



THE ETHICS AND ANTI-CORRUPTION COMMISSION

**THE FOURTH QUARTERLY REPORT FOR THE YEAR 2011
COVERING THE PERIOD
1ST OCTOBER TO 31ST DECEMBER, 2011**

PREAMBLE

The Ethics and Anti-Corruption Commission is required under section 36 of the Anti-Corruption and Economic Crimes Act, 2003, to prepare quarterly reports setting out the number of reports made to the Director of Public Prosecutions under Section 35 of the Anti-Corruption and Economic Crimes Act, 2003 as read with Section 11(1)(d) of the Ethics and Anti-Corruption Commission Act, 2011.

Section 36 provides that:

1. The Commission shall prepare quarterly reports setting out the number of reports made to the Attorney General under section 35 and such other statistical information relating to those reports, as the Commission considers appropriate.
2. A quarterly report shall indicate if a recommendation of the Commission to prosecute a person for corruption or economic crime was not accepted.
3. The Commission shall give a copy of each quarterly report to the Attorney General.
4. The Attorney General shall lay a copy of each quarterly report before the National Assembly.
5. The Commission shall cause each quarterly report to be published in the Gazette.

This report is therefore made pursuant to section 36 of the Anti-Corruption and Economic Crimes Act, 2003. The report covers the fourth quarter of the year 2011 and is for the period commencing 1st October, 2011 to 31st December, 2011.

INVESTIGATIONS COVERING THE PERIOD 1ST OCTOBER TO 31ST DECEMBER 2011

1. KACC/KSM/FI/INQ/03/2011

Inquiry into allegations of irregular procurement of road contractors by the Municipal Council of Kisii. Investigations revealed that the Kisii Town Clerk initiated the procurement process for the contractors to carry out rehabilitation works on two roads within Kisii Municipality. Investigations further established that although the works envisaged would cost between three million shillings and 16 million shillings, the Town Clerk and the Purchasing Officer did not use the appropriate procurement method as provided in the Public Procurement and Disposal Act, 2005 and the Public Procurement and Disposal Regulations, 2006. They were thus culpable for breach of the procurement procedures.

The file was forwarded to the Director of Public Prosecutions on 26th October, 2011 with the recommendation that the two officers be charged with the offences of wilful failure to comply with the law relating to procurement contrary to section 45 (2) (b) and Abuse of office contrary to section 46 of the Anti- Corruption and Economic Crimes Act, 2003.

On 2nd December, 2011 the DPP accepted the recommendation for prosecution.

2. KACC/KSM/FI/INQ/05/2011

Inquiry into allegations of misappropriation of Kshs. 5.5 million allocated for design and consultancy works in Rongo District Hospital and Nyarach Girls Secondary School by officials of Rongo Constituency Development Fund (CDF). Investigations established that the area Member of Parliament sought the assistance of the Ministry of Public Works in designing and carrying out survey works for the two institutions. The MP anticipated donor support to improve the two institutions. Investigations further revealed that most of the expenses relating to the said exercise were paid through per diem and imprests to the Ministry officials involved in the assignment. The investigations also established that the Treasurer of the CDF Committee took advantage and drew funds from the CDF kitty purportedly to pay per diem and related allowances. However, the alleged recipients of the money were interviewed and it was established that they did not receive the alleged payments. To account for the money that had been embezzled, the suspect prepared false reimbursement schedules. As a result, the suspect misappropriated a sum of Kshs. 3,784,700 from the Rongo CDF.

The file was forwarded to the Director of Public Prosecutions on 10th November, 2011 with the recommendation that the suspect be charged with the offences of fraudulent acquisition of public property contrary to section 45 (1) (a) and giving a false document by agent contrary to section 41 (2) of the Anti- Corruption and Economic Crimes Act, 2003; meanwhile recovery by EACC of the misappropriated funds is underway.

On 21st December, 2011, the DPP accepted the recommendation for prosecution of the suspect.

