standing lowered in the minds of his friends, peers, professional colleagues and right thinking Members of the Society.
  7. By reason of the Defendant's actions above and the said Article, the Plaintiff has been brought to public scandal, hatred, contempt, suspicion and odium and the Plaintiff seeks exemplary and/or aggravated damages against the Defendant.

8. Despite demand and Notice of Intention to sue being served the Defendant has failed to settled the Plaintiff's claim.
9. There have been no previous proceedings and there is no suit pending between the same parties over the same subject matter.

**REASONS WHEREOF** the Plaintiff prays for Judgement against the Defendant for;

- a) A Permanent Injunction restraining the Defendant by himself, servants or agent or any other person acting under the Direction of the Defendant from publishing, disseminating or posting on any social media platform or any other media forum any defamatory words of the Plaintiff.
- b) An Order compelling the Defendant to remove all materials concerning the Plaintiff already posted on the Defendant's X account (@amenya\_nelson).
- c) General, aggravated and exemplary damages.
- d) Costs of this suit.
- e) Any other relief this Honourable Court may deem fit and just to grant.

DATED at NAIROBI this 13<sup>th</sup> day of AUGUST 2025.

LW \_\_\_\_\_  
\_\_\_\_\_  
**P.W. WENA & COMPANY**  
**ADVOCATES FOR THE PLAINTIFF**

DRAWN & FILED BY:-

**P.W. WENA & COMPANY**

**ADVOCATES**

**SILVERPOOL OFFICE SUITES, BLOCK B29**

**JABAVU LANE, HURLINGHAM, 2<sup>ND</sup> FLOOR**

**P.O. BOX 928 – 00100**

**NAIROBI**

**TEL: +254 020 7854041 P/Cell: +254 722 701733**

**Email: info@pwwenaadvocates.com**

**TO BE SERVED UPON:-**

**NELSON AMENYA**

**NAIROBI**

**REPUBLIC OF KENYA**  
**IN THE CHIEF MAGISTRATES COURT AT NAIROBI**  
**MILIMANI CIVIL DIVISION**  
**CIVIL SUIT NO. *MCC 157-24* OF 2025**

**CECIL GUYANA MILLER T/A MILLER & COMPANY ADVOCATES.....PLAINTIFF**

**VERSUS**

**NELSON AMENYA.....DEFENDANT**

**VERIFYING AFFIDAVIT**

I CECIL GUYANA MILLER of Post Office Box Number 45707-00100 Nairobi, in the Republic of Kenya do hereby take oath and state as follows: -

1. **THAT** I am the Plaintiff herein hence competent to swear this Affidavit on my own behalf.
2. **THAT** I have read the contents of the Plaintiff filed herewith and hereby verify the same to be true as at the time of filing.
3. **THAT** what is deponed to herein is true to the best of my knowledge, information and belief.

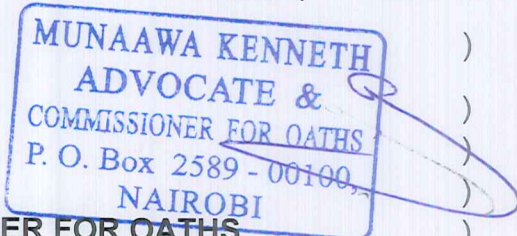
**SWORN at NAIROBI by the said )**

**CECIL GUYANA MILLER** )

This 13<sup>th</sup> day of AUGUST 1 2025 )

  
**DEPONENT**

**BEFORE ME** )



**COMMISSIONER FOR OATHS** )

**DRAWN & FILED BY:-**

**P.W. WENA & COMPANY**

**ADVOCATES**

**SILVERPOOL OFFICE SUITES, 2<sup>ND</sup> FLOOR**

**BLOCK B29, JABAVU LANE**

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**TO BE SERVED UPON:**

**NELSON AMENYA  
NAIROBI**

REPUBLIC OF KENYA  
IN THE CHIEF MAGISTRATES COURT AT NAIROBI  
  
MILIMANI CIVIL DIVISION  
  
CIVIL SUIT NO. MCCC E5724 OF 2025

### **PLAINTIFFS LIST OF WITNESSES**

1. Cecil Guyana Miller.
  2. Any other witness with leave of the Court

**P.W. WENA & COMPANY  
ADVOCATES FOR THE PLAINTIFF**

**DRAWN & FILED BY:-**

**P.W. WENA & COMPANY  
ADVOCATES  
SILVERPOOL OFFICE SUITES, BLOCK B29  
JABAUV LANE, HURLINGHAM, 2<sup>ND</sup> FLOOR  
P.O. BOX 928 – 00100  
NAIROBI  
TEL: +254 020 7854041 P/Cell: +254 722 701  
Email: info@pwwenaadvocates.com**

