

REPUBLIC OF KENYA

IN THE HIGH COURT OF KENYA AT MERU

HCCR NO 9 OF 2010

REPUBLICSTATE

VERSUS

JOHN MUTUMA NTARANGWI ...ACCUSED

SENTECING

1. I have considered the mitigation of the accused. I note that he his first offender, he is remorseful and a sole bread winner of his young family.
2. I have also considered the pre-sentence report on record which is positive on the accused.
3. I have considered the circumstances in which the offence was committed. That the accused savegely attacked his brother and terminated his life. I have considered the time the accused has spent in custody as well as his age.
4. The sentence for murder is death.
5. Taking into consideration all the foregoing, I sentence the accused to life imprisonment. `

Right of Appeal explained.

DATED and **DELIVERED** at **MERU** this **21st** day of **MARCH**, 2018.

A. MABEYA

JUDGE

21:03:18

In the presence:-

Court Assistant : Boniface

Mr. Namiti for state

Ms. Nelima for accused