3. KACC/FI/INQ/182/2009

Inquiry into allegations of misappropriation of approximately Kshs. 4.8 million from Igembe South Constituency Development Fund Kitty meant for the construction of Maua Municipal Stadium perimeter wall and dais in the 2008/2009 and 2009/2010 Financial Years. The investigation established that the Constituency Development Fund Committee (CDFC) allocated an initial sum of Kshs. 2.5 million for the project and the first phase was done by a construction company which was paid Kshs. 2 million. It was also established that after the 2007 General Elections a new Constituency Development Fund Committee was put in place and it resolved to continue with the project but with another contractor. A new contractor was engaged at a contract price of Kshs. 4,148,000 and was paid the entire contract sum. Some of the payments were made without an Interim Payment Certificate. When the works undertaken by the contractor were evaluated, it was discovered that he had received payment for incomplete work and that a sum of Kshs. 1,799,750 was paid for works not done. Investigations further revealed that the officials of the Igembe South Constituency Development Fund Committee and the Fund Manager re-allocated CDF funds from one project to another without the authority of the National CDF Board.

The file was forwarded to the Director of Public Prosecutions on 26th October, 2011 with the recommendation that the officials of the Constituency Development Fund Committee be charged with the offences of wilful failure to comply with the law relating to the management of funds contrary to section 45 (2) (b), fraudulently making excessive payment from public revenue for services not rendered contrary to section 45 (2) (a) (iii) and abuse of office contrary to section 46 of the Anti- Corruption and Economic Crimes Act, 2003.

On 1st December, 2011 the DPP accepted the recommendation for prosecution of the CDF Committee officials.

4. EACC/AT/INQ/143/2010

Inquiry into allegation that the Chairperson of the Board of Trustees of the Kenya Railways Staff Retirement Benefits Scheme and the former Chief Executive Officer had colluded to use the Scheme funds and resources to pay for personal air travel and hotel accommodation for the Chairperson and her family members on the basis that there existed an official agreement that the costs incurred would be offset from chairperson's monthly honoraria of Kshs.40,000 (Kshs.28,000 after tax). Investigations revealed that the Chairperson on several occasions had her personal expenses catered for from the Scheme funds. These payments, totalling Kshs. 2,184,653, were authorized by the former Chief Executive Officer and the Finance Manager. This was contrary to the provisions of the Retirement Benefits Act, and the Kenya Railways Staff Retirement Benefits Scheme Trust Deed and Rules on the management of the scheme funds.

The file was forwarded to the Director of Public Prosecutions on 26th October, 2011 with recommendation that the suspects be charged with the offences of abuse of office contrary to section 46, unlawful acquisition of public property contrary to section 45 (1) and wilful failure to comply with the law relating to the management of funds contrary to section 45(2) (b) of the Anti- Corruption and Economic Crimes Act, 2003; and the recovery of the money that the chairperson of the Board unlawfully received from the Scheme.

On 28th November, 2011 the DPP accepted the recommendation for prosecution of the suspects.

5. KACC/MSA/FI/INQ/02/2011

Inquiry into allegations that in January 2011, an exporter mis-declared sheep skin as sheep wool in an attempt to underpay related export duty and livestock development levy. Investigations revealed that the exporter engaged the services of a clearing agent to facilitate the export of a consignment of hides and skins. The clearing agent lodged export entry and indicated the consignment as sheep wool which attracts no excise duty and wrote to the Commissioner of Customs requesting him to provide an officer to attend stuffing of the wool into a container. When physical verification was conducted at

the Kenya Ports Authority by various stake-holders it was confirmed that the container contained sheep skin and not sheep wool. Investigation further revealed that persons working with public bodies, namely, Kenya Revenue Authority and Ministry of Livestock Development, were involved and colluded with the exporter in this mis-declaration.

The file was forwarded to the Director of Public Prosecutions on 12th October, 2011 with recommendations that the concerned persons be charged with the offences of knowingly making a false statement to one's principal, abuse of office and fraudulent failure to pay taxes and levies payable to Kenya Revenue Authority and the Ministry of Livestock Development contrary to sections 41(1), 46 and 45(1)(d), respectively, of the Anti-Corruption and Economic Crimes Act, 2003.

On 30th November, 2011 the DPP accepted the recommendation for prosecution of the concerned persons.

