

REPUBLIC OF KENYA
IN THE HIGH COURT OF KENYA AT NAIROBI
MILIMANI LAW COURTS
CIVIL DIVISION
CIVIL CASE NO. *E047* OF 2021

HONOURABLE (RTD) CHIEF JUSTICE DAVID K. MARAGA.....PLAINTIFF

-VERSUS-

AHMEDNASIR MAALIM ABDULLAHI.....DEFENDANT

PLAINT

"Fast Track"

1. The Plaintiff is an adult male of sound mind residing and working for gain in Nairobi within the Republic of Kenya. His address of service for the purpose of this suit shall be care of **TripleOKLaw Advocates, LLP, ACK Gardens House, 5th Floor, 1st Ngong Avenue. P.O Box 43170-00100, Nairobi.**
2. The Plaintiff is the immediate former Chief Justice of the Republic of Kenya having retired from the Judiciary on 12th January 2021. He was the Head of the Judiciary; the President of the Supreme Court of Kenya; the Chairperson of the Judicial Service Commission; the Chairman of National Council on Administration of Justice; and the Chairman of the National Council for Law Reporting.
3. The Plaintiff served in the Judiciary of the Republic of Kenya for 18 years as a Judge of the High Court, the Court of Appeal and President of the Supreme Court of Kenya.
4. The Plaintiff is an Advocate of the High Court of Kenya having been admitted as such in 1978. Prior to joining the Judiciary in 2003, the Plaintiff was in private practice for about 25 years.
5. The Plaintiff is also an Elder of the Seventh-day Adventist Church, a position that requires a person of high moral character and unquestionable integrity. In such position, he is, many times, called upon to preach.
6. The Defendant is an adult of sound mind residing and working for gain in Nairobi within the Republic of Kenya. His address of service for the purposes of this suit shall be care of **Ahmednasir Abdikadir & Co Advocates, CBA Building, 2nd Floor, Standard Street, P.O Box 57731-00200 Nairobi; Email: ahmedabdi@ahmedabdi.com. Tel 020-2117886. (Service of Summons to enter**

appearance upon the Defendant shall be effected through the offices of the Plaintiff's Advocates).

7. The Defendant is an Advocate of the High Court of Kenya, a Senior Counsel, and a former Commissioner of the Judicial Service Commission.
8. The Defendant is registered and operates a social media handle on Twitter under the name Ahmednasir Abdullahi SC @ahmednasirlaw through which he posts messages, comments, and tweets. The Defendant describes himself in his Twitter Account as a Constitutional Lawyer, Senior Counsel, Chairman of the Senior Counsel Committee of the Law Society of Kenya, and Publisher of the Nairobi Law Monthly Magazine.
9. The Defendant presently has a huge national and international following on his said Twitter Account. As of 12th January 2021, the Defendant had **1.1 million** followers on that Twitter Account who read, have access to and comment and may retweet all his posts and tweets.
10. On 12th January 2021, the Defendant posted, published, and circulated a defamatory, libelous, and scandalous tweet on his Twitter handle @ahmednasirlaw directed at the Plaintiff as follows:

If CJ Maraga is a decent and honest Kenyan, he should come clean on the issue of the SENIOR judge of the SUPREME COURT who took sh 220 million BRIBE. Me and CJ Maraga know the judge... intelligent Kenyans must read A LOT on Maraga's astute silence on this matter!

11. The Defendant's post was carried in the following status: [//:twitter.com/ahmednasirlaw/status/1348848573396492288](https://twitter.com/ahmednasirlaw/status/1348848573396492288) and was open to all his **1.1 million** followers on Twitter who read, have access to and comment and may retweet all his posts and tweets.
12. The Defendant's post or tweet attracted 565 comments, 381 retweets and 2500 likes from his followers. The said post was circulated to other unquantifiable Twitter users by virtue of being 'retweeted' or 'liked' onto other users Twitter timelines. The said post is still on his Twitter handle and is accessible to millions of Twitter subscribers throughout the world.
13. The Plaintiff avers that the words contained in the Defendant's publication were intended, calculated, contrived, and designed to mean and were in fact understood to mean that:

- a) The Plaintiff was not a decent Kenyan.
- b) The Plaintiff was not an honest Kenyan.
- c) The Plaintiff was aware of and had knowledge of a Senior Judge of the Supreme Court of Kenya who had collected a bribe of Kenya Shillings Two Hundred and Twenty Million (Kshs 220,000,000.00).
- d) The Plaintiff knowingly condoned, was a party to and concealed the name and identity of the said Supreme Court Judge.
- e) The Plaintiff was not an honest, transparent, and accountable State Officer.
- f) The Plaintiff was a party to and/or condoned corruption in the Judiciary of the Republic of Kenya.
- g) The Plaintiff committed a Criminal Offence under the Bribery Act, 2019 in not disclosing or reporting acts of bribery and corruption in the Judiciary of Kenya.
- h) The Plaintiff acted in concert with the Defendant, to knowingly conceal the name and identity of the Judge of the Supreme Court who allegedly took the bribe of Kenya Shillings Two Hundred and Twenty Million (Kshs. 220,000,000).
- i) The Plaintiff knowingly condoned and presided over a Judiciary that was inept and corrupt.
- j) The Plaintiff shielded and protected corrupt judges in the Judiciary of the Republic of Kenya.
- k) The Plaintiff violated his Oath of Office, the Judiciary Code of Conduct, the Constitution of Kenya including Chapter 6 on leadership and integrity and the National Values and Principles of Governance including integrity, transparency, accountability, equality, and good governance; and
- l) The Plaintiff lives a double life paying lip service piety while condoning, cultivating and entrenching corruption in the Judiciary.

14. The Plaintiff avers that the said words were false and tinged with malice and presented as the absolute truth designed and clearly intended to disparage, belittle, and injure the Plaintiff's character and reputation as a retired Chief Justice of the Republic of Kenya; President of the Supreme Court of Kenya, Head of the Judiciary, Chairperson of the Judicial Service Commission; Chairman of National Council on Administration of Justice; Chairman of the National Council for Law Reporting; a State Officer, an Advocate of the High Court of Kenya, a Church Elder in the Seventh-day Adventist Church, a Husband, a Father, and a statesman in the eyes of the public.

Particulars of false facts twisted and presented as absolute truth

- a) There is a Senior Supreme Court Judge who pocketed Kenya Shillings Two Hundred and Twenty Million (Kshs. 220,000,000) as a bribe a fact the Plaintiff was aware of and had knowledge of the name and identity of the said Supreme Court Judge.
 - b) The Plaintiff was privy to the bribery and/or the Plaintiff and the Defendant were present when the bribe changed hands or the Plaintiff received information regarding the alleged bribery incident concerning the Supreme Court Judge from the Defendant herein but kept mum about it.
 - c) The Plaintiff knowingly shielded and protected the said Senior Supreme Court Judge from investigations and disciplinary proceedings before the Judicial Service Commission.
 - d) The Plaintiff knowingly failed to refer the alleged bribery complaint to the Ethics and Anti-Corruption Commission, the Directorate of Criminal Investigations, Judicial Service Commission, and any other lawful authority for investigations.
15. The Plaintiff further avers that the said publication was both reckless and malicious in the extreme and was designed and intended to inflict maximum reputational damage on the Plaintiff.

Particulars of Malice

- a) The Defendant posted the publication in his Twitter handle knowing or having reason to know that the words contained therein were false and untrue but nevertheless published them.
- b) The statements in the said publication are unfounded accusations made out of spite against the Plaintiff herein.
- c) The sensational manner in which the publication was written with some words in block capitals 'SENIOR... SUPREME COURT... BRIBE...A LOT' was clearly intended to cause irreparable damage to the Plaintiff by discrediting the character of the Plaintiff in the most damaging way possible and leaving no room in the mind of readers of the said publication as to the character of the Plaintiff and his suitability for the positions he held and continues to hold in the society.

- d) The Defendant did not lodge any complaint with the relevant authorities or initiate proceedings for the removal of the Supreme Court Judge as required under the Constitution of Kenya and the Judicial Service Act.
 - e) The Defendant instead posted the publication on his Twitter handle which has worldwide circulation and can be accessed by every other person including his **1.1 million** followers on Twitter.
 - f) The Defendant was careful in choosing his timing and the medium of the publication to ensure the widest possible circulation of his defamatory remarks which are still available online to date.
16. The Plaintiff avers that the Defendant's publication was calculated, intended and designed to disparage and injure the Plaintiff's character and reputation as a retired Chief Justice of the Republic of Kenya; President of the Supreme Court of Kenya; Head of the Judiciary; Chairperson of the Judicial Service Commission; the Chairman of National Council on Administration of Justice; the Chairman of the National Council for Law Reporting; State Officer, an Advocate of the High Court of Kenya, a Church Elder in the Seventh-day Adventist Church, a Husband, a Father, and a statesman within and outside Kenya.
17. The Plaintiff avers that the Office of Honourable Chief Justice of the Republic of Kenya and President of the Supreme Court of Kenya required a person of high moral character, unquestionable integrity, and impartiality. The Plaintiff's standing as the (retired) Chief Justice depends on the perception of his professional colleagues in the bar, the bench, and members of the public at large who interact with him in the administration of Justice.
18. The Defendant's conduct has impinged, infringed, heavily dented, and brought the Plaintiff's character into great disrepute. It has damaged the Plaintiff's reputation as the (retired) Chief Justice of the Republic of Kenya; the President of the Supreme Court of Kenya; the Head of Judiciary; the Chairperson of the Judicial Service Commission; the Chairman of National Council on Administration of Justice; Chairman of the National Council for Law Reporting; a State Officer, a Church Elder of the Seventh-day Adventist Church, a Husband, Father and Statesman within and outside the Republic of Kenya.
19. The Defendant's actions have subjected the Plaintiff to public hatred, ridicule, contempt, scandal, and odium. The Plaintiff has been disgraced, humiliated, subjected to untold embarrassment and ostracized in his personal capacity and his professional standing as a retired Chief Justice of the Republic of Kenya; the President of the Supreme Court of Kenya; the Head of Judiciary, the Chairperson

of the Judicial Service Commission; the Chairman of National Council on Administration of Justice; Chairman of the National Council for Law Reporting; a State Officer, a Church Elder of the Seventh-day Adventist Church, a Husband, Father and Statesman.

20. The Plaintiff holds the Defendant fully, wholly, responsible, and liable for the harm occasioned to his reputation.
21. The Plaintiff avers that the defamatory publication and/or post is still circulating on Twitter thereby continuously injuring the Plaintiff's reputation. The continued defamation has spread through social media like bushfire and the story has been trending on Twitter with media houses, Kenyans and other commentators continuing to retweet, share, like and make very disparaging remarks against the Plaintiff.
22. Despite demand for an apology and an unequivocal public retraction, the Defendant has declined and/or refused to pull down the Twitter posts or to render an appropriate apology.
23. There are no other suits pending and there have been no previous proceedings in any Court between the Plaintiff and the Defendant over the same subject matter.
24. The cause of action arose within the jurisdiction of this Honourable Court.

REASONS WHEREFORE the Plaintiff prays for Judgment against the Defendant for: -

- a) A declaration that the words posted, published, and circulated by the Defendant on 12th January 2021 on his Twitter handle @ahmednasirlaw serialised as //:twitter.com/ahmednasirlaw/status/1348848573396492288 of and concerning the Plaintiff are false, defamatory, libellous and malicious.
- b) An order directing the Defendant to publish a suitable and fitting apology given as much prominence as the defamatory publication on his Twitter handle @ahmednasirlaw and in the Daily Nation and Standard Newspapers.
- c) An order directing the Defendant to fully retract, delete or pull down the text and tenor of the offending post, tweet, or publication of 12th January 2021 serialised as //:twitter.com/ahmednasirlaw/status/1348848573396492288.
- d) A permanent injunction restraining the Defendant from publishing any further defamatory posts and/or statements in reference to the Plaintiff.
- e) General damages for libel.
- f) Exemplary damages for defamation.

- g) Aggravated damages for defamation.
- h) Interest on (e), (f) and (g) above at Court rates from the date of Judgment until payment in full.
- i) Costs of the suit; and
- j) Any further relief that the Honourable Court may deem fit and appropriate in the circumstances of case.

DATED at **NAIROBI** this 27th day of FEBRUARY 2021

TRIPLEOK LAW ADVOCATES, LLP
ADVOCATES FOR THE PLAINTIFF

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NAIROBI. (Ref: 1/3381/001B)

PRACTICE No. LSK/2020/04175

ADM. No. P105/1615/87

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REPUBLIC OF KENYA
IN THE HIGH COURT OF KENYA AT NAIROBI
MILIMANI LAW COURTS
CIVIL DIVISION
CIVIL CASE NO. _____ OF 2021

HONOURABLE (RTD) CHIEF JUSTICE DAVID K. MARAGA.....PLAINTIFF

-VERSUS-

AHMEDNASIR MAALIM ABDULLAHI.....DEFENDANT

VERIFYING AFFIDAVIT

(Order 4 Rule 1(2) of the Civil Procedure Rules, 2010)

I, **HONOURABLE (RTD) CHIEF JUSTICE DAVID K. MARAGA**, a resident of Nairobi and of Post Office Box Number 43170-00100 Nairobi, do hereby make oath and state as follows:

1. **THAT** I am the Plaintiff named in the Plaintiff filed herewith conversant with the facts in this suit thus competent to swear this affidavit.
2. **THAT** I hereby confirm as correct the averments contained in the Plaintiff filed herewith.
3. **THAT** I swear this affidavit in verification of the correctness of the averments contained in the plaintiff filed herewith and of the fact that there are no previous proceedings in any Court between the Plaintiff and the Defendant over the same subject matter.
4. **THAT** the matters deposed to herein are true to the best of my knowledge verily and conscientiously believing the same to be true save for matters deposed to on information and belief sources whereof and grounds whereupon I have duly disclosed.

SWORN at **NAIROBI** by the said
HONOURABLE (RTD) CHIEF JUSTICE
DAVID K. MARAGA

on this 22nd day of February 2021

BEFORE ME:

COMMISSIONER FOR OATHS



DEPONENT

DRAWN AND FILED BY: -

TRIPLEOK LAW LLP

ADVOCATES

ACK GARDENS HOUSE

5TH FLOOR, WING C

1ST NGONG' AVENUE, OFF BISHOPS ROAD

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NAIROBI. (Ref: 1/3381/001B)

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REPUBLIC OF KENYA
IN THE HIGH COURT OF KENYA AT NAIROBI
MILIMANI LAW COURTS
CIVIL DIVISION
CIVIL CASE NO. 547 OF 2021

HONOURABLE (RTD) CHIEF JUSTICE DAVID K. MARAGA.....PLAINTIFF

-VERSUS-

AHMEDNASIR MAALIM ABDULLAHI.....DEFENDANT

LIST OF WITNESSES

(Order 3 Rule 2(b) of the Civil Procedure Rules 2010)

1. Honourable (Rtd) Chief Justice David K. Maraga.
2. Frank Munyao.
3. Any other witnesses as may be called with leave of the Court.

