



**Nyasim v Republic (Criminal Application E119 of 2024)  
[2024] KEHC 10082 (KLR) (14 August 2024) (Ruling)**

Neutral citation: [2024] KEHC 10082 (KLR)

**REPUBLIC OF KENYA  
IN THE HIGH COURT AT KISUMU  
CRIMINAL APPLICATION E119 OF 2024  
RE ABURILI, J  
AUGUST 14, 2024**

**BETWEEN**

**BRIAN NYASIM ..... APPLICANT**

**AND**

**REPUBLIC ..... RESPONDENT**

*(From the original conviction and sentence in WINAM SPM Criminal Case No. E213 of 2022)*

**RULING**

1. On 23/7/2024, the applicant was granted leave to file an appeal out of time from the judgment, conviction and sentence in Winan SPM Cr Case No. 213 of 2022 wherein he was charged with the offence of robbery with violence contrary to section 296(2) of the *Penal Code* and sentenced to serve ten years imprisonment. The applicant was to file an appeal within seven days of the date of the order. The matter was then scheduled for mention on 30/7/2024 to confirm compliance.
2. On the latter date, nothing transpired. Regrettably, the registry intimates that the prisons authorities were never served or notified of the order for leave to appeal as issued by the court and therefore what that means is that the timelines were given in vain as they lapsed without the applicant getting the orders for compliance in time.
3. That being the case, and in the interest of justice, I hereby review the order on timelines given in the order for leave to appeal out of time which has lapsed and enlarge the same by a further seven days from date of service of the order herein upon the applicant in prison.
4. Signal to issue forthwith.
5. As the appeal shall be filed in a different separate file, the mention dates are recalled and this file is closed.

**DATED, SIGNED AND DELIVERED AT KISUMU THIS 14<sup>TH</sup> DAY OF AUGUST, 2024**



**R.E. ABURILI**  
**JUDGE**