6. KACC/KISUMU/FI/INQ/04/2011

Inquiry into allegations of misappropriation of CDF funds allocated to Early Childhood Development (ECD) schools in Rangwe by officials of Rangwe Constituency Development Fund Committee (CDFC). The investigations revealed that sometime in October 2008, a sum of Kshs. 500,000 was allocated to five ECD schools in the constituency. Investigations further revealed that the five ear-marked projects did not receive the sum allocated. The CDF officials deliberately refused to inform the officials of the beneficiary projects about the allocation, and instead purported to have appointed other officials for the projects. The CDF officials also reallocated the money for the projects to a road project that was not planned for, and purportedly paid the entire sum of Kshs. 500,000 to the contractor who carried out works on the road. Investigations however revealed that the purported payment was never made to the contractor, and the money was not utilized for the road project as alleged by the CDF officials. Instead the CDF officials misappropriated the money, and are hence culpable.

The file was forwarded to the Director of Public Prosecutions on 26th September, 2011 with recommendations that the four suspects be charged with the offence of misappropriation of funds contrary to section 51 of the Constituencies Development Fund Act, 2003.

On 22nd November, 2011, the DPP accepted the recommendation for prosecution of the suspects.

7. KACC/MSA/FI/INQ/15/2011

Inquiry into allegations that the Fund Account Manager of Ganze Constituency Development Fund took an imprest of Kshs. 300,000/= from the Ganze Constituency Development Fund (CDF) account at the Ganze District Treasury, purporting that she was going to use it to facilitate the exercise of baseline survey of all Constituency Development Fund projects within Ganze Constituency, during the period of 2003 to the month of June, 2011, as per the directions allegedly given by the Constituency Development Fund Board.

Investigations revealed that the suspect had already received Kshs. 55,000/= from the National Programme Coordinator of the CDF Board for the same purpose but did not disclose that fact to the other CDF members. Investigations further revealed that after receiving the imprest of Kshs. 300,000, the suspect purported to account for the imprest using false payment schedules inflating the amounts paid to the persons who were involved in carrying out the baseline survey. The expenditure of the Kshs. 300,000 was authorized by the District Development Officer Ganze District, without appropriate documentary support to show that the expenditure had been approved by the Ganze Constituency Development Fund Committee as required under the provisions of the CDF Act.

The file was forwarded to the Director of Public Prosecutions on 26th October, 2011 with the recommendation that the Fund Manager be charged with the offences of abuse of office contrary to section 46 of the Anti-Corruption and Economic Crimes Act, 2003, uttering false documents contrary to section 353 and false accounting contrary to section 331 of the Penal Code as well as misappropriation of funds contrary to section 51 of the CDF Act; and that the District Development Officer be charged with the offence of wilful failure to comply with the law relating to incurring of expenditure contrary to section 45 (2) (b) of the Anti- Corruption and Economic Crimes Act, 2003.

On 1st December, 2011 the DPP accepted the recommendations for prosecution of the Fund Manager and the District Development Officer.

8. KACC MSA/FI/INQ/19/2011

Inquiry into allegations that an Advocate practising in Mombasa colluded with officials of the Ministry of Lands to defraud a businessman of Kshs. 1.6 million on the pretext of selling him two plots namely MN/1/5396 & MN/1/5397. Investigations revealed that the businessman was informed that the two parcels of land were up for sale. On the belief that this was a clean sale, the businessman signed a sale agreement in the office of the lawyer whom he was informed was acting on behalf of the owner of the plots. Investigations revealed that the businessman deposited a sum of Kshs. 1.6 million with the lawyer. Investigations further revealed that the purported sale of the land was done without the knowledge of the registered owner. The fraud involved a lawyer, auditor and a businesswoman who was posing as the wife of the owner. Investigations also revealed that the title documents given to the buyer had anomalies which were identified by the Registrar of Titles.

The file was forwarded to the Director of Public Prosecutions on 21st December, 2011 with the recommendation that the three suspects involved in the conspiracy be charged with the offences of conspiracy to defraud contrary to section 317 and obtaining money by false pretences contrary to section 313 of the Penal Code.

On 29th December, 2011 the DPP accepted the recommendation for prosecution of the suspect.

9. KACC/MSA/F1/INQ/016/2011

Inquiry into allegations that a Traffic Base Commander in Malindi, whilst declaring his wealth for the period of 1st November, 2007 to 31st October, 2009 submitted to the Public Service Commission false information regarding his assets and income. Investigations revealed that the Wealth Declaration form submitted to the Public Service Commission by the accused under the Public Officer Ethics Act No. 4 of 2003, for the period of November, 2007 to October 2009, did not give the correct statement of the properties he owned at the relevant time. Investigations further revealed that during the said period the suspect operated 3 bank accounts and that credit balances held in these three accounts were not declared in the Wealth Declaration form.