DATED at **NAIROBI** this 22nd day of FEBRUARY 2021

TRIPLEOK LAW ADVOCATES, LLP
ADVOCATES FOR THE PLAINTIFF



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HONOURABLE (RTD) CHIEF JUSTICE DAVID K. MARAGA.....PLAINTIFF

-VERSUS-

AHMEDNASIR MAALIM ABDULLAHI.....DEFENDANT

WITNESS STATEMENT OF HON. (RTD) CHIEF JUSTICE DAVID K. MARAGA

I HONOURABLE (RTD) CHIEF JUSTICE DAVID K. MARAGA of Post Office Box Number 43170-00100 Nairobi within the Republic of Kenya do hereby state as follows:

1. I am the Plaintiff in this case, and I am well aware of the facts and circumstances surrounding this matter. I am therefore competent to make this statement.
2. I served the people of Kenya as the immediate former Chief Justice of the Republic of Kenya having retired from the Judiciary on 12th January 2021. I was the Head of the Judiciary; the President of the Supreme Court of Kenya; the Chairperson of the Judicial Service Commission; the Chairman of National Council on Administration of Justice; and the Chairman of the National Council for Law Reporting.
3. I served in the Judiciary of the Republic of Kenya for 18 years as a Judge of the High Court, the Court of Appeal and President of the Supreme Court of Kenya.
4. I am an Advocate of the High Court of Kenya having been admitted as such in 1978. Prior to joining the Judiciary in 2003, I was in private practice in Nakuru for about 25 years.
5. I am also an Elder of the Seventh-day Adventist Church, a position that requires a person of high moral character and unquestionable integrity. In such position, I have been called upon to preach on many occasions.
6. I know that the Defendant is an Advocate of the High Court of Kenya, a Senior Counsel, and a former Commissioner of the Judicial Service Commission. He has

appeared before me severally in the High Court, Court of Appeal and at the Supreme Court where I served as a Judge in each of the said Superior Courts.

7. The Defendant is registered and operates a social media handle on Twitter under the name Ahmednasir Abdullahi SC @ahmednasirlaw through which he posts messages, comments, and tweets.
8. The Defendant describes himself in his Twitter Account as a Constitutional Lawyer, Senior Counsel, Chairman of the Senior Counsel Committee of the Law Society of Kenya, and Publisher of the Nairobi Law Monthly Magazine.
9. The Defendant presently has a huge national and international following on his said Twitter Account. As of 12th January 2021, the Defendant had **1.1 million** followers on that Twitter Account who read, have access to and comment and may retweet all his posts and tweets.
10. On 12th January 2021, the Defendant posted, published, and circulated a defamatory, libelous, and scandalous tweet on his Twitter handle @ahmednasirlaw directed at myself as follows:

If CJ Maraga is a decent and honest Kenyan, he should come clean on the issue of the SENIOR judge of the SUPREME COURT who took sh 220 million BRIBE. Me and CJ Maraga know the judge... intelligent Kenyans must read A LOT on Maraga's astute silence on this matter!

11. The Defendant's post was carried in the following status: [//:twitter.com/ahmednasirlaw/status/1348848573396492288](https://twitter.com/ahmednasirlaw/status/1348848573396492288) and was open to all his **1.1 million** followers on Twitter who read, have access to and comment and may retweet all his posts and tweets. *See copies of the Twitter post and the Certificate of Electronic Records at pages 1-7 and 56-57 of the Plaintiff's Bundle of Documents.*
12. I know that the Defendant's post or tweet aforesaid attracted 565 comments, 381 retweets and 2500 likes from his followers. The said post was circulated to other unquantifiable Twitter users by virtue of being 'retweeted' or 'liked' onto other users Twitter timelines.
13. I confirm that the said post is still on his Twitter handle and is accessible to millions of Twitter subscribers throughout the world.

14. I confirm that the words contained in the Defendant's publication were intended, calculated, contrived, and designed to mean and were in fact understood to mean that:

- a) I am not a decent Kenyan.
- b) I am not an honest Kenyan.
- c) I was aware of and had knowledge of a Senior Judge of the Supreme Court of Kenya who had collected a bribe of Kenya Shillings Two Hundred and Twenty Million (Kshs 220,000,000.00).
- d) I knowingly condoned, was a party to and concealed the name and identity of the said Supreme Court Judge.
- e) I was not an honest, transparent, and accountable State Officer.
- f) I was a party to and/or condoned corruption in the Judiciary of the Republic of Kenya.
- g) I committed a Criminal Offence under the Bribery Act, 2019 in not disclosing or reporting acts of bribery and corruption in the Judiciary of Kenya.
- h) I acted in concert with the Defendant, to knowingly conceal the name and identity of the Judge of the Supreme Court who allegedly took the bribe of Kenya Shillings Two Hundred and Twenty Million (Kshs. 220,000,000).
- i) I knowingly condoned and presided over a Judiciary that was inept and corrupt.
- j) During my tenure as the Chief Justice & President of the Supreme Court and Chairperson of the Judicial Service Commission, I shielded and protected corrupt judges in the Judiciary of the Republic of Kenya.
- k) As a State Officer and a Judge of the Supreme Court, I violated my Oath of Office, the Judiciary Code of Conduct, the Constitution of Kenya including Chapter 6 on leadership and integrity and the National Values and Principles of Governance including integrity, transparency, accountability, equality, and good governance; and
- l) As the Chief Justice, I lived a double life paying lip service piety while condoning, cultivating and entrenching corruption in the Judiciary.

15. I further confirm that the said words were false and tinged with malice and presented as the absolute truth designed and clearly intended to disparage, belittle, and injure my character and reputation as a retired Chief Justice of the Republic of Kenya; President of the Supreme Court of Kenya, Head of the Judiciary, Chairperson of the Judicial Service Commission; Chairman of National Council on Administration of Justice; Chairman of the National Council for Law Reporting; a State Officer, an Advocate of the High Court of Kenya, a Church Elder

in the Seventh-day Adventist Church, a Husband, a Father, and a statesman in the eyes of the public.

Particulars of false facts twisted and presented as absolute truth

- a) There is a Senior Supreme Court Judge who pocketed Kenya Shillings Two Hundred and Twenty Million (Kshs. 220,000,000) as a bribe a fact I was aware of and had knowledge of the name and identity of the said Supreme Court Judge.
- b) I was privy to the bribery and/or that the Defendant and myself were present when the bribe changed hands or that I received information regarding the alleged bribery incident concerning the Supreme Court Judge from the Defendant herein but kept mum about it.
- c) I knowingly shielded and protected the said Senior Supreme Court Judge from investigations and disciplinary proceedings before the Judicial Service Commission.
- d) I knowingly failed to refer the alleged bribery complaint to the Ethics and Anti-Corruption Commission, the Directorate of Criminal Investigations, Judicial Service Commission, and any other lawful authority for investigations.

16. The said publication was both reckless and malicious in the extreme and was designed and intended to inflict maximum reputational damage on myself.

Particulars of Malice

- a) The Defendant posted the publication on his Twitter handle knowing or having reason to know that the words contained therein were false and untrue but nevertheless published them.
- b) The statements in the said publication are unfounded accusations made out of spite against me.
- c) The sensational manner in which the publication was written with some words in block capital letters 'SENIOR... SUPREME COURT... BRIBE...A LOT' was clearly intended to cause irreparable damage to my reputation by discrediting my character in the most damaging way possible and leaving no room in the mind of readers of the said publication as to my character, integrity and suitability for the positions I have held and continue to hold in the society.

- d) The Defendant did not lodge any complaint with the relevant authorities or initiate proceedings for the removal of the Supreme Court Judge as required under the Constitution of Kenya and the Judicial Service Act.
- e) The Defendant instead posted the publication on his Twitter handle which has worldwide circulation and can be accessed by every other person including his **1.1 million** followers on Twitter.
- f) The Defendant was careful in choosing his timing and the medium of the publication to ensure the widest possible circulation of his defamatory remarks which are still available online to date.

17. I also believe that the Defendant's publication was calculated, intended and designed to disparage and injure my character and reputation as a retired Chief Justice of the Republic of Kenya; President of the Supreme Court of Kenya; Head of the Judiciary; Chairperson of the Judicial Service Commission; the Chairman of National Council on Administration of Justice; the Chairman of the National Council for Law Reporting; State Officer, an Advocate of the High Court of Kenya, a Church Elder in the Seventh-day Adventist Church, a Husband, a Father, and a statesman within and outside Kenya.

18. I know that the Office of Honourable Chief Justice of the Republic of Kenya and President of the Supreme Court of Kenya required a person of high moral character, unquestionable integrity, and impartiality. My standing as the (retired) Chief Justice depends on the perception of my professional colleagues in the bar, the bench, and members of the public at large who interact with me in the administration of Justice.

19. The Defendant's conduct has impinged, infringed, heavily dented, and brought my character into great disrepute. It has damaged my reputation as the (retired) Chief Justice of the Republic of Kenya; the President of the Supreme Court of Kenya; the Head of Judiciary; the Chairperson of the Judicial Service Commission; the Chairman of National Council on Administration of Justice; Chairman of the National Council for Law Reporting; a State Officer, a Church Elder of the Seventh-day Adventist Church, a Husband, Father and Statesman within and outside the Republic of Kenya.

20. The Defendant's actions have further subjected me to public hatred, ridicule, contempt, scandal, and odium. I have been disgraced, humiliated, subjected to untold embarrassment and ostracized in my personal capacity and my professional standing as a retired Chief Justice of the Republic of Kenya; the President of the Supreme Court of Kenya; the Head of Judiciary, the Chairperson

of the Judicial Service Commission; the Chairman of National Council on Administration of Justice; Chairman of the National Council for Law Reporting; a State Officer, a Church Elder of the Seventh-day Adventist Church, a Husband, Father and Statesman.

21. I have received questions from my family, friends and Church Members regarding this alleged bribe and they now doubt my stand and reputation as a man of high moral fortitude and integrity. I hold the Defendant fully, wholly, responsible, and liable for the harm occasioned to his reputation.
22. I confirm that the defamatory publication and/or post is still circulating on Twitter thereby continuing the injury to my reputation. The continued defamation has spread through social media like bushfire and the story has been trending on Twitter with media houses, Kenyans and other commentators continuing to retweet, share, like and make very disparaging remarks against the Plaintiff. *See copies of the Standard Digital and Tuko publications and the Certificate of Electronic Records in the Plaintiff's Bundle of Documents.*
23. Despite demand for an apology and an unequivocal public retraction, the Defendant has declined and/or refused to pull down the Twitter posts or to render an appropriate apology my me. *See copies of the demand letter dated 26th January 2021 and the email of 27th January 2021 in the Plaintiff's Bundle of Documents.*
24. I confirm that there are no other suits pending and there have been no previous proceedings in any Court between the Defendant and myself over the same subject matter.
25. I hereby produce the documents in my Bundle of Documents as evidence in support of my case.
26. That I implore this Honourable Court to enter judgment in my favour and grant me the prayers sought in my Plaint.

That is all I have to state!

SIGNED by me at **NAIROBI** this 22nd day of February 2021.


HONOURABLE (RTD) CHIEF JUSTICE DAVID K. MARAGA

DRAWN AND FILED BY: -

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-VERSUS-

AHMEDNASIR MAALIM ABDULLAHI.....DEFENDANT

LIST OF DOCUMENTS

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3.	Standard Digital Newspaper Article of 15 th January 2021.	8-14
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DATED at **NAIROBI** this 22nd day of FEBRUARY 2021

TRIPLEOK LAW ADVOCATES, LLP
ADVOCATES FOR THE PLAINTIFF

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"President Kenyatta and I want to move this country first world through BBI"
1. Have you ever heard a more insulting & patronis
2. Who is STUPID or MAD enough to elect Presiden
this @WehliyaMohamed @makaumutua @DavidNk

Nation Africa @NationAfrica · Jan 17

We want to move this country from third world to a first world through the BBI. - Raila

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Peter Wanyama @pwanyama · 1h

In my experience the best advocates to lead one in top cases are @Paul_Muite SC and Ahmednassir Abdulahi SC. They often push the client to pay the instructing counsel legal fees that is nearly equivalent to theirs. In addition, they guide intensely without taking over the brief

3

17

139

Ahmednasir Abdullahi SC @ahmednasirlaw · 16h

JUDGES/JUDICIARY/JSC as litigants have 100% success rates in our courts. Judges in Kenya behave like a brotherhood or a fraternity when they hear cases involving Judges/judiciary/JSC @lawsocietykenya @KenyaJudiciary

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Alimudhisi Abdulahi SC

If CJ Maraga is a decent and honest Senior Judge, he should come clean on the issue of the SENIOR Judge of the SUPREME COURT who took Kshs 220 million BRIBE. Me and CJ Maraga know the judge...intelligent Kenyans must read A LOT on Maraga's astute silence on this matter!

297 81 2,547

Alice Kemunto

Expect a statement with DCI.

Calvin Steven

Why can't you go ahead and name the judge?

Muthikane Ken

What do you make out the words "senior supreme court judge" when do you think that could be?

Geoffrey omwani omo

Maraga should also explain to Kenyans why he spotted you with fake law papers.

David

for nyo omwani wazizi?

Kevin Ndago

stop spitting round the orders and frame the judges. If anything, you are the one who is guilty!

Aggrey Mwangi

Have he has spent an opportunity, Maraga names the judge for him to represent the corrupt judge and get a share of the loot in legal fees.

Tweet

If SC A Ripoff is a decent and honest Senior Judge, he should come clean on the issue of the SENIOR Judge of the SUPREME COURT who took Kshs 220 million BRIBE. Me and CJ Maraga know the judge...intelligent Kenyans MUST read A LOT on SC

omake

Mbuna ukubununga ukwili hili

Juma G

Wahie unduzama kwenika. The Senior Judge thing and you don't tell us the name. Who is the judge? You are occupying the most important position who is always claiming that she knows who killed Mwangi without naming names.

Peter Wambui

Ndovotele uduzo ghibi? Auwele ubwela uduzo, singaje kumipresent uduzo 2002 hatafai!

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	A3	2800
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Moody Sarah

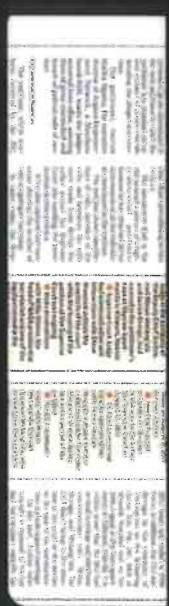
It is do quality photos, it should not have used the picture. If the person with photo that when, this photo shows as if she / he has an injection is stuck on the person's head!

Charles Mwangi Ngoro

I contact with you etc. he had sent retweet with this tag on his forehead!



