



REPUBLIC OF KENYA



KENYA LAW
THE NATIONAL COUNCIL FOR LAW REPORTING
Where Legal Information is Public Knowledge

**Ayuma v Republic (Criminal Application E108 of 2024)
[2024] KEHC 10242 (KLR) (19 August 2024) (Ruling)**

Neutral citation: [2024] KEHC 10242 (KLR)

**REPUBLIC OF KENYA
IN THE HIGH COURT AT KISUMU
CRIMINAL APPLICATION E108 OF 2024
RE ABURILI, J
AUGUST 19, 2024**

BETWEEN

FLORENCE AYUMA APPLICANT

AND

REPUBLIC RESPONDENT

(From the original conviction and sentence in Maseno SPM Cr, Case No. E001 of 2024)

RULING

1. The applicant claims in her application which is undated that she was convicted of the offence of cruelty to a child under section 22(2) as read with section 22(2) (sic) of the *Children's Act* and sentenced to serve 2 years imprisonment. She now wants to be released from prison because she is remorseful and has reformed? and wants a lesser severe sentence. She did not even annex copies of proceedings and judgment.
2. I find the application is not supported by any material and is not merited as the sentence imposed was lawful and too lenient. The application for sentence review is hereby dismissed.
3. Signal to issue.
4. This file is closed.

DATED, SIGNED AND DELIVERED AT KISUMU THIS 19TH DAY OF AUGUST, 2024

R.E. ABURILI

JUDGE