The file was forwarded to the DPP on 22nd December, 2011 with recommendation that the suspect be charged with the offence of submitting misleading information in the

Wealth Declaration of Income, Assets and Liabilities in contravention of Part VI of the Public Officers Ethics Act, No. 4 of 2003.

The advice of the DPP is awaited.

10. KACC/MSA/INQ/FI/24/2010

Inquiry into allegations that land belonging to Kenya Meat Commission (KMC) was irregularly auctioned on instructions from a lawyer and then transferred to a private company. The investigations established that sometime in 2006, the Municipal Council of Mombasa through an advocate engaged by a company that was contracted by the Council to enhance revenue collection, sued Kenya Meat Commission which was one of the rate defaulters. Investigations revealed that resultant to the said suit, the land was put up for sale through auction. Investigations further revealed that the sale of the property had irregularities. At the time of sale, the property was encumbered since KMC had charged it to a bank to secure a loan for the sum of Kshs. 160 million. This was not brought to the attention of the court. In addition, some of the proceeds of the sale were retained by the advocate and the auctioneer who carried out the sale. The retention of some of the proceeds of the sale was irregular and unjustifiable.

The file was forwarded to the Director of Public Prosecutions on 20th December, 2011, with the recommendation that the inquiry file be closed; meanwhile the Ethics and Anti-Corruption Commission to institute civil recovery proceedings in respect of the sums of money retained by the lawyer and the auctioneer.

On 30th December, 2011, declined the recommendation for closure and instead advised that criminal proceedings for stealing by agent contrary to section 283 of the Penal Code be instituted against the auctioneer, and that a complaint of misconduct be made against him to the Auctioneers Licensing Board under section 24 of the Auctioneers Act, Chapter 526 of the Laws of Kenya.

11. KACC/FI/INQ/102/2009

Inquiry into allegations that the County Council of Narok made fictitious and/or fraudulent payments of professional legal fees to a firm of Advocates in the Financial Year 2007/2008. The investigations revealed that the firm of Advocates in question was in the panel of the Council's lawyers. In the 2007/2008, the said firm along with two

others were appointed to provide legal services to the Council. The investigations further revealed that the law firm received payment of fees from the Council for services rendered. The said payments were neither fictitious nor fraudulent as alleged. There was therefore no culpability on the part of the Council or the law firm to warrant any criminal charges being preferred.

The file was forwarded to the Director of Public Prosecutions on 21st November, 2011 with the recommendation that the inquiry file be closed.

On 28th December, 2011, the DPP accepted recommendation for closure of the file.

12. KACC/FI/INQ/15/2011

Inquiry into allegations of irregular procurement of a motor grader by Thika Municipal Council. The investigations revealed that the Council invited tenders for the supply of a grader. Upon receipt of bids from several firms, an evaluation was carried out, and the tender was awarded to the most responsive evaluated bidder at a price of Kshs. 17,980,000. Investigations further revealed that prior to entry into a contract with the successful bidder, the Council's Tender Committee annulled the award after receiving a negative report from another local authority that the same bidder had supplied a grader which had not performed satisfactorily. A further evaluation of the first three bidders was thus carried out and the award made to a bidder, other than the first successful bidder. Investigations also revealed that the aggrieved bidder appealed to the Public Procurement Oversight Authority (PPOA) which cancelled the award citing breach of the Procurement Regulations. The evidence obtained showed that since no contract had been signed between the first successful bidder, under the provisions of the PPDA, the Council was at liberty to cancel the award. Moreover, the Council exercised due caution to ensure that the grader they procured could carry out the required works satisfactorily.

The file was forwarded to the Director of Public Prosecutions on 13th December, 2011 with the recommendation that the inquiry file be closed; meanwhile the Ethics and Anti-Corruption Commission to undertake a systems audit of the Thika Municipal Council in order to determine the level of compliance of their procedures with the Public Procurement and Disposal Act, 2005, for appropriate corrective action.

On 29th December, 2011 the DPP returned the file with the advice that there is sufficient evidence to charge the suspect with the offences of wilful failure to comply with

applicable procedures and guidelines relating to procurement and abuse of office contrary to sections 45(2)(b) and 46 of the Anti-Corruption and Economic Crimes Act, 2003.