Tweet



moqua

You have not been following Claims: He hinted an issue touching on land not Raila

Brian Kae

replying to @alimudhisiaw

Si uweine Basi coz both of you know the alleged bribe taker...

Klaus

SC awache sideshows. He should get on with it.

Eric Ochani II

replying to @alimudhisiaw

Justice Tunoi

Kinyao

Dont fall for the "zubreme goat" nonsense. Are you sure the judge took a bribe? If so, why has the busy body AA not made a complaint?

Esirdin team Kenya

replying to @alimudhisiaw

Counting other people's sins does not make you a saint...wacha maraga apumzike saka

Katunda Kingangi

The wrong thing the person who is demanding accountability from Maraga many Kenyans believe he is most corrupt. It's like pot telling kettle your black. Nobody takes you serious on this SC!

Tweet

Go by a second

Nalch Kamungwi Motwa [@NalchKamungwi](#) · Jan 12
Mwanga has not returned to the seat of his appointment yet he you it is his right you examine the judge and present your complaint to the SC

Moses Mshigeti [@MosesMshigeti](#) · Jan 12
Why the SC judge sitting with SC? If you are a former judicial officer you should not sit on the bench. The sitting of the bench is a right for someone who has been appointed to the bench.

James [@James](#) · Jan 12
Come down will only one day

The standard reports that the outspoken lawyer is accused of many eye-popping vices including: having no valid practicing certificate. This leaves me wondering how he got to be admitted to the bar as a senior

Aqua Segla - 13 [@AquaSegla](#) · Jan 12
We know the judge's colleague by the name 'Mwanga'

Kalungwa Tum [@KalungwaTum](#) · Jan 12
Have you read a year ago a thing SC is asking about a judge on the bench - second probably presiding the 2017 election when SC's side was difficult

Julius Ombwa [@JuliusOmbwa](#) · Jan 12
I am not a lawyer but I think the judge - "will have admitted to have a former SC - name the judge and seek for court. The SC will not decide in this simple way. Having Mwanga - senior lawyer - advise the court."

Ministry amongi - attacke [@Ministryamongi](#) · Jan 12
The SC's response - should be a try after in your direction

MMK [@MMK](#) · Jan 12
You have an equal opportunity as Mwanga to name the corrupt judge. However, Mwanga cannot name himself if he is the one. By the way, it is your right SC. You are waiting

Mwakastrine Kim [@MwakastrineKim](#) · Jan 12
The reason why everyone who speaks up is because they can't sign with names due to them

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GM, if you are a decent and honest Kenyan, why don't you reveal the judge?

Aunty Nasike [@AuntyNasike](#) · Jan 12
Malicious judge hater

Cleophas Omere [@CleophasOmere](#) · Jan 12
Since you and him knows the judge, what have you done on your part to prove your decency?

R K DAVID [@RKDAVID](#) · Jan 12
If you know the judge, why are your hands tied SC? You and Absentee seem to be on quite whatsapp

David [@David](#) · Jan 12
Never drag names while you actually have the name. I guess you have access to pocket on our duties, you can decide to go ahead and write a beautiful article for Kenyans to consume, at least that day the Kenyan's will look official. Mwanga did his part and very smart work.

Murata Dhye [@MurataDhye](#) · Jan 12
Kenyan what about...

Kenwiter [@Kenwiter](#) · Jan 12
Kpic
Lands
Marnesi
Kenya pipeline

Say something about this billion scandal

Nathan [@Nathan](#) · Jan 12
This issue of bulge has really bothered you, go ahead and expose the judge. You are senior advocate

Gasama J. [@GasamaJ](#) · Jan 12
GM you are not being honest, you are indirectly asking someone else to pre-empt on your behalf. Pambana

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Nuboo no not Maraga is a man of character and you aren't anywhere close to that. So don't even think you can dine on the same table

Hezron Ochieng [@HezronOchieng](#) · Jan 12
Senior you are decent and honest, kindly name the SENIOR judge

Hoosier Ripples [@HoosierRipples](#) · Jan 12
Instead of being a spher attorney, you have evolved into a parochial activist

#ErrantNatives [@ErrantNatives](#) · Jan 12
This issue is clearly very important to you and not to him. Why don't you go ahead and spill the beans and get the weight off your chest?

Bernard Limo, R Geol [@BernardLimo](#) · Jan 12
You don't follow people to their retirement homes

EticNyamweya [@EticNyamweya](#) · Jan 12
So you know the judge but you won't mention him but you want Maraga to mention him? Live Maraga to retire in peace

Obel [@Obel](#) · Jan 12
Your objection with the CI is not very good for your mental health, why not just accuse this so called senior judge directly?

Kapbach [@Kapbach](#) · Jan 12
Why don't you do it yourself? Leave CI Marsha alone

Tujiengoy [@Tujiengoy](#) · Jan 12
There is no difference between thief and onlooker... Both are thieves... Weve hit



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JOE @joe
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Secker & Warburg @seckerwarburg
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Hero @hero
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Zabby's son @zabbysson
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This matter has only been reportedly raised and expressed in post late night and early morning tweets, where is the EVIDENCE, where are the FACTS?



Moses Tula Chelanga
Nairobi has 5 sitting judges and we can't filter in either of judicial
Inchamuri Akulu by virtue of office
Bashile Zebamwile
Njorhi Wangila
Njorhi Ndungu
Isabel Leshamba

Sasa SC chief's name of give us multiple checked Anyway, must we also have retirement CI?



Moza Mangeni
Why not judge official consultation with JSC SC? You are a former member you have networks within, atleast the talking like common talk. This is not how corruption is fought or whistle blowing is done!!



Moza Mangeni



ALASIRI
Toyota Airo - 2012
White color
Mileage: 100,153 km
Fuel consumption - 12.0kmpl
Engine Size: 1488 cc
Registration: KCX
Location: Kamukama, Kenya
Shs. 1,500,000/-
Call me on: 0705 03 09 96
#toyota #KCXW #mitchob



100 | 15k views

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Name him basii??



Moses Moses
Let Kenani retire in peace.



G.O. Odunga
SC because Maraga has refused to name the judge. Do it now. We don't need such people in our apex court



UnbrokenPraise
Wewe si umekula tatu city? Tangaza hit kwanza



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Gideon Mayer
Give him a break. It's all in his upcoming Memoir.



Omolka Omochenu
Wee jidishi



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Ile ya kidero



Aminde Okwach
Who is this judge you keep talking about, drop a name if you are so sure otherwise Maraga served well let him retire in peace

Tweet

Isaac Maraga alone. Maraga has just retired his achievements in Judiciary speak volumes. You cannot achieve even if appointed as the chief justice.



robert maruri
U say the judge...don't ask for back up



benny odhiambo
You haven't mentioned him either!!



macharia nicholas
SC sur him.



Sifa Chancharia
Surely there can be ways to bring that judge to task, no one should be above the law...



odengo odongo
Because hukigawwa



james ghemanyi
Come down on this one two

The Standard reports that the outspoken lawyer is accused of many eye-popping vices including: having no valid practicing certificate. This leaves me wondering how he got to be admitted to the bar as a senior

Ahmednassir: Maraga achieved little as CJ

By [MIRERI JUNIOR](#) | January 15th 2021 at 08:27:20 GMT +0300



Immediate former Chief Justice David Maraga at a past press conference. [File, Standard]

City lawyer Ahmednassir Abdullahi has dismissed immediate former Chief Justice David Maraga's claims that he transformed the Judiciary.

Speaking to KTN News on Thursday night, Ahmednassir said contrary to praises being heaped on the former CJ, he achieved very little during his tenure.

The lawyer was reacting to Maraga's remarks that during his time in office, he improved the court system's infrastructure and digitised the courts despite limited resources from the Executive.

However, Ahmednassir said the infrastructure Maraga is talking about was the work of his predecessor, Justice Willy Mutunga after he secured funding from the World Bank.

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"I served as a member of the Judicial Service Commission (JSC) and I can tell you these courts Maraga was opening here and there for show-off were Mutunga's projects," he said.

The lawyer also dismissed as untrue claims that Maraga digitised the courts, saying there was nothing digital about Kenyan courts.

"Maraga achieved very little, the courts have not been digitised. There is nothing technological about Kenyan courts."

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Presidential petition

On the nullification of President Uhuru Kenyatta's election in 2017 by the Maraga-led Supreme Court, Ahmednassir hit out at the ex-CJ as a drama queen who nullified the election for show-off.

The former JSC member said the decision by the court to annul the election was political and not based on the evidence that was adduced in court, adding that President Uhuru had over 1.5 million votes against the petitioner (Raila Odinga).

"He was a drama queen and annulled the election to be seen by the world as the best CJ in Africa."

Ahmednassir who represented President Uhuru in the presidential petition said the Supreme Court's ruling had very little impact on the jurisprudence.

Maraga had earlier said they had no other otherwise but to void the results after the Independent Electoral and Boundaries Commission (IEBC) refused to open the servers.

"Some of the claims made during the hearing were not making sense, like when they said there was an internet problem in parts of Nairobi and Kiambu here. We believed the law was not followed," Maraga had said.

Fights with Executive

The lawyer also blamed Maraga for the reduction of funding to the Judiciary for his failure to build rapport with the Executive without compromising the independence of Judiciary.

"I remember when Mutunga took over, the funding was about Sh3 billion, he went to President Kibaki and the funding was raised, by the time he left it was about Sh17 billion," said.

"The funding was on the rise during Mutunga until he (Maraga) came in and started the fight with the executive."

On claims by Maraga that the government was disobeying the court orders, the lawyer blamed the courts for failing to jail those who have disobeyed the court orders irrespective of their status.

"It is the court that has refused to jail the contemnors it is the court under Maraga that lacks the backbone to jail these people who have disobeyed the law," he said.

He also blamed Maraga for doing very little to fight corruption in the Judiciary.

Maraga served as Chief Justice and President of the Supreme Court of Kenya from October 2016 last week.

Deputy Chief Justice Philomena Mwiliu took over as Chief Justice in an acting capacity until a substitute be named.



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Kenya News → Local News

LOCAL NEWS

Lawyer Ahmednasir says Maraga has no lasting legacy: "He left a corrupt Supreme Court"

🕒 a month ago · [read comments](#) · by [Japhet Ruto](#)



- Lawyer Ahmednasir claimed outgoing CJ David Maraga presided over a corrupt Judiciary where senior judges exchanged bribes to avert justice in broad daylight

- The senior counsel specifically asked the former Supreme Court president to come out clean on the endemic corruption in the highest court in the land allegedly propagated during his tenure

- A section of Kenyans, however, showered the retired CJ with praises for a "good job done" as he exited the Judiciary

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City lawyer Ahmednasir Abdullahi has argued former Chief Justice David Maraga has no lasting legacy to celebrate after he formally retired as the head of the Judiciary on Monday, January 11.

 Lawyer Ahmednasir says Maraga has no lasting legacy: "He left a corrupt Supreme Court"

Lawyer Ahmednasir has said outgoing CJ Maraga has no lasting legacy. Photo: Ahmednasir Abdullahi.

Source: Facebook

In a series of tweets on Tuesday, January 12, the senior counsel claimed the jurist left behind a corrupt Supreme Court where senior judges exchanged bribes to avert justice in broad daylight.

David Maraga: Kenyans shower praises on outgoing Chief Justice as he exits Judiciary

"Leave out the polemic and propaganda... what is the lasting legacy of CJ David Maraga? He bequeathed to Kenya a corrupt Supreme Court. His hypocrisy of preaching water while drinking wine was the sanctimonious fraud that defined his tenure," the veteran lawyer said.



allegedly propagated during his tenure.

"If CJ Maraga is a decent and honest Kenyan, he should **come clean** on the issue of the senior judge of the Supreme Court who took KSh 220 million bribe. CJ Maraga and I know the judge...intelligent Kenyans must read a lot on **Maraga's astute silence** on this matter!" he added.

Ahmednasir Abdullahi SC

@ahmednasirlaw



If CJ Maraga is a decent and honest Kenyan, he should come clean on the issue of the SENIOR judge of the SUPREME COURT who took Kshs 220 million BRIBE. Me and CJ Maraga know the judge...intelligent Kenyans must read A LOT on Maraga's astute silence on this matter!

7:25 AM · Jan 12, 2021



2.5K 861 Copy link to Tweet

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Maraga **handed over** instruments of power to his deputy Philomena Mwilu on Monday, January 11, in a ceremony held at the Supreme Court.

David Maraga's most memorable moments as Chief Justice

Mwilu **takes over** the office of the CJ, albeit in acting **capacity**, pending appointment of a new CJ by President Uhuru Kenyatta, subject to the **approval** of the National Assembly.

David Maraga

@dkmaraga



Today is my last day in office. I thank the Almighty God for fighting my battles and guiding me to this moment. Thank you Kenyans for the opportunity to serve. God bless Kenya.



1:24 PM · Jan 11, 2021



♥ 20.5K 💬 4.8K 🔗 Copy link to Tweet

Section of Kenyans praise Maraga

Whereas Ahmednasir claimed Maraga's tenure was corruption ridden, a **section** of Kenyans **showered him with praises** as he exited the Judiciary.

They noted the outgoing CJ served justly despite the challenges he faced during his tenure including underfunding and intimidation by the executive.

Maraga would be best remembered for his **nullification** of President Uhuru Kenyatta's win in the 2017 presidential election over irregularities, a decision that irked the head of state and members of his Jubilee Party.

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*Their father is a **monster**: A stranger saved them and they are now joining school for the first time*

Don't lecture me, I know what I am doing, Uhuru Kenyatta



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Ahmednasir Abdullahi SC ✓
@ahmednasirlaw

1. First to appreciate the tenor & meaning of the 10 pages advice by CJ Maraga to H.E UHURU, we have to decipher into Maraga's judicial philosophy or lack of it as a judge since he joined the judiciary in 2003. We have to appreciate that CJ Maraga has no KNOWN judicial philosophy

11:00 PM · Sep 21, 2020 · Twitter for Android

643 Retweets 144 Quote Tweets 2,314 Likes



Ahmednasir Abdullahi SC ✓ @ahmednasirlaw · Sep 21, 2020
Replying to @ahmednasirlaw

2..in the traditional sense of the word. In 17 years on the Bench Maraga hasn't espoused a theory of law that can help us pigeon hole him in any known legal school of thought. He camouflages the lack of legal philosophy with drama. He is a drama queen in the classical sense. As

11 94 358

Ahmednasir Abdullahi SC ✓ @ahmednasirlaw · Sep 21, 2020

3..in 2017 when he nullified the Presidential election, Maraga compensates his lack of sound grounding on the law by making controversial decisions that resonate with WANJIKU. He thus build his reputation not with the students of law, legal scholars or practitioners but with the

15 75 293

Ahmednasir Abdullahi SC ✓ @ahmednasirlaw · Sep 21, 2020

4..the man/woman on the street. Today's advisory note to the President should be appreciated in that context.