**TO BE SERVED UPON:-**  
**NELSON AMENYA**  
**NAIROBI.**

**REPUBLIC OF KENYA**  
**IN THE CHIEF MAGISTRATES COURT AT NAIROBI**  
**MILIMANI CIVIL DIVISION**  
**CIVIL SUIT NO. MCCC. E5724. OF 2025**

**CECIL GUYANA MILLER T/A MILLER & COMPANY ADVOCATES.....PLAINTIFF**  
**VERSUS**

**NELSON AMENYA.....DEFENDANT**

**WITNESS STATEMENT OF CECIL GUYANA MILLER**

1. My names are **CECIL GUYANA MILLER** and I am the Plaintiff in this case.
2. I am an Advocate of the High Court of Kenya having been admitted to the Roll of Advocates in June 1996. I am the Proprietor and Managing Partner of **MILLER & COMPANY ADVOCATES** and my offices are now based at 8<sup>th</sup> Floor, Flamingo Towers, Upper Hill, Nairobi.
3. I am family man. Aside from Legal Practice, I also run a Charity Organization called **MILLER FOUNDATION**. I am also a Large Scale Farmer.
4. On 12<sup>th</sup> August, 2025 a friend of mine by the name **NDUVA MULI** telephoned me when I had reached my office and informed me that there was an article posted on social media ([@amenya\\_nelson](#)) on X which article was defamatory of my character and reputation.
5. I immediately accessed the article on ([@amenya\\_nelson](#)) on X and saw the Article titled “**UPDATE; VIPINDIREE at KUSCCO**”. The said Article stated as follows with regard to me;

*“...meanwhile, Miller & Company Advocates, the Law Firm handling parts of the KUSCCO saga has siphoned more than Kshs. 30 Million supposedly for representing KUSCCO in dubious cases. Even more outrageous, simply advising on the PWC Report is set to cost KUSCCO Kshs. 20 Million. For an entity allegedly Kshs. 12 Billion in the red, this is a financial comedy.”*

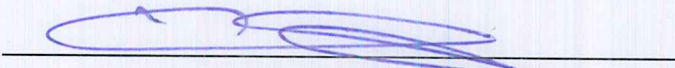
6. The Article expressly accused my Law Firm of siphoning more than Kshs. 30,000,000/= from a client called **KUSCCO** for “dubious” cases. The Article further

stated that my Law Firm had been paid Kshs. 20,000,000/= for the simple task of advising **KUSCCO** on the **PWC** report.

7. The contents of the Article were totally false. The Defendant in publishing the Article was actuated by extreme malice against me and the Article was calculated to and indeed injured, discredited and destroyed my image. The Article in essence said that I am a thief; an Advocate who receives fees for non-existent or dubious cases; an Advocate who is dishonest and overcharges clients.
8. After I read the Article I was at a loss of words as I felt completely demeaned by the contents of the Article. It caused me great pain, agony and embarrassment. I ended up having to cancel some appointments I had made with clients. Members of staff in the office were talking in low tones about the Article.
9. The Article was maliciously published as the Defendant did not care to seek any clarification from me before publishing the Article. The Defendant also attached confidential correspondence between my firm and its client, **KUSCCO**.
10. Prior to filing the case I instructed my Advocates to demand a retraction and an apology from the Defendant. The demand letter was forwarded but the Defendant ignored it.
11. As a result of the Article, my reputation as a hard working lawyer and law abiding citizen has been damaged. I now seek the relief in the Plaintiff.

DATED at NAIROBI this 13<sup>th</sup> day of AUGUST

2025.