13. KACC (KSM) CR.032/17/2011 - CF. KAKAMEGA ACC. NO. 3/2011

Inquiry into allegations that a Public Health Officer at the Kisumu District Hospital solicited for a benefit from the complainant as an inducement to release a soft drink bottle which had been found to contain impurities. The investigation established the solicitation and receipt of the benefit. The suspect was arrested and charged before the Kakamega Anti-Corruption Court with the offences of soliciting and receiving a benefit contrary to section 39(3) (a) as read with section 48(1) of the Anti-Corruption and Economic Crimes Act, 2003.

The file was forwarded to the Director of Public Prosecutions on 5th October, 2011 with the recommendation that the matter be prosecuted to its logical conclusion.

On 25th October, 2011 the DDP accepted the recommendation for prosecution of the suspect.

14. KACC.CR.225/226/2011 - CF. NYERI ACC. NO.4/2011

Inquiry into allegations that a State Counsel based at Nyeri State Law office had corruptly demanded a benefit from the complainant as an inducement so as to recommend prosecution in a case referred to him for perusal and advice by the Criminal Investigation Department (CID) Central Province. The investigation established the solicitation and receipt of the benefit. The suspect was arrested and charged before the Nyeri Anti-Corruption Court with the offences of soliciting and receiving a benefit contrary to section 39(3) (a) as read with section 48(1) of the Anti-Corruption and Economic Crimes Act, 2003.

The file was forwarded to the Director of Public Prosecutions on 5th October, 2011 with the recommendation that the case be prosecuted to its logical conclusion.

15. KACC.CR.141/411/2011 - CF NAIROBI (MILIMANI) ACC. NO. 22/2011

Inquiry into allegations that an employee of an Engineering Company in Nairobi corruptly solicited for a benefit from the complainant who was the Headmistress of a school in Nairobi, as an inducement to facilitate electricity connection to the school. The investigation established the solicitation and receipt of the benefit. The suspect was arrested and charged before the Nairobi (Milimani) Anti-Corruption Court with the offences of soliciting and receiving a benefit contrary to section 39(3) (a) as read with section 48(1) of the Anti-Corruption and Economic Crimes Act, 2003.

However, upon careful consideration of the evidence on the file, it emerged that at the time the suspect solicited for the benefit, he was not an agent of the company. Therefore, the charges of soliciting and receiving a benefit as envisaged by section 39 of the Anti- Corruption and Economic Crimes Act, 2003 would not be tenable.

The file was forwarded to the Director of Public Prosecutions on 26th October, 2011 with the recommendation that the charges of corruption against the suspect be withdrawn and be substituted with the offence of obtaining money by false pretences contrary to section 313 of the Penal Code, and that the case be prosecuted to its logical conclusion.

On 22nd December, 2011 the DPP accepted recommendation to withdraw charges but disagreed with the recommendation for the prosecution of the suspect on a charge of obtaining money by false pretences. His advice was that the inquiry file be closed with no further action.

16. EACC.CR 021/62/2011 - CF/MSA/ACC.11/2011

Inquiry into allegations that an Administration Police Officer attached to Lutsangani Police Post in Kinango district within Kwale County corruptly solicited for a benefit from the complainant as an inducement so as to release his motor cycle which had been detained on the suspicion of being stolen. The investigation established the solicitation and receipt of the benefit. The suspects were arrested and charged before the Mombasa Anti-Corruption Court with the offences of soliciting and receiving a benefit contrary to section 39(3) (a) as read with section 48(1) of the Anti-Corruption and Economic Crimes Act, 2003.

The file was forwarded to the Director of Public Prosecutions on 26th October, 2011 with the recommendation that the case be prosecuted to its logical conclusion.

On 30th November, 2011 the DPP accepted the recommendation for prosecution of the suspect.

17. KACC (NYERI) CR.221/349/2011 - CF NYERI ACC. NO. 5/2011

Inquiry into allegations that two members of the Kirinyaga Land Disputes Tribunal corruptly solicited for a benefit from the complainant as an inducement to make a favourable ruling in a land dispute between the complainant and another. The investigation established the solicitation and receipt of the benefit. The suspects were arrested and charged before the Nyeri Anti-Corruption Court with the offences of soliciting and receiving a benefit contrary to section 39(3) (a) as read with section 48(1) of the Anti-Corruption and Economic Crimes Act, 2003.