5. Before I go to the merits and demerits, let explain the STATUS the CJ held in delivering the advice. First, the CJ sits only in one court, as the President

8 61 271

Ahmednasir Abdullahi SC ✓ @ahmednasirlaw · Sep 21, 2020

6...of the Supreme Court. This wasn't a judicial decision of a court of law. The CJ was not even performing an administrative function that required him to interrogate dialectical or competing claims and then render a decision.
7. The CJ under Article 261(7) permforms

5 56 235

Ahmednasir Abdullahi SC ✓ @ahmednasirlaw · Sep 21, 2020

a "Courier service".He relays message from the High Court to the President. He advises the president as a "messenger", a courier of the High Court decision and not by writing an opinion. The advice is not "substantive", the advice is "procedural" as to what High Court ruled under

9 62 263

Ahmednasir Abdullahi SC ✓ @ahmednasirlaw · Sep 21, 2020

8...Article 261(6)(b). The advice is "FORM" not "CONTENT". Maraga has committed a constitutional error when he analysed and rendered a legal opinion on the matter instead of transmitting the message from the High Court to the President. Then we have use of the modal verb "shall"

10 65 290

Ahmednasir Abdullahi SC ✓ @ahmednasirlaw · Sep 21, 2020

9. in Article 261(7).Does the verb "shall" mean the President "Must".Only a first year law student or my friend @DonaldBKipkorir will make that elementary mistake. In this CONSTITUTIONAL context the verb "Shall"means "May".So the President has absolute discretion to ignore, shelf

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...or take sometime before he decides what to do...an ADVICE by its very nature cannot compel one to take a given route...he can decide on a number of actions or options

11. Which brings to an important legal issue. Since the CJ was a messenger of the High Court can his

5 61 257

Ahmednasir Abdullahi SC @ahmednasirlaw · Sep 21, 2020

Conduct in the manner he handled the message be subjected to constitutional judicial review? Absolutely. The CJ's actions fall under the supervisory jurisdiction of the High Court. Article 10 is also very important in this regard. A number of options are to open to aggrieved

7 65 327

Ahmednasir Abdullahi SC @ahmednasirlaw · Sep 21, 2020

Parties.
12. The CJ is guilty of "jurisprudential naivete". God forbid but if Uhuru disbands parliament and we go for parliamentary elections, a vicious circle and endless circus kicks in under Article 261(8).a parliament of same male:female ratio will go through the same process

6 62 270

Ahmednasir Abdullahi SC @ahmednasirlaw · Sep 21, 2020

13. So what are the options. **One**, the President has no obligation to dissolve parliament. A transitory advice from one body to the other can never trigger mandatory consequences. Second, the President taking into the account Maraga's past must see him as a "JUDICIAL ANARCHIST"

8 74 281

Ahmednasir Abdullahi SC @ahmednasirlaw · Sep 21, 2020

14...Maraga takes the law too literal not as a result of philosophical disposition but because a deeper and sound reflection is beyond him. Just like in 2017 Maraga plants chaos & mayhem. Third, parliament must seek a constitutional judicial review both against the CJ and Uhuru.

13 68 265

Ahmednasir Abdullahi SC @ahmednasirlaw · Sep 21, 2020

15...Uhuru can be stopped by the High Court. Four, Parliament must make an election and sue the President alone, stopping him from acting on the contaminated advice by the CJ.

16. Lastly, Uhuru in line with my legal opinion must tell Kenyans that he has taken note of Maraga's

4 62 267

Ahmednasir Abdullahi SC @ahmednasirlaw · Sep 21, 2020

Advice but elects to shelf it because he takes the view that the more considered views of the GRAND MULLA are much superior to that of MARAGA'S. @StateHouseKenya @dkmaraga

24 101 493

Ahmednasir Abdullahi SC @ahmednasirlaw · Sep 21, 2020

EPILOGUE. Where does Maraga's advice leave bbi and can parliament take any step in light of today's events? Of course if Uhuru wrongly and regrettably goes against my legal opinion, the bbi story is over as we will go to elections. But if he goes with my

6 57 245

Ahmednasir Abdullahi SC @ahmednasirlaw · Sep 21, 2020

Opinion does it mean that parliament can play any role in the bbi process? I'm of the view that considering the cloud of constitutional uncertainty and doubts created by Maraga's advice, Parliament will be a LIMPING institution that will lack the POPULAR LEGITIMACY to participate

14 80 390

Ahmednasir Abdullahi SC @ahmednasirlaw · Sep 21, 2020

In constitutional re-engineering of Kenya. It must avoid weighty process of constitutional making during the coming years and limit itself to statute legislation as of necessity..bbi with all maneno facing it can't be sanitised by a LIMPING parliament...Good night..People...

91 132 682

Don CK @LimoTheNicky · Sep 21, 2020

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Otugh'Abawa @Otugha_ · Sep 21, 2020
Veeeeeeery right . He really understands his friend

🗨️ 🔄 ❤️ 📤

Lindah Oguttu @lindahoguttu · Sep 21, 2020
Replying to @ahmednasirlaw
@DonaldBKipkorir here we go my friend...

🗨️ 18 🔄 6 ❤️ 135 📤

The Pundit @100Manoti · Sep 21, 2020
Ametuchangana zaidi.

🗨️ 🔄 ❤️ 4 📤

Ochiel Dudley @ochieljd · Sep 21, 2020
Replying to @ahmednasirlaw
Ad hominem?

🗨️ 1 🔄 🔄 ❤️ 15 📤

Maurice Oduor @Borthygest · Sep 22, 2020
He's speaking, nay pandering to a certain audience.

🗨️ 🔄 🔄 ❤️ 8 📤

GitauKariuki. @GitauWaKariuki · Sep 21, 2020
Replying to @ahmednasirlaw
So the long and short .. Reggae is stopping

🗨️ 🔄 1 ❤️ 6 📤

AHMED ABDIRAHMAN @ahmedshafi1345 · Sep 21, 2020
Replying to @ahmednasirlaw
Here we go SC @ahmednasirlaw

🗨️ 🔄 🔄 ❤️ 📤

Alice Nyamombasa @alicemombasa · Sep 21, 2020
Replying to @ahmednasirlaw
Too much wordings, but I read it all, Nobody will stop reggae.

🗨️ 1 🔄 🔄 ❤️ 4 📤

morey davido @MoreyDavido · Sep 21, 2020
Reggae ilikufa ndugu yangu

🗨️ 1 🔄 🔄 ❤️ 📤

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The Pundit @100Manoti · Sep 21, 2020
Replying to @ahmednasirlaw
I am more confused than ever. Goodnight

🗨️ 🔄 🔄 ❤️ 2 📤

Stephen @Stevenyamberra · Sep 21, 2020
Replying to @ahmednasirlaw
Is it parliament or the senate that will be dissolved or both houses

🗨️ 1 🔄 🔄 ❤️ 📤

Smash @Bartowee · Sep 21, 2020
Parliament means both National Assembly and Senate

🗨️ 🔄 🔄 ❤️ 1 📤

martinothigo @othigomartin · Sep 21, 2020
Replying to @ahmednasirlaw
We don't care. We are tired of them looters. Reggae is on stop not pause

🗨️ 🔄 1 ❤️ 13 📤

JAY 4 @mumo_ranx · Sep 21, 2020
Replying to @ahmednasirlaw
You released the statement using statehouse time and not 10:15 EAT as promised but the point is home senior counsel

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Replying to @ahmednasirlaw
Today we are on the same page my dear brother .Thanks

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Karuti Senior @Karutisrniar · Sep 21, 2020
Prodigal son...rudi Uganda ukasaidie Bobby ama unachunga biashara?

2 3

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Benard William Chitunga @benchitunga · Sep 21, 2020
Replying to @ahmednasirlaw

Waaaaaa

Huyu Chair wa SC

keli @msyoki_ · Sep 21, 2020
Replying to @ahmednasirlaw and @BillowYussuf89
Nobody will stop reggae

ISPAN KIMUTAI @IspanKimutai · Sep 21, 2020
Replying to @ahmednasirlaw
Incoming Chief Justice. Kudos!

4

Birah @BirahKevin · Sep 21, 2020
Replying to @ahmednasirlaw
Well said SC
Am learning law pole pole

Pauli Obino @Obino_P · Sep 21, 2020
Replying to @ahmednasirlaw
[@threadreaderapp](#) unroll

1 1

Thread Reader App @threadreaderapp · Sep 21, 2020
Salam, please find the unroll here: @ahmednasirlaw: 1. First to appreciate the tenor & meaning of the 10 pages advice by CJ Maraga to H.E UHURU, we have to... [threadreaderapp.com/thread/1308134...](#) Share this if you think it's interesting.

Thread by @ahmednasirlaw on Thread Reader App
Thread by @ahmednasirlaw: 1. First to appreciate the tenor & meaning of the 10 pages advice by CJ Maraga to H.E UHURU, we have to decipher ...
[threadreaderapp.com](#)

1 1

Collins bore @BoreCollins · Sep 21, 2020
Replying to @ahmednasirlaw
The law is indeed NOT clear.

7



Thread

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Opotkal™ @Opotkal · Sep 21, 2020
What were the reasons for the refusal?

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Ann Ndegwa @anniendegwa_ · Sep 21, 2020
Replying to @ahmednasirlaw
Thank you for educating us non lawyers although you seem to possess obvious disdain for the good CJ hence your views may be biased as opposed to objective.

1 retweet 10 replies 289 likes

charles ttr @charles_dev5 · Sep 21, 2020
Replying to @ahmednasirlaw

1 retweet 1 like

SK @_Lawrence79 · Sep 21, 2020
Replying to @ahmednasirlaw
Hii ni kingereza tupu

1 retweet 1 like

Dr. David Matsanga @MatsangaDr · Sep 21, 2020
Replying to @ahmednasirlaw
Well done

1 retweet 1 like

Tim Bodo @opiyo_tim · Sep 21, 2020
In Summary?

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Wajir'sTweep @Wajirstweep · Sep 21, 2020
Replying to @ahmednasirlaw
Tan walagifilanaay

1 retweet 1 like

Blank Haveli @Ex_Rwandese · Sep 21, 2020
Replying to @ahmednasirlaw
At least you've delivered at 11 as rescheduled

1 retweet 1 like

Abdul @aziztifow · Sep 21, 2020
Replying to @ahmednasirlaw
@allanvogz sensei amenena

1 retweet 1 like

VOGZ @allanvogz · Sep 21, 2020
I consider myself elaborately schooled

1 retweet 1 like

Concerned Citizen @concerned_ke · Sep 21, 2020
Replying to @ahmednasirlaw
Shall means May.. is some bogus hogwash

2 retweets 2 replies 24 likes

S.Tsehlo (CPA) @simontsehlo · Sep 21, 2020
Anatuchesa ama..?

1 retweet 1 like

David ndiang'ui @NdianguiKing · Sep 21, 2020
Replying to @ahmednasirlaw
How much.. Send till number.

1 retweet 1 like

TIMACADE @LAFJIBIYE1 · Sep 21, 2020
Replying to @ahmednasirlaw

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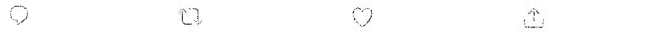
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Antony Manyara @arch_manyara · Sep 21, 2020

Replying to @ahmednasir1aw
@lindahoguttu have you picked anything for us, the people at the back?



Nyakwar Owuor K'Ombogo @Kevo_Chairman · Sep 21, 2020

Nyar Siaya... Duokwa wa...



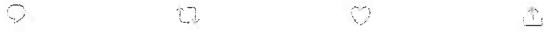
Evans Wanyande, HSC. @wanyandeevans · Sep 21, 2020

Replying to @ahmednasir1aw
AA holds a grudge with the CJ..I actually expected this



amos @Amosjumaamos · Sep 21, 2020

Replying to @ahmednasir1aw
@ahmednasir1aw I will take your words as gospel truth



NyakwarAbudho @JOLuash · Sep 21, 2020

Replying to @ahmednasir1aw
GM has spoken and his advice he says is much superior to that of CJ over to you Mr President it's either you listen to GM or suffer the consequences of the inferior advice



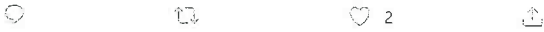
Francis Bartonjo @FrancisBartonjo · Sep 21, 2020

Replying to @ahmednasir1aw
A great insight by the Grand Mulla. Good night



Urban Interiors @gichuhi_josep · Sep 21, 2020

Replying to @ahmednasir1aw
Senior for the sake of majorities kenyans..... Break for us your legal opinion into simple understanding..... I got lost after finishing paragraph 3!!



Douglas Nyakundi @DouglasChachi · Sep 21, 2020

Replying to @ahmednasir1aw
It's more confusing now.
Meanwhile, get these nice stuff;
Khaki pants at Ksh.1000
Clarks loafers at Ksh.2000
Call/WhatsApp 0701406106
We also deliver



. @I12345678 · Sep 22, 2020

You @ahmednasir1aw and my learned LSK president are reading from different constitutions . Interesting times



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your last part says dit...your against the bbi!!! And your sympathising with you best friends whom may not get re-elected

1 2

Young Don @UaHighniSS · Sep 21, 2020

Replying to @ahmednasirlaw

Naona tu pains za 2017

1

George Yagomba, Arch. @Arch_Yagomba · Sep 21, 2020

Replying to @ahmednasirlaw

...has anyone considered it's probably the Executive (President) who has conspired with the CJ to create this scenario?In Kenya's political arena everything is possible.

1 6

Karori Wa Ng'ethe @MosesKarori · Sep 21, 2020

Come to think of that, It can't be a tool to sabotage bbi or a tool to arm twist MPs to support bbi (blackmailing)..

6

Dan Mwanzia @DannMwanzia · Sep 21, 2020

Replying to @ahmednasirlaw

3 2 45

Cebe Pavlov @AmThePaul · Sep 21, 2020

Replying to @ahmednasirlaw

You have attacked the courier like a lynch Mob as if he delivered you an envelope of resin which is sad. I wish you gave comparative constitutional jurisprudence of value but ranted on and on and on owing to personal odium with which you hold @dkmaraga

3 2 45

Alf Lion @alfyion · Sep 21, 2020

Recin! Polonium's same WhatsApp group member? Dead.

5

Mary Njoroge @Maryiana96 · Sep 21, 2020

Replying to @ahmednasirlaw and @OsumbaJM

I feel like a law student already

1 9

Wuod Japuonj @OsumbaJM · Sep 21, 2020

You are.

1 1

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Mule @mule_kenya · Sep 21, 2020

Replying to @ahmednasirlaw

Does that mean your Law society president doesn't grasp anything?