  
CECIL GUYANA MILLER

DRAWN & FILED BY:-

**P.W. WENA & COMPANY**

**ADVOCATES**

**SILVERPOOL OFFICE SUITES, BLOCK B29**

**JABAVU LANE, HURLINGHAM, 2<sup>ND</sup> FLOOR**

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**TO BE SERVED UPON:-**

**NELSON AMENYA**

**NAIROBI**

**REPUBLIC OF KENYA**  
**IN THE CHIEF MAGISTRATES COURT AT NAIROBI**  
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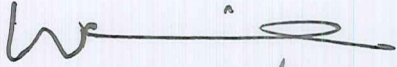
**VERSUS**

**NELSON AMENYA..... DEFENDANT**

**PLAINTIFFS LIST OF DOCUMENTS**

1. Article titled **UPDATE; VIPINDIREE** at **KUSCCO** as posted on **(amenya\_nelson)**.
2. Demand Letter dated 12<sup>th</sup> August 2025.
3. Any other Documents with leave of Court.

**DATED** at **NAIROBI** this 13<sup>th</sup> day of August 2025.

  
\_\_\_\_\_  
**P.W. WENA & COMPANY**  
**ADVOCATES FOR THE PLAINTIFF**

**DRAWN & FILED BY:-**

**P.W. WENA & COMPANY  
ADVOCATES  
SILVERPOOL OFFICE SUITES, BLOCK B29  
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**TO BE SERVED UPON:-**

**NELSON AMENYA  
NAIROBI.**

[← Post](#)

Nelson Amenya   
@amenya\_nelson

### Update: Vipindiree at Kuscco

The story of the so-called KUSCCO scandal has taken an even more absurd turn. While the public has been told that KUSCCO is broke, new evidence shows a completely different reality. Can a broke institution still fund first class travel for its CEO to Europe and South Africa? Can it still pay him nearly a million shillings in per diems? Yet that is exactly what is happening under the leadership of Mr. Arnold Munene Njeru.

Meanwhile, Miller & Company Advocates, the law firm handling parts of the KUSCCO saga, has siphoned more than KSh 30 million, supposedly for representing KUSCCO in dubious cases. Even more outrageous, simply advising on the PwC report is set to cost KUSCCO KSh 20 million. For an entity allegedly KSh 12 billion in the red, this is a financial comedy.

It does not stop there. The lead investigator, a relative of interim KUSCCO chair David Mategwaa and an official of the Kenya Police SACCO, is being facilitated with funds to assist his work. This is the same Police SACCO where investigations into financial misconduct have been blocked entirely. The conflict of interest could not be more blatant.

Since my last exposé, I have learned they are scrambling to produce witnesses for the next court session in a desperate bid to save face. But it is too late, their trail is already exposed. After falsely claiming that KUSCCO management stole KSh 12 billion, they have now shifted the narrative, saying SACCOs owe KUSCCO KSh 1.2 billion in unpaid loans. The truth is that these loans were not in default, repayments were ongoing, and other KUSCCO investments were also generating income, enough to cover all obligations.

So why did PwC publish an alarmist report that is now mysteriously absent from court as evidence of malpractice? Why the theatrics of insolvency when the spending patterns show otherwise? The answer lies in the same political games, asset grabs, and insider enrichment that have driven this saga from the start.

The masterminds are running out of room to hide and the public deserves the full truth! @DrOparanya

**Don't miss what's happening**

People on X are the first to know.



Our Ref: - CGM/4727/2024/LM  
Your Ref: - TBA

The Group Managing Director,  
The Kenya Union of Savings and Credit Co-operatives Ltd.,  
Kilimanjaro Avenue, Upperhill,  
NAIROBI.

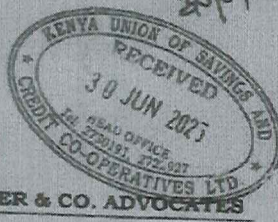
Att: Mr. Arnold Munene [ADE. DEEU]

Dear Sirs,

RE:- RETAINER AGREEMENT BETWEEN KUSSCO AND MILLER & CO. ADVOCATES

Chief Accountant  
Kathy Fourth  
Kshs. 2,320,000/- or per  
the contract.  
N.D.  
20/6/25

Date: 27th June 2025



FURTHER DEPOSIT FEE NOTE

Item No.	Date	Particulars of Services Rendered	Fees Charged (Kshs.)
1	26/11/2024	<p>To all the work currently being handled for the organization.</p> <p>To receiving instructions to enter appearance and defend the organization in the aforementioned 2 matters below:</p> <p><b>Milimani ELRC Case No. E753 of 2024</b> George Ototo vs KUSSCO</p> <p><b>Milimani ELRC Case No. E1080 of 2024</b> George Owino vs KUSSCO</p> <p><b>Milimani HCCHR Petition No. E415 of 2024</b>- Micheal Kojo vs KUSSCO</p> <p><b>Cooperative Tribunal Case No. 523 of 2025</b>- KUSCCO -vs- George Owino</p>	<p><i>Cashier Kindly produce copy of receipt</i></p> <p>17/7/25</p>

