

Fellow Kenyans,

The merchants of State violence expected NASA to walk Kenyans into death traps. They dispatched merchants of death to carefully selected parts of the country. The people are held now under a hostage siege. The intent is murder and mayhem. Wanton murder, rape and violence are being committed against the people to pacify them against seeking justice. This is why the government is violently demobilizing civil society organizations for daring authoritarianism and seeking justice.

We had said we will not go Court. But with the raid on civil society and determination to silence all voices that could seek legal redress like AFRICOG and the Kenya Human Rights Commission, we have now decided to move to the Supreme Court and lay before the world the making of a computer-generated leadership.

By going to Court, we are not legitimizing misplaced calls by some observers for us to concede but are seeking to give to those who braved the long lines in the morning chill and hot afternoon on Tuesday August 8th 2017; mothers with their children tied to their backs; the sick, people with disabilities, old and young, a chance to be heard.

Furthermore, we act on behalf of those who have been blocked from seeking redress in Courts such as the sustained clampdown on the civil society that have attempted to go to Court. NASA wants to show the world what transpired in the fraud.

Even as we go to Court, we are cognizant of the fact that ever since Uhuru Kenyatta and William Ruto publicly warned the Judiciary, the IEBC has not lost a single case in Court. We have decided to move to the Supreme Court despite the history and other recent circumstances. In similar circumstances in 2013, we moved to the Supreme Court to challenge the declaration by IEBC of Uhuru as President-elect. The manner in which the Court handled that

info@rao.co.ke  
Telephone +254 20 2172496/97/98  
P.O. Box 10311-00100  
Nairobi, Kenya

**MAMBO YABADILIKA**

petition was a travesty of justice. The Court decided all interim applications in favour of Kenyatta. The Court also allowed the counter petition filed in favour of Kenyatta but disallowed the two petitions against him. Uhuru won 100 per cent and we lost 100 per cent in Court.

Our decision to go to Court constitutes a second chance for the Supreme Court. The Court can use this chance to redeem itself, or, like in 2013, it can compound the problems we face as a country.

They shamelessly cooked results from non-existent polling stations and fake un-gazetted Presiding and Returning officers. They gave figures from non-existent Forms 34A and 34B; they scrambled to manufacture such forms; switched vote numbers; and how they openly swindled to reach predetermined consistent vote numbers. They cooked numbers to the extent that vote tallies often surpassed registered voters in polling stations.

Kenya is always much larger than my individual ambition. But Kenya is definitely not too large for all of us to ensure that anyone who wins the people's votes, and not the loser, is declared President. This is just the beginning. We will not accept and move on.

**RAILA ODINGA**

**HON. KALONZO MUSYOKA  
HON MUSALIA MUDAVADI  
SEN. MOSES WETANGULA  
H.E. ISAAC RUTO**

**15TH AUGUST 2017,  
NAIROBI.**

info@rao.co.ke  
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