2

Muhammad Abdalla @mu_wasalu · Sep 21, 2020

Replying to @ahmednasirlaw

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6 11 130

Victor Sambu, G.E @fynbyme · Sep 21, 2020
Legally...GM interpretation is right

1

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Aliwa Mirugah @BroderickAliwa · Sep 21, 2020

Replying to @ahmednasirLaw

You're here painting Maraga as bad because in that petition you never argued any point. Maraga takes the law constitutionally and that's why for 17 years he hasn't stolen through third parties. Unataka urudishwe kwa Lenaola akupe funzo?

6 116

Allan Ombewa @allanombewa · Sep 21, 2020

Replying to @ahmednasirLaw

The current parliament is made of sycophants who are so full of themselves and wouldn't mind if they go home. What I read from the good SC is more of personal vendetta than application of law. The work of judiciary is to interpret the law and that they have done so well.

4 36

KIPLIMO VICTOR @vic_kiplimo · Sep 21, 2020

Replying to @ahmednasirLaw

Nimesoma hadi nusu sielewi...anyway nyi mpigania huko juu whatever is right,baadae tell us in simple terms,The Ordinary US...GN

Lewis @igukulewis · Sep 21, 2020

Replying to @ahmednasirLaw

Sc,na mbona hujapewa blue badge?

KEVIN KI @muushepherd · Sep 21, 2020

Replying to @ahmednasirLaw

No comment

saina hillary @sainakip · Sep 21, 2020

Replying to @ahmednasirLaw

waiting for opinion of the opinion by @WenhliyeMohamed the i let it go to rest.

Myname @myselfke · Sep 21, 2020

Replying to @ahmednasirLaw

Hapa nimekuwa confused zaidi

Robert Ouko @RobertOukoAura · Sep 21, 2020

Replying to @ahmednasirLaw

Nothing of an explanation but personal Rivalry with the CJ. James orenge did it better

1 18



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1 5

Aliyan @khalidAliyan66 · Sep 21, 2020

5

Keshdanny @Keshdanny1 · Sep 21, 2020

Replying to @ahmednasirlaw

When you speak constitutional matters you make more sense than when you're advocating for number two., you should be the next CJ or AG. thanks for the online class, I've graduated with first class honours from the school of grand mullah

5

Tiren @Cytoty · Sep 21, 2020

Replying to @ahmednasirlaw

Pessimistic.

5

Abu Rayaan YNWA @Abu_Reyaan · Sep 21, 2020

Replying to @ahmednasirlaw

We a following

Thread

Victor Sambu,G.E @fynbyme · Sep 21, 2020

Replying to @ahmednasirlaw

If that's the interpretation,I think this constitution is crafted in a way that it has alot of gaps. What was the point of that clause if it is that porous?

1

collorage @collinsorage · Sep 21, 2020

Replying to @ahmednasirlaw

Shall means May?

5

Abdi Dubat @Abdulghani2012 · Sep 21, 2020

Replying to @ahmednasirlaw

The grand mullah has spoken. End of story

5

Abuga Makori EGH, MBE @o_abuga · Sep 21, 2020

Replying to @ahmednasirlaw

On point. GM himself

1

Hon. Karungo wa Thang'wa (O.G.S) @KarungoThan... · Sep 21, 2020

Replying to @ahmednasirlaw

Your ad hominem argument on Maraga has somehow watered down your advisory.

But I agree with you, with or without dissolution of parliament, Maraga has already rendered it absolute- in the public eye

2 2 20

Gicheru. @martingicheru · Sep 21, 2020

*obsolete

1 3

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Wuod Japuong @OsumbaJM · Sep 21, 2020

Replying to @ahmednasirlaw

Good analysis. Unfortunately, it gossiped the CJ more than it addressed fundamental issues.

1 2 110

Silas Owiti, LLB @SilahAkiri · Sep 22, 2020

While I agree with Grand Mullah in some Issues addressed which, in my opinion, one has to decant oil from water in his advice, he is evidently still belabouring under the scar of bitterness against the CJ for the Annulled

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Fredie omosh @FredieOmosh · Sep 21, 2020
 Replying to @ahmednasirlaw
 have been waiting for this, lemh sleep now. Goodnight

ReRas @DrKipngetich95 · Sep 21, 2020
 Replying to @ahmednasirlaw
 Who is charlatan here

Kevin Wanambisi @KevinWanambisi · Sep 21, 2020
 Replying to @ahmednasirlaw
 This is an intentionally lengthy and twisted opinion that is meant to create confusion as it ends with insults and sheer arrogance to the CJ. Here you have got it wrong and failed.

#switchoffkpic@Madam CJ 2035 @2035Cj · Sep 21, 2020
 I agree 100%. I waited for an objective opinion but ended in insulting the person of the CJ. SC is still pained by that nullifation that saw him dropped by Uhuru and now, he is making a case to be REHIRED by insulting the CJ. Sad.

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Myname @myselfke · Sep 21, 2020
 Replying to @ahmednasirlaw
 Mjaluoa amesoma hizi pages zako, kesho atabrag nazo as if you made sense.....please tell them it was nonsense

Omweri Ronald @OmweriR · Sep 21, 2020
 Replying to @ahmednasirlaw
 @ahmednasirlaw wakili amesema. GM himuselefu. Wacha nilale sasa.

Dir. Elias Kiprop @eliaskiprop22 · Sep 21, 2020
 Replying to @ahmednasirlaw
 I bet Raila is the most Confused man now, he must be feeling like dying and resurrecting immediately a month to Election

Hon.Okioma @HonOkioma · Sep 21, 2020
 Replying to @ahmednasirlaw
 Ngamia wewe @ahmednasirlaw

Shaka Zulu @BikoSpeaks · Sep 21, 2020
 Replying to @ahmednasirlaw
 @MutichiloMike counsel here we go.

Gordon Ogol @gordonogol1 · Sep 21, 2020
 Replying to @ahmednasirlaw
 Third class lawyer

Aden Shariff @AdenShariff · Sep 21, 2020
 Replying to @ahmednasirlaw
 Biased advice though educative we hope Uhuru has a legal team that can advise him prudently.

act mzalendo @ActMzalendo · Sep 21, 2020
 Replying to @ahmednasirlaw
 Your second to last thread sums it all.you agree with maraga deep in your

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JM Kamau™ @Jay_Mureithi · Sep 21, 2020

Replying to @ahmednasirlaw
I read all this with your voice, the subreme goat accent . You are a bit biased though.

1 retweet 7 likes

Chelsea's Berry @Okongo_BO · Sep 21, 2020

Replying to @ahmednasirlaw
@ahmednasirlaw is a joke in the 21st Century, you've elected to attack Maraga at the expense of dissecting the handy subject matter, you are "plagued" into your own thinking of having a monopoly of legal grandiosity...

2 likes

Thread

says alot about the character of the said person. What ahmednassir has done is start by discrediting the cj so that he sways the masses to his thinking.

5 retweets 46 likes

Shillah BOSS @ShillahBoss · Sep 21, 2020

Replying to @ahmednasirlaw
You made us wait for this interpretation which has nothing but biasing. Thanks for educating us on matters concerning law but that doesn't matter for now. What we want is to sweep those looters out. Then we can come and discuss how Maraga is a drama queen.

1 retweet 5 likes

Samwel Baraka @samwel_baraka · Sep 21, 2020

Replying to @ahmednasirlaw
In short, by this CJ's constitutional advise, the parliament is as good as nothing. They must forthwith severally resign if the president doesn't dissolve the parliament, obviously he won't. Earning taxpayer's money will be robbery & shall be claimed some day with interest.

1 retweet 4 likes

Orygyn Lygamy @orygyn83 · Sep 21, 2020

Replying to @ahmednasirlaw
@NelsonHavi Omwami, are you a first year law student?!

1 like

RedEyeco @cmusaumichael · Sep 21, 2020

Replying to @ahmednasirlaw
I still believe that President Kenyatta's mandate is stolen. Does he believe in our constitution? NO.

1 like

Kefa Nyaboga @KefaNyaboga · Sep 21, 2020

Replying to @ahmednasirlaw
I see what you did there. Trying too hard not to be seen as supporting CJ Maraga (whom you hold in contempt for reasons known to you) and pleasing Tanga Tanga and it's supremo (whose tune you're singing lately).

1 retweet 3 likes

Tiren @Cytoty · Sep 21, 2020

Replying to @ahmednasirlaw
And why would you start by tainting the CJ's name? I thought it was about the advisory to the president and it's constitutional quagmire, not the CJ's past right? Hhmmm...

2 likes

zak @Zak_yule · Sep 21, 2020

Replying to @ahmednasirlaw
After reading this all we have read is how you still have a beef with the CJ after the 2017 nullification. Accept and move on. Shall doesn't mean may

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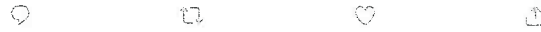
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Replying to [@ahmednasirLaw](#)
 The SC has rubbished both the CJ and BBI, two of his great nemeses.
 The Kenya govt does not listens to side shows however prudently organised.
 The system will do whatever it deems fit.
 Wanjiku has no say at all neither do tangatanga and their senior lawyers



Mwarema David @DavidMwarema · Sep 21, 2020

Replying to [@ahmednasirLaw](#)
 As per this advise Jayden The President arudi Mama Ngina drive atizame bahari



Ozil Fanboy @deputyboyfrien0 · Sep 21, 2020

Replying to [@ahmednasirLaw](#)
 Still bitter , accept and move on SC



Rotich @kipsongokkibet · Sep 21, 2020

Replying to [@ahmednasirLaw](#)
 GM is committing a fallacy of ad hominem towards Maraga this swaying his view and casting aspersions to the advisory by CJ to the president, CJ laid out the basis of taking the steps he undertook. Which high court will entertain issues whose orders were disregarded?



Kenyan @mainakiago · Sep 21, 2020

Replying to [@ahmednasirLaw](#)
 The attack on the CJ make us not take anything you just said serious...



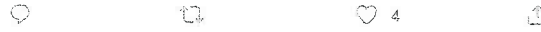
Brian Kenaly @BrianNkenaly · Sep 21, 2020

Replying to [@ahmednasirLaw](#)
 DYNASTIES!



Boygene @BoygeneB · Sep 21, 2020

Replying to [@ahmednasirLaw](#)
 I may not be a law student, but i think you habe an existing conflict with CJ. You cant start by insulting someone just to show your superiority.



Ogechi Eric @Eric1Ogechi · Sep 21, 2020

Replying to [@ahmednasirLaw](#)
 This comes from a biased jubilee lawyer,one who feels he will miss offering exorbitant services when parliament is disbanded. You are talking of the president of the supreme Court!



George Geke @ggmorara · Sep 21, 2020

Replying to [@ahmednasirLaw](#)
 He is not expressing his opinions but judgement on the basis of rulings by other judges. Doesn't Mutunga also not have judicial philosophy? Have a goodnight.



Mtu Omondi Ochieng' @omondimcochieng · Sep 21, 2020

Replying to [@ahmednasirLaw](#)
 This is a very shallow thread.
 1. "Shall" can never mean "may"
 2. You can read 2017 nullification of elections all over this tweet. Lest you forget, the ruling went 4-2, so, it is stupid to blame the CJ.
 As Manyora said. "Law is just common knowledge decorated with English"



Unemployed Professor @WRadigo · Sep 21, 2020

kode



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that the relevant contents of Maraga's advice to the president be given to BBI team for consideration if any
2: Immediate search for Maraga's replacement
3: Challenge the advice legally or ignore all together



MAJIMBO GEORGIADIS @MajimboAG · Sep 21, 2020

Replying to @ahmednasirlaw

You tried to research but 2017 still hurts you.



Musau Mutanda Moses. @MutandaLaw · Sep 21, 2020

Actually he diluted all these valid points by first resorting to abuse and petty loathing of the CJ based on the 2017 verdict. The 3 other judges never get their fare share of the criticism!!!



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Sheldon Dawn @Sheldon65371391 · Sep 21, 2020



Thread



African Zebu @waswa_jnr · Sep 21, 2020

Replying to @ahmednasirlaw

Accept and move on SC



Charles Mwai Talmid @CTalmid · Sep 21, 2020

Replying to @ahmednasirlaw

What would happen if parliament moves to impeach the President before he dissolves parliament?



Ni Mama Jayden @Mama_jayden · Sep 21, 2020

Replying to @ahmednasirlaw

Sounds like gossip but hatuna la kusema



Akang'o ESQ™ @PaulAkango · Sep 21, 2020

Replying to @itstimothykibet and @ahmednasirlaw

What do you expect from a clown who's never won any case in court?

Confusion is his tool of trade



epaphroditus ogechi @epaphroditusog · Sep 21, 2020

Replying to @itstimothykibet and @ahmednasirlaw

Me too

I can't make sense out of this



morey davido @MoreyDavido · Sep 21, 2020

Replying to @ahmednasirlaw

Your views are biased cause tunajua hupendi cj so akuna kitu umeongea kwa mwananchi wa kawaida pengine hao learned friends wamekuelewa



bethwel kigen @kigen_bethwel · Sep 21, 2020

Replying to @ahmednasirlaw

So, this is what I have been waiting for!! Only one thing is clear that grand muller still hold grudges with cj bcoz of 2017 nullified election nothing else.



musa juma @Musajuma44 · Sep 21, 2020

Replying to @ahmednasirlaw

Chest thumping na madharau na kutukanana tu



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1 1

Wakili Lennycz @Lennycz1 · Sep 21, 2020

Replying to @ahmednasirlaw
My senior on this whole argument, I beg to disagree!

On the part of #Donkipkorir (the man BLOCKED a mere me) and first year law student, am forced to agree.

1

Benard Karanja, HSC @Njogu_karanja8 · Sep 21, 2020

Replying to @ahmednasirlaw
@ahmednasirlaw the introduction to this legal interpretation depicts some kind of negative attitude towards the CJ. Could there be some form of partiality in your interpretation?

1 16

Rubia_Jeff @Jeff_Rubia · Sep 21, 2020

Replying to @ahmednasirlaw
Okay, thank you GM

1

African Zebu @waswa_jnr · Sep 21, 2020

Replying to @ahmednasirlaw
So the President can use this CJs "shall" to make sure the MPigs dance to the BBI shit..

1

Reagan Oduor @roixmas · Sep 21, 2020

Replying to @ahmednasirlaw
Verbosity exceeding substance.

1

Humphrey Mwandighiri @HumphreyMwandI6 · Sep 21, 2020

Replying to @ahmednasirlaw
I enjoyed reading but would full of insults to CJ a bit spoilt it. But thanks SC,

1

Gaturume @rex_maina · Sep 21, 2020

Replying to @ahmednasirlaw
Hii ndio shida ya Kenya, in a court of law you can twist everything to fit your narrative. See Babu's case and other corruption cases, they end in court. Until the maker of law stop being the one in charge of oversight, then Kenyans will continue being shortchanged

4

Newton Muthee @MutheeNewton_ · Sep 21, 2020

Replying to @ahmednasirlaw
The law uses polite terms but it has serious repercussions. They say 'advise'. then say...the president 'shall'. shall in english means there's no room for turning down...