Advocates, Commissioners For Oaths & Notaries Public

Lead Office

801 Flrs, Nairobi Devco, Mombasa Road,  
Upper Hill,  
P.O.Box 10100, Nairobi, Kenya  
Tel: +254 020 2228041  
Office: +254 020 330055, +254 736 348424  
Email: [millers@londondocks.com](mailto:millers@londondocks.com)

Mombasa Office

9 Nyali Beach Road  
90088 - 80100, Mombasa, Kenya  
Tel: +254 112 01482/2319484/2319486/2319487  
Office: +254 701 457 022  
[www.millersadvocates.com](http://www.millersadvocates.com)

Managing Partner  
Cecil G. Miller

Associates

Gina Kigera  
Lynn Merithi  
Scott Mutua

Francis Alusa  
Ruth Vuchche

Tel No. 0712091V MN No. A001945821B

To attending board meetings to advise on all matters arising from the PWC report.	
To handling all future litigation and/or arbitration that will arise from the PWC report.	
To handling and or advising the CEO and the Board of Directors on legal issues that may arise on HR matters.	
To handling litigation for member Saccos that will arise as a result of the PWC report which amounts to x number of Saccos.	
To generally acting on your behalf on all matters that will arise as a result of the PWC report, bearing in mind the degree of complexity of the matters, the pecuniary interest involved and time spent.	
To our Professional fees as per the Advocates Remuneration Order for a period to be mutually agreed upon between the parties after which a further fee note will be raised.	20,000,000.00
1 <sup>st</sup> Deposit of Legal Fees paid	10,000,000.00
To the 2 <sup>nd</sup> Deposit towards the settlement of the legal fees	2,000,000.00
Add 16% V.A.T.	320,000.00
<b>Total Fees Due</b>	<b>2,320,000.00</b>

ts

Mr Compliments:-  
Company  
tes  
K 45707 - 00100





**KUSCCO LTD.**

Kenya Union of Savings & Credit Co-operatives Ltd.

The KUSCCO Family Union

MEMORANDUM

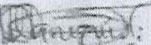
TO : Group Managing Director  
FROM : KUSCCO Housing Fund Manager  
DATE : 01<sup>st</sup> July, 2025  
SUBJECT : SERVICE LEVEL AGREEMENT BETWEEN KUSCCO LIMITED AND MILLER & CO. ADVOCATES FOR DEBT RECOVERY SERVICES FOR THE NON-PERFORMING LOAN BOOK OF KUSCCO HOUSING FUND.



Subject matter refers.

The lawyer has proposed a fee of 1.25% of Kes. 1 Billion which translates to Kes. 12.5 Million, for the full range of debt recovery services as stipulated in the SLA. This charge is discounted compared to what we would incur under the Advocates Remuneration Order, 2014, which prescribes a fee of Kes. 100,000 plus 1.5% of any debt amount above Kes. 2 Million. If we were to follow that route, the cost of recovery would total Kes. 14.97 Million on the NPL portfolio of Kes. 1 Billion — a difference of Kes. 2.47 Million.

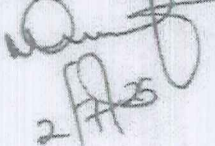
Given the discount given and the wide scope of services offered under this agreement, I recommend that we proceed with the proposed SLA at the lawyer's fee of 1.25%.

  
Pamela Wachira

(2) GMD  
This is okay for approval.  
The only part they need to  
indicate is the payment  
plan for the agreed fee  
within the 4 year period.



D.C.A/FM  
Kindly make your  
comments on the  
③ FM  
Kindly Please  
Kes. 3480,000/- as the  
initial payment as  
requested  
9/7/25





**KUSCCO LTD.**

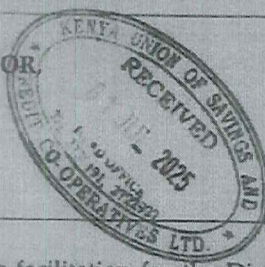
Kenya Union of Savings & Credit Co-operatives Ltd.