The file was forwarded to the Director of Public Prosecutions on 9th November, 2011 with the recommendation that the case be prosecuted to its logical conclusion.

On 21st November, 2011 the DPP accepted the recommendation for prosecution of the suspects.

18. KACC. CR. 5111/327/2011 – CF EMBU ACC NO. 8/2011

Inquiry into allegations that a Lecturer at the Kenya Medical Training College, Garissa, corruptly solicited for a benefit from the complainant as an inducement to give favourable results to the complainant in the College Qualifying Examinations. The investigation established the solicitation and receipt of the benefit. The suspect was arrested and charged before the Embu Anti-Corruption Court with the offences of soliciting and receiving a benefit contrary to section 39(3)(a) as read with section 48(1) of the Anti-Corruption and Economic Crimes Act, 2003.

The file was forwarded to the Director of Public Prosecutions on 15th November, 2011, with the recommendation that the case be prosecuted to its logical conclusion.

On 21st December, 2011 the DPP accepted the recommendation for prosecution of the suspect.

19. EACC. CR. 313/546/2011 - CF. NO. MALINDI ACC 1/2011

Inquiry into allegations that the Chief of Mpeketoni Location, Lamu West District corruptly solicited for a benefit from the complainant as an inducement to release a liquor licence which had been previously confiscated from his business premises situated within Mpeketoni Division. The investigation established the solicitation and receipt of the benefit. The suspect was arrested and charged before the Malindi Anti-Corruption Court with the offences of soliciting and receiving a benefit contrary to section 39(3)(a) as read with section 48(1) of the Anti-Corruption and Economic Crimes Act, 2003.

The file was forwarded to the Director of Public Prosecutions on 30th November, 2011 with the recommendation that the case be prosecuted to its logical conclusion.

On 20th December, 2011, the DPP accepted the recommendation for prosecution of the suspect.

20. KACC. CR.521/97/2011- CF NO. EMBU. ACC.7/2011

Inquiry into allegations that the District Registrar of Persons, Mandera East, corruptly solicited for a benefit from the complainant as an inducement to forward the complainant's application to the National Registration Bureau for issuance of an identity card. The investigation established the solicitation and receipt of the benefit. The suspect was arrested and charged before the Embu Anti-Corruption Court with the offences of soliciting and receiving a benefit contrary to section 39(3)(a) as read with section 48(1) of the Anti-Corruption and Economic Crimes Act, 2003.

The file was forwarded to the Director of Public Prosecutions on 14th December, 2011 with the recommendation that the case be prosecuted to its logical conclusion.

21. KACC. CR.141/536/2011- CF NAIROBI ACC. NO. 3/2011

Inquiry into allegations that the accused person had solicited a benefit from the complainant as an inducement to release to her a Rescinding Order issued in a bankruptcy case that the accused was handling. The investigation established the elements of the offence of corruptly soliciting and receiving a benefit. The suspect was arrested and charged before the Nairobi (Milimani) Anti-Corruption Court with the offences of soliciting and receiving a benefit contrary to section 39(3)(a) as read with section 48(1) of the Anti-Corruption and Economic Crimes Act, 2003.

The file was forwarded to the Director of Public Prosecutions on 22nd December, 2011 with the recommendation that the case be prosecuted to its logical conclusion.

On 29th December, 2011, the DPP accepted the recommendation for prosecution of the suspect.

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**STATISTICAL SUMMARY OF FILES FORWARDED TO
THE DIRECTOR OF PUBLIC PROSECUTIONS**

Total No. of files forwarded to the Director of Public Prosecutions	21
No. of files recommended for prosecution	18
No. of files recommended for administrative or other action	0
No. of files recommended for closure	3
No. of files recommended for prosecution and the cases are already lodged before Court	9
No. of files where recommendation to prosecute accepted	16
No. of files where recommendation for administrative or other action accepted	0
No. of files where recommendation for closure accepted	1
No. of files returned for further investigations	0
No. of files where recommendation to prosecute not accepted	1
No. of files where recommendation for administrative or other action not accepted	0
No. of files where closure not accepted	2
No. of files awaiting Director of Public Prosecution's action	1

DATED AT NAIROBI THIS DAY OF 2012

**JANE W. MUTHAURA (MRS)
AG. SECRETARY/CHIEF EXECUTIVE OFFICER**