8 70

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Charlie™ @CharlieOsundwa · Sep 22, 2020
This piece makes for a very good newspaper article. Period.

3

Joyline Chebet @JoylineChebet1 · Sep 21, 2020
Replying to @ahmednasirlaw
Kwani am I the only one who understood this piece ?

1 2

Kimathi Mwirichia @kim_mwirichia · Sep 21, 2020
Replying to @ahmednasirlaw
We will debate the @dkmaraga advice to the President until cows come home. But one thing is incontestable: the BBI process has been upended irretrievably.

3

Junior @OngusoN · Sep 21, 2020
Replying to @ahmednasirlaw
Now ... LUMPING EPILOGUE We need AMICUS CURIAE to explain the terminologies

1 2

OMOKA OKUMU @omoka009 · Sep 21, 2020
Replying to @ahmednasirlaw
English is a language. Law is a profession. #ShallmeansMay.

1

Thread

Replying to @ahmednasirlaw
Personal hate against CJ Maraga, stick to issues not personalities.

1 2

Adam Birik @adambirik · Sep 21, 2020
Replying to @ahmednasirlaw
A wonderful legal reasoning but diluted by your hate for Maraga as a person. GM you can do better my brother.

1 12

BoldAlways @BoldAlways254 · Sep 21, 2020
Replying to @ahmednasirlaw
Empty debates make the loudest noises. Trying so hard to prove intelligent while the main agenda is to settle scores with CJ. Bure kabisa.

1 3

BIG KIMODA @Antony04551703 · Sep 21, 2020
Replying to @ahmednasirlaw
Good night senior counsel. GRAND MULLA. We are much obliged.

1

Jana Mitaa @JanaMitaa · Sep 21, 2020
Replying to @ahmednasirlaw
Grand Mullah ni mjanja ni sawa na Lesbian anajifanya boy, but nyege zikimleema anapeleka pussy kwa boy flani.

Mara ako team Husler mara anacheza rada za the dynasties, bdiio yeyote ata form govt 2022 asipoteze unga.

1 1

Aibakry @abukhamsa1 · Sep 22, 2020
Wacha matusi kumfafanisha na kisago (lesbian)

1

Subarunomics @Ogadaolunga · Sep 21, 2020
Replying to @ahmednasirlaw
#GrandMullah inches closer to becoming an AG under WSRI!

1

Wuodnyatanga. @Its_Jakusa · Sep 21, 2020

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Felix Ochieng @FOchieng · Sep 21, 2020

Replying to @ahmednasirlaw

Lakini kuna Tucker Tucker zingine hatufai kusoma hapa twitter

Reply Retweet Like Share

Reflectionist @mugohwangare · Sep 21, 2020

Replying to @ahmednasirlaw

Not conversant in matters law, but I can see the line you've chosen. You know where money is. Some nonperforming members will seek the help of the H.Court to stop the dissolution, and you might be hired for a leg & an arm. This is brilliant.

Reply Retweet Like 2 Share

I am @Lawi_Makori · Sep 21, 2020

Replying to @ahmednasirlaw

This lengthy attack on the CJ is unnecessary.

GM if we wanted that part of the constitution to read 'MAY' instead of 'SHALL' we could have done that at the time of drafting.

Reply Retweet Like Share

Francis Mbugua @MashMMXIV · Sep 21, 2020

Replying to @ahmednasirlaw

Consequential legislation.Article 261(1) obligates Parliament to enact any legislation required by this Constitution,within a specified time.If they fail,261(7),CJ Shall advice the president for its dissolution.Its not the CJ nor President who are wrong here it's Parliament.

Reply Retweet Like 7 Share

Nyang @OkodeOkumu · Sep 21, 2020

Replying to @ahmednasirlaw

Who do not know that you distaste CJ Maraga passionately !

Reply Retweet Like 9 Share

Werner Bro @N_athan10 · Sep 21, 2020

Replying to @ahmednasirlaw

I have read better opinions from junior counsels on the issue

Reply Retweet 2 Like 10 Share

Mbũrũ Mbũgua @mburujmbugua · Sep 21, 2020

Replying to @ahmednasirlaw

I'm surprised you are this clever. Never read anything else from you this articulate

Reply Retweet Like Share

Mr Rono @rono_haron · Sep 21, 2020

Replying to @ahmednasirlaw

Great analysis however you have focused so much on CJ rather than the fundamental issues

Reply Retweet Like Share

The Charles @Charles_Warria · Sep 21, 2020

Replying to @ahmednasirlaw and @Karnaug

You make some good points here.

Reply Retweet Like Share

#BoyChildFX @Arap_Ole_Qahiu · Sep 21, 2020

Replying to @ahmednasirlaw

Bure kabisa

Reply Retweet Like Share

Edenmark Contractors Limited @Edenmar... · Sep 21, 2020

Replying to @ahmednasirlaw

Fence that plot. Jirani asikuletee. We cast concrete poles in site and fence using chain link. Edenmark Contractors Limited.We design, build, supply material, supervise construction, valuate etc. Call us on 0707084024. Email address: edenmarkltd@gmail.com

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Allan Kiche @allan_kiche2 · Sep 21, 2020

Replying to @ahmednasirlaw

So I waited all this time to read an almost poorly written judgement like this. It doesnt even sound like law. More of emotions coupled with irrationality of the past. Even @HonAdenDuale did better than u SC, Sleep well knowing uve done very little

1

ROWBOW RAWBOW @Rowbowz · Sep 21, 2020

Replying to @ahmednasirlaw

Now for me to translate all these to sheng overnight ndio Kesho ni hit base...

1

Simon Chege @Nowissheichege · Sep 21, 2020

Replying to @ahmednasirlaw

I think he is 'progressive'

Raymond Matata @raymondmatata · Sep 21, 2020

Replying to @ahmednasirlaw

The words you have used against the CJ seems you have something personal against him

1 7

Kamanyi Marucha, PhD @kevinkamanyi · Sep 21, 2020

Replying to @ahmednasirlaw

SC, try typing "Maraga's quotes" in Google, and hit on search.

JacksonKE™ @ItsJacksonKE · Sep 21, 2020

Replying to @ahmednasirlaw and @augustine_orina

Hapa ni Ma-Rawyers pekee wanareply mimi acha nitafute tu "Malisaa" "hina..."



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Nathaniel nathan @nathtoo · Sep 22, 2020

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1

Kagwaini Stephen @Kagwaini2 · Sep 21, 2020

Replying to @ahmednasirlaw

I respect your opinion @ahmednasirlaw and is great but it's expressed with lot of hatred for @dkmaraga and this pokes holes into the quality of your judgement. It is hard for the readers to separate the two hence it doesn't hold waters. @Donald8Kipkorir @citizentvkenya

2

Stay Safe.... stay indoors @EngKoisseta · Sep 21, 2020

Replying to @ahmednasirlaw

It started well but ended so badly

Moseti The Gunner @mosmondae · Sep 21, 2020

Replying to @ahmednasirlaw

Mr grand mulla "may" and "shall " mean completely different things. Don't lie to us

13

Moseti The Gunner @mosmondae · Sep 22, 2020

We ain't fools anymore

7

#COVID19 @kenjapala · Sep 22, 2020

Replying to @ahmednasirlaw

Very condescending attitude towards CJ. We know your speciality in the corridor finance legal entrepreneurship. He is CJ, Constitution is supreme....You are GM the grand pirate. Focus on tangatanga survival, don't mislead Uhuru. With a stroke of a pen, CJ has finished Ruto & BBI

40

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Solo @Solomoncheruyot · Sep 22, 2020

Replying to @ahmednasirlaw

You could have just used one tweet to express your opinion. You haven't really said anything apart from repeated attacks on the CJ @dkmaraga

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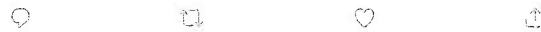
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Abila Snr @Phil_1507 · Sep 22, 2020
Replying to @ahmednasirlaw
Too personal..Na vile nilingoja 11 ifike



David George @psalmsdavy · Sep 22, 2020
Replying to @ahmednasirlaw
Overly verbose -Explicit disdain for the SC president.



samson oino otuke @WakiliOtuke · Sep 22, 2020
Replying to @ahmednasirlaw
Sema mafeelings... I wish you remained objective all through.



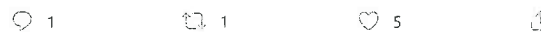
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Thread Reader App @threadreaderapp · Sep 22, 2020
Namaste, here is your unroll: @ahmednasirlaw: 1. First to appreciate the tenor & meaning of the 10 pages advice by CJ Maraga to H.E UHURU, we have to... threadreaderapp.com/thread/1308134... Talk to you soon.

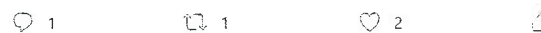
Thread by @ahmednasirlaw on Thread Reader App
Thread by @ahmednasirlaw: 1. First to appreciate the tenor & meaning of the 10 pages advice by CJ Maraga to H.E UHURU, we have to decipher ...
threadreaderapp.com



kamau @kamauwawangari · Sep 22, 2020
Replying to @ahmednasirlaw
Semantics. Point is, as currently constituted, the high court has declared parliament unconstitutional. As a country governed by the constitution, no business transacted by parliament will be recognised, and any monies paid to MPs after the transmission from the cj is illegal.



samaki sulisuli @SSulisuli · Sep 22, 2020
Maraga is simply asking parliament to close business for Uhuru to go home. This is a fatal blow he has delivered and is a terrorist act too. From now on expect career fatalities. The land will be littered with bodies... KE will never be the same again. Maraga has done it.



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hafit @hafit99780329 · Sep 22, 2020
Replying to @ahmednasirlaw
This is absolute tosh from 1st year undergraduate law student.



VINCENT KIMUTAI @Kim_Kimutai_ · Sep 22, 2020
Replying to @ahmednasirlaw
In my considered opinion, this is a dress down of the CJ rather an analysis of his advice to the President. SC seems to harbor I'll motives and seeking vengeance after his humbling defeat in the hands of the CJ in 2017.

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Replying to @ahmednasirlaw
am stuck at "Transitory advice from one body to the other can never trigger mandatory consequences " Case closed.

1

David Ogara Jnr @OgaraJnr · Sep 22, 2020

Replying to @ahmednasirlaw
Charman of Senior Counsels!
This is way below par. I wish you were more objective rather than focusing on the man Maraga.
In as much as you wanted to resonate his decision to his personality, you were clearly blind to the limits of the same.

4 10

VILLAGE OMBUDSMAN. @RansleyLeackey · Sep 22, 2020

Replying to @ahmednasirlaw
Makes up for his crookedness in the legal practice by penning acres of pages in legal jargon to confuse the public. You lost the 2017 petition, move on like your friend @ProfPLOLumumba

Katunda Kingangi @KatundaKingangi · Sep 22, 2020

Replying to @ahmednasirlaw
Judicial philosophy is not one of the qualification to be a judge . The issue at hand is ,did Maraga followed the law & Constitution in advising the President? It's just basic knowledge.

2 10

SAMOEI THE DUKE @SamoeiDennyce · Sep 22, 2020

Replying to @ahmednasirlaw
You have a point especially on the last part the problem is your hatred for MARAGA has clouded sight for the truth

1

@Urbanus_Henry @henry_urbanus · Sep 22, 2020

Did the SC just say @DonaldBKipkorir has no difference with a first year law student

Thread

The-WALL @OneJacobKelly · Sep 22, 2020

Replying to @ahmednasirlaw
90% of Grand Mullah's verbiage is a rant against Chief Justice David Maraga rather than an advice 2 Uhuru. Understandably so bcoz 4 a long time, @ahmednasirlaw has positioned himself as the Undisputed Enemy of the Supreme Court. Just like the HustlerSlogan, this is a passing wind

5 30 211

TIOREE990 @Tioree990 · Sep 22, 2020

Maraga is working under conditions believe me,

1

Show replies

Hon Lee Makwiny @leemakwiny · Sep 22, 2020

Replying to @ahmednasirlaw
Very interesting thread from Grand Mulla serving two interest. Those of president Uhuru and those of Ruto (No BBI)

4 3 23

Sally @Salomelugard · Sep 22, 2020

You did not read obviously ,and if you did , You missed the message

3 1 13

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Ole Lapits @Lapitss · Sep 22, 2020

Replying to @ahmednasirlaw
I endorse your opinion and I am sure the president will take this opinion too

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@ahmednasir
Constitutional
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Committee, La
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Trending in Kenya

Luos

2,078 Tweets

Trending in Kenya

Miguna Miguna

2,748 Tweets

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Let's agree the framers of that piece of the Constitution lacked philosophy
..quite absurd



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Franco Boss @francoboss78 · Sep 22, 2020

Replying to @ahmednasirlaw

@DavidNdii did you say something about law being given as the second degree? Wait you also added that it's just training ?



chebenet @larrisabrians · Sep 22, 2020

Replying to @ahmednasirlaw

TLDR... blah blah blah blah... I don't like Maraga..



Chepe Jackson @ChepeJackson · Sep 22, 2020

Replying to @ahmednasirlaw

Grandiose ~.



Dexter254 @Dexter254C · Sep 22, 2020

Replying to @ahmednasirlaw

Well put and very informative. The letter by Maraga has a narrative that precedes it. You need a column in the dailies.



Malmasi Jnr @MalmasiJnr · Sep 22, 2020

Replying to @ahmednasirlaw

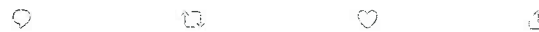
This man ahmednasir awache kizungu mingi apa the thing is the president has among so many things failed to respect the rule of law and the constitution and CJ is not a CJ for lawyers or practioners or law society he's a CJ or all kenyans defending and protecting the rule of law.



Jose pepe @Jose_pep1 · Sep 22, 2020

Replying to @ahmednasirlaw

I like the counter analysis but the hate on maraga is too much. What did he do to you??



Cyprian Kim @Cypkim · Sep 22, 2020

Replying to @ahmednasirlaw

wah, kimeumana



Bosire @BosLorian · Sep 22, 2020

Replying to @ahmednasirlaw

Kindly be our next CJ may be u ill bring sanity in the judiciary,achana na DK.



Sir Mollo @molloalph · Sep 22, 2020

We got enough people to bring sanity to the judiciary and we got brokers of law that will bring down the judiciary by selling justice to the super rich.



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James Mulli @JamesMulli1 · Sep 22, 2020

Replying to @ahmednasirlaw

Was this illiterate lawyer teaching law?its just matusi directed at the person of maraga



Raphael Clement @raphael_mainga · Sep 22, 2020

Replying to @ahmednasirlaw

Declare a succinct stand otherwise I will term these incorrigibles



Tony Gitonga @TonyMureqa · Sep 22, 2020

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(b)(D) refer to an order to enact the legislation while (1) empower U to act on failure to comply with (6)(b) on own motion.