-The SACCO Family Union-

**KENYA UNION OF SAVINGS & CREDIT  
CO-OPERATIVES LIMITED**

**MEMORANDUM**

TO : GROUP MANAGING DIRECTOR,  
FROM : EXECUTIVE SECRETARY,  
DATE : 1<sup>ST</sup> JULY 2025  
SUBJECT : REQUISITION



Kindly approve processing of Kes. 100,000.00 being facilitation for the Directorate of Criminal Investigations (DCI) Unit and the team from the Office of the Director of Public Prosecutions (ODPP) to support filing, printing, and logistical expenses related to the Union's ongoing investigations and prosecutions.

CAROLINE KABURU

*Cashier  
Kindly process  
GJH*

*RECEIVED C.A  
Kindly process Kes. 100,000/-  
In account to  
Caroline Kaburu  
1/7/25*



**Marube**  
Our Reporter

The calculated disposal of assets belonging to the beleaguered Kenya Union of Savings and Credit Cooperatives Limited signals the slow death of a once vibrant cooperative movement.

Most land parcels belonging to Kuscco or its listed creditors have been undervalued and auctioned or are expected to be auctioned as well as the assets of an affiliate company Kuscco Mutual Assurance Company Limited.

Kuscco Housing Fund 450 maisonettes put up in Kitengela and were being sold for Sh1.5 million each have been offered for auction at half the price.

Some of these houses that had not been bought are now being auctioned at Sh6 million.

On February 20, 2025, Kuscco announced the sale of 80 properties in Kitengela, Kasarani, Ngara, Rongai, Buru Buru, Kilifi, Mombasa and Bombolulu among others.

Thirty-six union vehicles that had been allocated to their offices countrywide have already been auctioned and purchased by proxies of the interim board.

The vehicles include 10 Nissan Xtrails, three Suzuki Escudos and two Landcruisers. One such Kuscco owned Toyota Landcruiser has been acquired through the auction by a wife of one of the interim officials.

Kuscco is set to offload a majority stake in its insurance subsidiary and auction properties. Recently, the current Cooperatives and Micro Small and Medium Enterprises Development cabinet secretary Wycliffe Oparanya disclosed that Kuscco plans to sell a controlling stake in Kuscco Mutual Assurance to strategic investors, a move aimed at generating capital while allowing the insurance firm to operate independently.

All this despite the fact that Kuscco Mutual Assurance Co Ltd is regulated by the Insurance Regulatory Authority under the National Treasury and not ministry of Co-operatives and MSME Development.

While the cannibalisation of Kuscco goes on, it has emerged that the interim board has not pursued Kuscco's debtors such as Moi University Sacco, Kencom Sacco, Kenya Bankers Sacco,

## Sharks eye Kuscco prime assets

Maseno University, KTDAs Sacco and many more that owe the beleaguered institution more than Sh3 billion in loans.

The interim Kuscco chairman David Mategwaa was Kuscco board member and had been dismissed from the board for lacking a KCSE certificate as determined by a High Court ruling.

Despite the Kenya Police Sacco which he chairs being under investigation by Directorate of Criminal Investigations for embezzlement, Mategwaa was appointed chair of the 15 man Kuscco board to head its restructuring.

While accusing Kuscco officials of malpractice, the then CS Simon Chelugui announced that Kuscco was doing unregulated business because it wasn't under Sasta. That announcement caused panic and massive withdrawal from Kuscco Central Fund.

In the recent past, Kuscco Ltd has been reported to be facing financial challenges resulting in its inability to meet obligations associated with financial investment made therein by its members Sacco societies including but not limited to refund of the deposits placed and savings upon maturity.

The Sasta executive officer Peter Njungwa said in a letter to all Saccos dated January 14, 2025. However, the Commissioner of Cooperatives is a permanent board member of Kuscco has always approved the Kuscco by-laws and has approved all the financial accounts of Kuscco Ltd. That accusation would therefore be an indictment on him.

According to Section 27 of the Cooperatives Societies Act Cap 490 (amended 2004) and the Cooperative Societies Rules, 2004 (rule No 14-99), the Directorate of Cooperative Audit is mandated to assist the commissioner to carry out functions that relate to accounting, auditing, inspections and inquiries in cooperative societies.

How did the Auditor of Cooperatives Javel Murua qualify Kuscco's books and financials? The latest deny knowledge of the same? Murua was allegedly bribed by the sharks fighting Kuscco. Murua received millions of

shillings in the deal.

