



REPUBLIC OF KENYA



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

**Anyumba v Republic (Criminal Revision E117 of 2024)  
[2024] KEHC 10218 (KLR) (12 August 2024) (Ruling)**

Neutral citation: [2024] KEHC 10218 (KLR)

**REPUBLIC OF KENYA  
IN THE HIGH COURT AT KISUMU  
CRIMINAL REVISION E117 OF 2024  
RE ABURILI, J  
AUGUST 12, 2024**

**BETWEEN**

**FREDRICK AKETCH ANYUMBA ..... APPLICANT**

**AND**

**REPUBLIC ..... RESPONDENT**

*(From the original conviction and sentence in Kisumu CM Criminal Case No. 807 of 2019)*

**RULING**

1. The applicant is a convict for the offence robbery with violence contrary to section 296(2) of the [Penal Code](#) and was sentenced to serve ten years imprisonment. He claims that he did not appeal because he had no points of law to advance on appeal. That he has reformed and seeks lenient sentence.
2. The applicant prays for lenient sentence, having learnt life skills in prison.
3. I have considered the application and the grounds and supporting statement. I do not find any material upon which this court can review the sentence imposed, which was lenient as the mandatory sentence is death. The application filed on 23/7/2024 is declined and dismissed.
4. Signal to issue.
5. This file is closed.

**DATED, SIGNED AND DELIVERED AT KISUMU THIS 12<sup>TH</sup> DAY OF AUGUST, 2024**

**R.E. ABURILI**

**JUDGE**