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1 29

Wix @wicksopi · Sep 22, 2020

Replying to @ahmednasirlaw
SC your philosophical filters have significant refractive index that not only pigeon holes your views, but also betrays your true stance. The Epistemological foundation established by the rulings addressed real issues & will shape functional jurisprudence into the future.

4 1 13

Chronological Defaulter @BenAllan08 · Sep 22, 2020

Am floating....on this one

Sirma Ke @restricteDesire · Sep 22, 2020

Replying to @ahmednasirlaw
We need an upgraded version of Grand Mulla .. bwana SC go siren Nancy Baraza for a complete package of you ... With this knowledge you make maraga compete with Sudi for attention

sammy jeff githinji @jefgithinji · Sep 22, 2020

Replying to @ahmednasirlaw
Great read

Mibei Mibei @realmibei · Sep 22, 2020

Replying to @ahmednasirlaw
AA you should have left out the 2017 part..

Isaiah Kaunyangi Maina @isakaunyangi · Sep 22, 2020

Replying to @ahmednasirlaw
Does Maraga advise to dissolve parliament means that the parliament is now unconstitutional because it is unconstitutional constituted ?@NelsonHavi @ahmednasirlaw

1

Isaiah Kaunyangi Maina @isakaunyangi · Sep 22, 2020

Unconditionally *

King Black Spider @kingblackspider · Sep 22, 2020

Replying to @ahmednasirlaw
Law aside, Maraga knows the tone mashinani. Election! Election! The rest is English.

Thread

@ahmednasirlaw is one of the few judges who take time to do well reasoned judgments. Most of his reasonings in the CoA and Supreme Court are relied upon by superior courts including some you praise as geniuses. Even in cases where he has been the dissenting judge.

Averroes @Arushawi · Sep 22, 2020

Replying to @ahmednasirlaw
The sonorous self promotion notwithstanding, the opinion is a thin jurisprudential gruel notable for the sulphurous aversion toward the person of the CJ. The idea that a legal opinion must based on a legal philosophy to have traction is a shiboleth you expect from a 1st year LL.B

Bearer of Truth @gmosoti · Sep 22, 2020

Replying to @ahmednasirlaw
I wish to know what your legal philosophy is, apart from the other vices you're more famous for

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Ahmednasir A @ahmednasirl
Constitutional Chairman of t Committee, La Publisher of th @NLM_magaz

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iana ttttt @iana_ttttt · Sep 22, 2020

Replying to @ahmednasirlaw

Said it.. it was going to be a legal FART... MNYAMBO WA KISHERIA... Hullahaloo and hubris..This just gave you an opportunity to attack the character of Maraga and not the content of his advise

🗨️ 🔄 ❤️ 2 📌

Rajesh Credit Recovery @MahanRajesh · Sep 22, 2020

Replying to @ahmednasirlaw

Hilarious d apt interpretation of Maraga and his letter to the President. Read full thread by @ahmednasirlaw'1. First to appreciate the tenor & meaning of the 10 pages ...' in single post here



Read This Full Thread By Ahmednasir Abdullahi SC (...
1. First to appreciate the tenor & meaning of the 10 pages advice by CJ Maraga to H.E UHURU, we have t...
🔗 mythreadreader.com

🗨️ 🔄 1 ❤️ 2 📌

Enebeli Monago Faiz Faiz @FaizMonago · Sep 22, 2020

Replying to @ahmednasirlaw

And what is ua known philosophy, any not necessarily judicial.

🗨️ 🔄 ❤️ 2 📌

Garang Mzalendo @garang_mzalendo · Sep 22, 2020

Replying to @ahmednasirlaw

Hii ni kandarasi unatafuta state house, tumekushtuka

🗨️ 🔄 ❤️ 📌

Edgar @wuodkano · Sep 22, 2020

Replying to @ahmednasirlaw

The contradiction in this thread only confirms the CJ astuteness; this one opposes just because there is freedom to expose. Upus

🗨️ 🔄 ❤️ 📌

Joash Aloo @JoashAloo2 · Sep 22, 2020

Replying to @ahmednasirlaw

Your contemptuous language on the CJ has been domiciled in your legal register for three years now, consequently, am not surprised with your egoistic egocentric opinion epitomising personal prestige decideratum.

🗨️ 🔄 ❤️ 2 📌

Bon Nicholas @kipchumbaboss · Sep 22, 2020

Replying to @ahmednasirlaw

The guy is busy discussing Maraga instead of article 261. SAD for a SC to get personal during this serious discussion

🗨️ 1 🔄 ❤️ 3 📌

Alice Mugambi. @Alicenmugambi · Sep 22, 2020

I really expected him to talk about the letter what it means.. and the constitution.. the moment I realised he was discussing CJ I went to read the comments..

🗨️ 🔄 ❤️ 4 📌

Patrick Osodo @patowuodugeny · Sep 22, 2020

Replying to @ahmednasirlaw

man you are overrated..terribly underwhelming this is..

🗨️ 🔄 ❤️ 📌

Kisia @kisia_odera · Sep 22, 2020

Replying to @ahmednasirlaw

This was an R. Alai version SC

🗨️ 🔄 ❤️ 📌

Mutichilo Mike @MutichiloMike · Sep 22, 2020

Replying to @ahmednasirlaw

Senior,interpretation of law has nothing to do with being philosophical unless interpreting legal doctrines.

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2 7 44

Madilu Malunde @MadiluMalunde · Sep 22, 2020

Now that's sober

1

Apache Oj @ApacheOj · Sep 22, 2020

Replying to @ahmednasirlaw

Some very sound reasoning in ur argument, but, all said and done, one can't help feeling like you've a vendetta case against CJ Maraga for having nullified the fake presidential election of your client in 2017. We were there n, luckily, we've been reading ur takes against him since

1 2

Obel @VoilaLingala · Sep 22, 2020

That nullification cost him hundreds of millions of pay day blood money, he has to be bitter

1 1

Pius Wambua @piuswambu · Sep 22, 2020

Replying to @ahmednasirlaw

For us non lawyers "shall" will mean "must" for now...

1

ken @JKen_O · Sep 22, 2020

Replying to @ahmednasirlaw

This is a 20/ thread legal opinion that carries with it "beef & fat" of the historic annulment of the 2017 presidential election & must be dismissed for its grudge settling attempt. Parliament has fallen short on its mandate - waende nyumbani.

1 2

Invincible @Its_Jaymo · Sep 22, 2020

Replying to @ahmednasirlaw

If this man becomes the CJ we are to the gutters.

1 3

Aketch @aketchdenis7 · Sep 22, 2020

Replying to @ahmednasirlaw

Nullifying the 2017 elections & dealing with the Armenians' terrorists' really made you mad at Maraga. In both, u lost & yet to move on. 1-5 is attacking DM. Knowing that jubilee never obeys any law, you bring 16 to boast in future how UK followed your advice. Ujanja tu

1 9

Zainabmasoud @Zainabmasoud4 · Sep 22, 2020

My thoughts exactly!

1

Andy Andy @AndyAndy_M_ · Sep 22, 2020

Replying to @ahmednasirlaw

@ahmednasirlaw you have deciphered the CJ @dkmaraga instead of the contents of the constitution OBJECTIVITY LACKING!

Anyway I'm not a learned friend...over to you @NelsonHavi

1

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Kenvine Odhiambo, Renice Midar, Isaac Kiche, William Muthee, Moreen Kidunduhu, Cynthia Opakas, Leyfa Ahmed, Winnie Ayimba, Justus Obuya, Franklin Chelugot, Christopher Oyier, Kivindyo Munyao, Cheptoo Langat, Cherop Cherono, Michelle Koske, Bernard Ogutu, Jack Swire, Kelvin Njuguna, Joyanne Njau, Boru Gollo, Laura Kyalo

When replying please quote our reference

Our Ref: 1/3381/Misc

VAT Reg. No: 0123392F PIN: P0511434615

Your Ref: TBA

Tuesday, 26 January 2021

Ahmednasir Abdullahi Maalim, SC
Ahmednasir, Abdikadir & Company
Advocates
CBA Building, 2nd Floor
Standard Street
P.O. Box 57731-00200
NAIROBI.

By acknowledged hand delivery and e-mail
Advance copy by e-mail ahmedabdi@ahmedabdi.com

Attn: Ahmednasir Abdullahi, SC

Dear Sir,

RE: PUBLICATION OF INJURIOUS FALSEHOODS AGAINST THE HONOURABLE JUSTICE DAVID KENANI MARAGA, (Retired) CHIEF JUSTICE & PRESIDENT, SUPREME COURT OF KENYA

We refer to the above matter in which we act for the Honourable Justice (Rtd) David Kenani Maraga ("Our client") on whose instructions we write to you as follows.

As you are aware, our client is the immediate former Chief Justice of the Republic of Kenya and President, Supreme Court of Kenya having retired from the Judiciary on 12th January 2021. In his capacity as the Chief Justice & the President of the Supreme Court of Kenya, our client was the Head of the Judiciary¹, the President of the Supreme Court² and the Chairperson of the Judicial Service Commission.³ Our client discharged various constitutional and statutory functions, including being the link between the Judiciary and the other arms of Government, giving an annual report to the nation on the state of the Judiciary and the administration of justice in Kenya and exercising general direction and control over the Judiciary.⁴

As you are aware, the office of the Hon Chief Justice of the Republic of Kenya & President of the Supreme Court of Kenya required a person of high moral character, integrity, and impartiality.⁵ As a State Officer, our client upheld the provisions of Chapter Six of the Constitution of Kenya and the national values and principles of

Going over & above

¹ See Article 161(2)(a) of the Constitution of Kenya, 2010.

² See Article 163(1)(a) of the Constitution of Kenya, 2010. 271 1535, 272 7186

³ See Article 171(2)(a) of the Constitution of Kenya, 2010. 4254 (2012) 709 21000

⁴ See Section 5(1) & (2) of the Judicial Service Act, 2011. 254 (2011) 212 2430, 271-1520

⁵ See Article 166(2)(c) of the Constitution of Kenya, 2010.

governance including, rule of law, human dignity, equality, human rights, good governance, integrity, transparency and accountability.⁶

In his more than 25 years in Private Practice as an Advocate of the High Court of Kenya and 18 years of service in the Judiciary of the Republic of Kenya as a Judge of the High Court, the Court of Appeal and the Supreme Court, our client was not found to have either contravened the Constitution or the law, was not found to have committed gross misconduct or guilty of a breach of the Judicial Code of Conduct and Ethics. In summary, our client as Chief Justice of the Republic of Kenya and President, Supreme Court of Kenya discharged all his constitutional and statutory duties with utmost diligence, integrity and in absolute deference to the Constitution and the law.

In fact, the Judges and Magistrates Vetting Board, in its Fourth Announcement: Determinations on Suitability and on Requests for Review [2012] eKLR held thus concerning our client's integrity at paragraphs 128, 129, 132 and 133 of its determination:

128....The judge vehemently rejected the allegation and produced a dramatic moment in the proceedings by insisting on swearing on the Bible that he had never taken and would never take a bribe.

129. The Board finds no reason to doubt the judge's integrity in handling these matters. There was no obvious conflict between the two decisions, nor was there any sign in either judgment of an approach to judging which could undermine public confidence in the judiciary. It would not be appropriate for the Board to sit as a court of appeal on the correctness of the findings of fact and law made by the judge, particularly in view of the fact that an appeal had been noted against his finding that portions of the Valuation for Rating Act were unconstitutional.

132. As regards additional complaints that the judge had been impatient with him and his counsel, and had adopted a high tone when delivering judgment, the Board notes that judges vary enormously in temperament and personality. What matters is that Judges should not regard their position as entitling them to lord it over litigants and members of the public. At his interview with the Board, the judge made a confident, forceful, and dignified impression. The Board received positive reports from the legal profession in the Rift Valley, who complimented the judge on his punctuality, the seriousness with which he approached cases, and his control of the courtroom.

133. Finally, the Board took account of the judge's record of public service. While serving as the Presiding Judge in Nakuru, the judge was instrumental in setting up a programme and obtaining funds for training Chiefs and Village Elders as the first persons to whom crimes would be reported, and who would handle and preserve evidence, especially in sexual offences and domestic violence cases.

Over the course of many visits he took steps to decongest prisons and attend to prisoners' complaints. (Emphasis added).

⁶ See Article 10(2) of the Constitution of Kenya, 2010.

As a Senior Counsel, former Commissioner of the Judicial Service Commission and an Advocate who has appeared before our client at the High Court, the Court of Appeal and the Supreme Court, you are doubtlessly aware of our client's values including his impeccable integrity, transparency and accountability.

Our client notes that you registered and operate a social media handle on Twitter under the name Ahmednasir Abdullahi, SC @ahmednasirlaw through which you post comments. You describe yourself as a Constitutional Lawyer, Senior Counsel, Chairman of the Senior Counsel Committee, Law Society of Kenya. Publisher of the Nairobi Law Monthly @NLM magazine. We further note that you presently have approximately One Million One Hundred (1.1 million) followers on Twitter who read, have access to and comment on all your posts and publications.

We are instructed that on 12th January 2021 at 7:25a.m you published a post on your Twitter handle @ahmednassirlaw where you stated thus:

"If CJ Maraga is a decent and honest Kenyan, he should come clean on the issue of the SENIOR judge of the SUPREME COURT who took Kshs. 220 million BRIBE. Me and CJ Maraga know the judge. . .intelligent Kenyans must read A LOT on Maraga's astute silence on this matter! (Emphasis added).

The said post was carried in the following status: [://twitter.com/ahmednasirlaw/status/1348848573396492288](https://twitter.com/ahmednasirlaw/status/1348848573396492288) and was viewed by all your followers. The said publication attracted 565 comments, 381 retweets and 2,500 likes from his followers. The said post is still available on your Twitter handle and is accessible to Millions of Twitter Subscribers throughout the world.

We are instructed that the words contained in your aforementioned publication and the message conveyed thereby in its natural and ordinary meaning were intended, calculated, contrived and designed to mean and were in fact understood to mean that:

- i) Our client was not a decent Kenyan.
- ii) Our client was not an honest Kenyan.
- iii) Our client was aware of and had knowledge of a Senior Judge of the Supreme Court of Kenya who had collected a bribe of Kshs Two Hundred and Twenty (220) Million.
- iv) Our client knowingly condoned, was a party to and concealed the name and identity of the said Supreme Court Judge.
- v) Our client was not an honest, transparent, and accountable State Officer.
- vi) Our client was a party to corruption in the Judiciary of Kenya.
- vii) Our client committed a criminal offence in not disclosing or report acts of bribery and corruption in the Judiciary of Kenya.
- viii) Our client acted in concert with you, to knowingly conceal the name and identity of the Judge of the Supreme Court who allegedly took a bribe of Kshs 220 million.
- ix) Our client knowingly condoned and presided over a Judiciary that was inept and corrupt.
- x) Our client shielded and protected corrupt Judges in the Judiciary of the Republic of Kenya.