Coincidentally on September 25, 2024, the Nairobi county director of cooperatives Dolphine Areno left a house in Karen worth Sh65 million.

The Commissioner of Cooperatives David Kobonye recently cancelled the Kuscco Housing Cooperative Society's ADM scheduled for April 12, 2025 without following any due process.

Arnold Munene who is the Kuscco group MD of Kuscco Ltd was initially the regional director Nairobi region.

The Cooperatives and MSME principal secretary Patrick Kilemi allegedly insists on being invited to all annual general meetings of Saccos for which he has to be paid a fee based on the size of the Sacco. Kilemi is the talk in cooperative movements.

To oversee this transition and rebuild confidence in Kuscco as a secure investment platform for Saccos, the government has ordered the formation of a new nine-member board with a three-year mandate, replacing the current interim leadership and spearheading government reforms essential to restoring stability within the cooperative movement.

Against the principle of double jeopardy, the board was dismissed from Kuscco board by CS through a press statement, unheard and Chelugui dismissed them from their primary Saccos without committing any offence. They were condemned unheard in our bright violation of their constitutional rights.

The CS is represented on the board members of Kuscco and approves the Kuscco audited accounts by an external auditor approved by him, but later rejects the audit he had approved, then comes to punish fellow BdOs.

The then CS was the accuser, investigator, prosecutor, judge and warden in this matter which is a constitutional violation on separation of roles.

Some of the dismissed Kuscco board members are confirmed in the High Court case against the interim chairman that determined his inability to sit in the union board. The 1st respondent has violated article 33(2), d

in advocating hatred and vilification of others on the appointment of the interim chairman having been in BdD Kuscco between 2019-2021 before his dismissal by Kuscco board.

Subsequently, administrative measures were taken leading to the dismissal of some managers, paving the way for a comprehensive audit of the union's operations and financial records to determine the extent of the losses, unearth those culpable and also paint the actual status of its financial accounts.

The 15 member interim board is chaired by David Mategwaa from the office of the Commissioner for Cooperatives.

National Police DT Sacco

and consists of Joel Gachari of Mwalimu DT Sacco, Osman Khatolwa (Stima Sacco Society Limited), Jennifer Mbuni (Mbasatu Sacco), Robert Njue (Waini Sacco) and Francis Murithi (Salution Sacco).

Others are Julius Nzioke (Tower Sacco), William Mbogo (Taita), Mathew Euto (Imarisha Sacco Society Limited), Philip Rice (The Noble Sacco), Sarah Nyanya (Gusii Mwalimu), Kennedy Kenya (Invest and Grow), John Zero (Imaraka Sacco) and Priscilla Maranga from the office of the Commissioner for Cooperatives.

Cooperative Alliance of Kenya CEO Daniel Martube is running dirty deals for the sharks eyeing the property and is said to be out to destroy the cooperative movement in Kenya. See the shame they have put government into by convincing a minister to make pronouncements that Kuscco Ltd is doing unregulated business. In reality, his Commissioner of Cooperative is a permanent board member of Kuscco approved the by-laws of Kuscco and registered and audited all the books of Kuscco Ltd. It is believed that it is Chelugui's statement that caused panic withdrawal in Kuscco Central Finance.

### Successful Immediate Dental Implant Placement at Lifecare Hospital, Kikuyu

We are pleased to share a recent success story from our dental unit at Lifecare Hospital, Kikuyu, where our team performed an immediate dental implant placement in the 24 region (upper left premolar area) immediately after tooth extraction.

The patient presented with a damaged tooth that could not be restored. After a careful assessment, our dental specialists decided on an immediate extraction followed by implant placement in the same session—a modern approach that helps preserve bone, reduce treatment time, and improve outcomes.



Using advanced techniques and sterile protocols, the damaged tooth was gently extracted, and a dental implant was precisely placed into the fresh socket. The procedure was completed smoothly, with the patient experiencing minimal discomfort and excellent initial healing.

**What is an Immediate Dental Implant?**  
An immediate implant is placed right after a tooth is removed, offering benefits like fewer surgeries, better bone preservation, and faster recovery. It's a safe and effective solution for patients needing tooth replacement.

We are proud to offer this cutting-edge service at Lifecare Hospital as part of our commitment to delivering quality, patient-centered dental care. To book an appointment or learn more about dental implants, call us or visit Lifecare Hospital, Kikuyu.

### Upandikizaji wa Jino (Dental Implant) Ulioifanyika Mara Moja Baada ya Kung'ba - Lifecare Hospital, Kikuyu

Tunaifuraha kushiriki matanikio ya hivu larini kutoka nunge chini cha meno hili na Lifecare Hospital, Kikuyu ambapo tultelekaji upandikizaji wa jino (dental implant) mara moja baada ya kung'ba jino katika eneo la 24 (Jino la juu upande wa kushoto). Jino iliolewa kwe njia salama na ya upole, kisha jino la bandia likapendikizwa kwa usadi kattle naftu hiyo hiyo. Mjongo wa alipokea haduma iwa utafini na bila mitaboo yoyote, huku akionesha kupona vituri mura moja baada ya upanaji.

Dental Implant ni nini?  
Ni jino banda linaleopandikizwa kwenye mfupa wa taya mahali palipendeolewa jino. Mbini hu hukosu muda, hupungu maumivu, na huongea utafini we mtababu.

Hii ni sehemu ya dhaima yetu ya kufa haduma bora za aya ya kimya kwa kuhusu teknolojia ya kisasa.

Kwa taifa zaidi au kusaga mafidi tembelea Lifecare Hospital, Kikuyu au upende-simba.

Email sent on 12-8-25  
at 124 PM

PETER W. WENA  
LLB (Hons), Hull, U.K  
Dip. Law (KSL)  
Managing Partner

JARED ORARE  
LLB (Hons), Moi  
Dip. Law (KSL)  
Partner

PIN: A002229997N



P.W. WENA & COMPANY ADVOCATES  
*Commissioners for Oaths and Notaries Public*

Our Ref:

Date 12<sup>th</sup> August, 2025

Your Ref: T.B.A

Nelson Amenza  
(@amenya -nelson) on X

Dear Sir,

**RE: PUBLICATION OF A DEFAMATORY ARTICLE AGAINST CECIL GUYANA MILLER T/A MILLER & COMPANY ADVOCATES ON X PLATFORM @amenya nelson**

The above matter refers.

We act on behalf of **CECIL GUYANA MILLER T/A MILLER & COMPANY ADVOCATES** who has instructed us to write and demand from you as follows: -

On or about 12<sup>th</sup> August 2025 you published or caused to be published an Article titled "Update: Vipindiree at KUSCCCO". The said Article stated as follows with regard to our Client:

*"...meanwhile, Miller & Company Advocates, the Law Firm handling parts of the KUSCCCO saga has siphoned more than Kshs. 30 Million supposedly for representing KUSCCCO in dubious cases. Even more outrageous, simply advising on the PWC Report is set to cost KUSCCCO Kshs. 20 Million. For an entity allegedly Kshs. 12 Billion in the red, this is a financial comedy."*

The said Article and words which were recklessly and maliciously published and/or disseminated are defamatory of our Client and have damaged our Client's good reputation and caused public ridicule, scandal, odium, suspicion and contempt of our Client by right thinking Members of the Public. The said Article and words are understood by right thinking Members of the Public to mean;

1. Our Client is dishonest.
2. That our Client has siphoned Kshs. 30,000,000/= from KUSCCCO in the guise of Legal Fees for work not done or non-existent work.
3. That our Client is a Thief.

As a result of the said Article our Client has suffered injury to his reputation and character in the eyes of his peers, professional colleagues and right thinking Members of the Public.

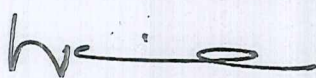
Silverpool office suites block B29 Jabavu lane hurlingham 2nd Floor Tel: +254 020 7854041 020 5209277  
P.O. Box 928-00100 Nairobi, Kenya Email: info@pwwenaadvocates.com

Our Client has instructed us to **DEMAND WHICH WE HEREBY DO** as follows; -

1. That you immediately pull down the offending Article from your X account or any other social media account.
2. That you immediately tender an unequivocal and unconditional apology to our Client and publish the said apology on your X account in terms acceptable and approved by our Client.
3. That you make an offer of quantum of damages as compensation for injury caused to our Clients reputation.

**TAKE NOTICE** that should you fail to comply with the said demand within **Twelve (12) hours**, we shall file suit against you without further reference and at your risk as to costs.

Yours faithfully,  
For: - P.W. Wena & Company Advocates



Peter Wena  
info@pwwenaadvocates.com

Cc. Client