- xi) *Our client violated his Oath of Office, the Judiciary Code of Conduct, the Constitution of Kenya including Chapter 6 on Leadership and Integrity and the National Values and Principles of Governance including integrity, transparency and accountability, equality, and good governance; and*
- xii) *Our client lives a double life paying lip service piety and condoning and cultivating corruption in the Judiciary.*

The said publication was calculated, intended and designed to disparage and injure our Client's character and reputation as the Chief Justice of the Republic of Kenya and the President of the Supreme Court of Kenya, the Head of the Judiciary, the Chairperson of the Judicial Service Commission, a State Officer, a Church Elder in the Seventh-Day Adventist Church and a Husband, Father and a Statesman within and outside Kenya.

Our instructions are that the said publication was egregiously false and untrue in its tenor, words, and effect as our client was not aware, had no knowledge of or information regarding any Supreme Court Judge who was allegedly bribed, or the alleged bribery and you never brought to our client's attention as the Chief Justice or as the Chairman of the Judicial Service Commission the details of the alleged Supreme Court Judge. You equally did not report the alleged bribery complaint to the Ethics and Anti-Corruption Commission, the Directorate of Criminal Investigations, Judicial Service Commission and any other lawful authority for investigations. You cannot therefore claim that our client knows the Senior Supreme Court Judge and that the alleged Judge received a bribe of Kshs 220 million.

Moreover, the said publication was both reckless and malicious in the extreme in that you did not bother to lodge any complaint with the Judicial Service Commission, the EACC and the DCI over the alleged bribery incident; you did not inform our client of any alleged case of bribery of a Supreme Court Judge; you did not initiate proceedings for the removal of the alleged Supreme Court Judge as required under the Constitution of Kenya and the Judicial Service Act yet you proceeded to post the said publication in your Twitter Handle that has worldwide circulation and can be accessed by every person including your **1.1 million** followers on Twitter.

The timing and medium of your publication was carefully chosen to ensure the widest possible circulation of your defamatory publication which is still available online to date. In Ahmednasir Maalim Abdullahi v Njeri Thorne [2020] eKLR, you sued Ms. Njeri Thorne for publishing defamatory statements of and concerning you on her Twitter Handle. At paragraph 8, you claimed that:

He pointed out that the offending publications were circulated to the defendant's 21,000 followers and that the, same tweets were further circulated to other unquantifiable

twitter users by virtue of being "retweeted" or 'liked' onto other users twitter timelines.
(Emphasis added).

The High Court considered the medium of publication and held at paragraphs 27 and 30 that:

27. *After a careful analysis of the material and submissions made before this court, I am satisfied that the balance of convenience tilts in favour of the plaintiff. The real time access to the offending publications and with the wide coverage on account of the open access nature of twitter website, the plaintiff's reputation will continue to suffer damage thus causing a lot of inconvenience and discomfort on the part of the plaintiff. I am convinced that the plaintiff is entitled to the orders.*

30) *The plaintiff argued that the continued presence of those offending tweets poses a grave threat to the applicant's reputation since the applicant nor the respondent have control of who quotes or republished the same and that the applicant may face unquantifiable actionable libels and that damages may escalate to unmanageable levels. The defendant/ respondent appears not to have raised any argument against the prayer for mandatory injunction save that the defendant is of the opinion that the applicant does not have a strong case to be granted a mandatory order of injunction. (Emphasis added).*

You are therefore aware that the continued existence of the said publication online for tweeting, retweeting and comments thereupon continues to disparage and dent our client's reputation and character. You did not even bother to conduct due diligence to verify the facts or grant our client the opportunity to counter your defamatory publication.

Consequently, your foregoing conduct has impinged, infringed, heavily dented and brought into great disrepute our Client's character and reputation at that time as the Chief Justice of the Republic of Kenya and the President of the Supreme Court of Kenya, the Head of the Judiciary, the Chairperson of the Judicial Service Commission, a State Officer, a Church Elder in the Seventh-Day Adventist Church and a Husband, Father and a Statesman within and outside Kenya. Your actions have subjected our client to public hatred, ridicule, contempt, scandal, and odium. He has been disgraced, humiliated, subject to untold embarrassment and ostracized for which he holds you fully, wholly responsible, and liable.

Our instructions are to demand, *which we hereby do*, your immediate and unequivocal admission of liability for defamation arising from the said publication as well as a

suitable and fitting apology to be approved by us prior to the publication- which publication must be given as much prominence as the defamatory publication on your Twitter Handle @ahmednassirlaw as provided for under Section 7A of the Defamation Act, Cap 36, Laws of Kenya.

We further demand a full deletion of the entire post including the text and tenor of the offending publication and all the retweets and comments arising therefrom. You will note that your acts offend Twitter General Guidelines and Policies against abusive behavior, which prohibits the *'targeted harassment of someone, or inciting other people to do so. Twitter considers abusive behavior an attempt to harass, intimidate, or silence someone else's voice.*

At the bare minimum, we expect you to stop any further publication of defamatory statements against our client in addition to making an appropriate offer to make amends/ compensate our Client for the reputational injury inflicted upon him by your aforesaid publication.

NOW THEREFORE TAKE NOTICE THAT if we do not receive your written admission of liability as indicated above within the next **SEVEN (7) DAYS** from the date hereof, we have firm and mandatory instructions to institute legal proceedings against you at your own risk as to costs thereof and other attendant consequences without further notice or reference to you whatsoever.

Yours faithfully,
TRIPLEOKLAW LLP,

JAMES OCHIENG' ODUOL
jochieng@tripleoklaw.com

Cc Client.

Kenvine Odhiambo

From: Ahmednasir Abdullahi <ahmednasir@ahmedabdi.com>
Sent: Wednesday, January 27, 2021 9:30 AM
To: Justus Obuya
Cc: Ahmednasir Abdikadir & Co. Advocates; James Ochieng; Kenvine Odhiambo
Subject: Re: PUBLICATION OF INJURIOUS FALSEHOODS AGAINST HONOURABLE JUSTICE DAVID KENANI MARAGA, RETIRED CHIEF JUSTICE.
Attachments: RSImage.jpeg

Thanks Wakili. Noted with thanks.

CJ Marshal in the famous case of Dunlop delivered in the first decade of the 20th Century touching on sovereign immunity of a king said "when the king comes to the market the rules of the market apply to him".

I Will talk to James before I put pen to paper.

Regards
Ahmednasir Abdullahi SC

On Wed, 27 Jan 2021, 09:20 Justus Obuya, <jobuya@tripleoklaw.com> wrote:

Dear Sir,

We sent you a this letter yesterday. However, we noted the following two errors which we have now corrected in the attached letter.

1. At paragraph 2 of page 2, our client practiced for 25 years and not 34 years.
2. We have also corrected a typographical error of word 'timing' in the last paragraph of page 4.

Find the letter attached for your attention.

Justus Obuya

Associate - Dispute Resolution

T: +254 (709) 830 100 | E: jobuya@tripleoklaw.com

A: 5th Floor, Block C, ACK Garden House, 1st Ngong' Avenue, off Bishops Road, Nairobi, Kenya | [View Map](#)



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From: Justus Obuya
Sent: Tuesday, 26 January 2021 17:44
To: ahmednasir@ahmedabdi.com; ahmedabdi@ahmedabdi.com
Cc: James Ochieng <jochieng@tripleoklaw.com>; Kenvine Odhiambo <kodhiambo@tripleoklaw.com>

Subject: PUBLICATION OF INJURIOUS FALSEHOODS AGAINST HONOURABLE JUSTICE DAVID KENANI MARAGA, RETIRED CHIEF JUSTICE.

Dear Sir,

Please find an advance copy of a letter attached herewith for your attention.

WE HAVE MOVED!

We are excited to announce that our office at CBA Building has moved to: FCB Mihrab Building - 12th Floor. Along Lenana Road, Kilimani Area. Our phone numbers/emails will remain the same.

This e-mail and any files transmitted with it are subject to applicable privilege and contain confidential information intended only for the person(s) to whom this e-mail message is addressed. If you have received this message in error, please notify the sender immediately by telephone or e-mail and destroy the original message without making a copy. Thank you.

Kenvine Odhiambo

From: Justus Obuya <jobuya@tripleoklaw.com>
Sent: Wednesday, January 27, 2021 9:20 AM
To: ahmednasir@ahmedabdi.com; ahmedabdi@ahmedabdi.com
Cc: James Ochieng; Kenvine Odhiambo
Subject: RE: PUBLICATION OF INJURIOUS FALSEHOODS AGAINST HONOURABLE JUSTICE DAVID KENANI MARAGA, RETIRED CHIEEF JUSTICE.
Attachments: Demand letter 26.01.2021.pdf

Dear Sir,

We sent you a this letter yesterday. However, we noted the following two errors which we have now corrected in the attached letter.

1. At paragraph 2 of page 2, our client practiced for 25 years and not 34 years.

2. We have also corrected a typographical error of word 'timing' in the last paragraph of page 4.

Find the letter attached for your attention.

Justus Obuya

Associate - Dispute Resolution

T: +254 (709) 830 100 | E: jobuya@tripleoklaw.com

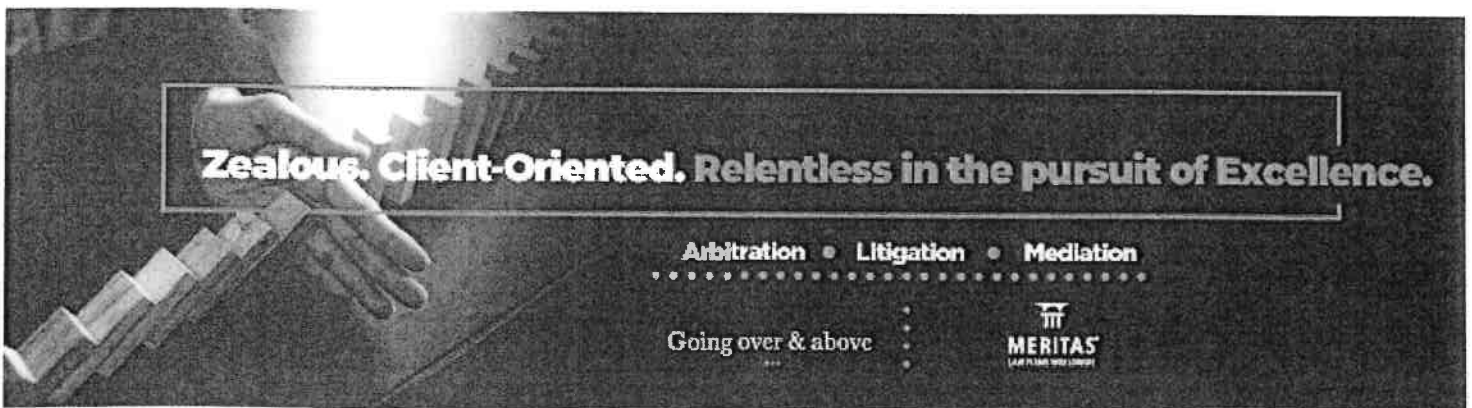
A: 5th Floor, Block C, ACK Garden House, 1st Ngong' Avenue, off Bishops Road, Nairobi, Kenya | [View Map](#)

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From: Justus Obuya

Sent: Tuesday, 26 January 2021 17:44

To: ahmednasir@ahmedabdi.com; ahmedabdi@ahmedabdi.com

Cc: James Ochieng <jochieng@tripleoklaw.com>; Kenvine Odhiambo <kodhiambo@tripleoklaw.com>

Subject: PUBLICATION OF INJURIOUS FALSEHOODS AGAINST HONOURABLE JUSTICE DAVID KENANI MARAGA, RETIRED CHIEEF JUSTICE.

Dear Sir,

Please find an advance copy of a letter attached herewith for your attention.

REPUBLIC OF KENYA
IN THE HIGH COURT OF KENYA AT NAIROBI
MILIMANI LAW COURTS
CIVIL DIVISION
CIVIL CASE NO. _____ OF 2021

HONOURABLE (RTD) CHIEF JUSTICE DAVID K. MARAGA.....PLAINTIFF

-VERSUS-

AHMEDNASIR MAALIM ABDULLAHI.....DEFENDANT

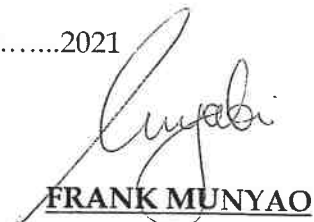
CERTIFICATE OF ELECTRONIC RECORDS

(Pursuant to Section 106B of the Evidence Act)

I, **FRANK MUNYAO** a resident of Nairobi within the Republic of Kenya and of Post Office Box Number 43170-00100, Nairobi do hereby certify that: -

1. I make this Certificate in respect of the printouts of the online publication of 12th January 2021 on the Defendant's Twitter Account Ahmednasir Abdullahi SC @ahmednasirlaw found in the Plaintiff's List and Bundle of Documents.
2. I accessed the Defendant's Twitter page on my Computer HP ProBook 440 G6, Serial Number: 5CD910047TS on 10th February 2021.
3. I also accessed the Defendant's Twitter Handle @ahmednasirlaw where I found the post of 12th January 2021 and the comments therein posted on the following tweet: <https://twitter.com/ahmednasirlaw/status/1348848573396492288>
- a) I similarly accessed the Standard Digital Newspaper publication of 15th January 2021 where I found the post titled 'Ahmednassir: Maraga achieved little as CJ on the following link: <https://www.standardmedia.co.ke/nairobi/article/2001400156/ahmednassir-maraga-achieved-little-as-cj>.
4. I printed the said Twitter posts and/or publications using Printer Kyocera TASKalfa 3253ci KX Coloured Printer.
5. I certify that both the Computer and the Printer were in good working condition and operated and performed seamlessly without any technical difficulties.

CERTIFIED at NAIROBI on this ^{2nd}.....day of*February*.....2021


FRANK MUNYAO

DRAWN AND FILED BY: -

**TRIPLEOK LAW LLP
ADVOCATES**

ACK GARDENS HOUSE

5TH FLOOR, WING C

1ST NGONG' AVENUE, OFF BISHOPS ROAD

P.O BOX 43170-00100

NAIROBI. (Ref: 1/ /001)

PRACTICE No. LSK/2020/04175

ADM. No. P105/1615/87

Email: jochieng@tripleoklaw.com / info@tripleoklaw.com

Mobile: 0722761245

TO BE SERVED UPON: -

AHMEDNASIR MAALIM ABDULLAHI

C/O AHMEDNASIR ABDIKADIR & CO

ADVOCATES

CBA BUILDING, 2nd FLOOR

STANDARD STREET

P.O BOX 57731-00200

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Email: ahmedabdi@ahmedabdi.com

Tel 020-2117886.