



**Aroni v Republic (Criminal Revision E025 of 2025)
[2025] KEHC 2371 (KLR) (6 March 2025) (Ruling)**

Neutral citation: [2025] KEHC 2371 (KLR)

**REPUBLIC OF KENYA
IN THE HIGH COURT AT NYAMIRA
CRIMINAL REVISION E025 OF 2025**

WA OKWANY, J

MARCH 6, 2025

BETWEEN

DORCA ARONI APPLICANT

AND

REPUBLIC RESPONDENT

*(From the original Conviction and Sentence in the Chief Magistrates’
Court at Nyamira, Criminal Case No. MCCR E020 of 2025 by
Hon. W.K. Chepseba, Chief Magistrate on 13th January 2025)*

RULING

1. The Applicant was convicted on her own plea of guilty for the offence of dealing with alcoholic drinks without a license contrary to Section 7 (1) (b) as read with Section 27 (1) (b) and (4) of the *Alcoholic Drinks Control Act* No. 4 of 2010. The trial court sentenced her to pay a fine of Kshs. ten thousand (Kshs. 10,000/=) or to serve six (6) months imprisonment in default. The Applicant has served two (2) months of her sentence and is remaining with four (4) months after remission, to complete the sentence. The Sentence Review Report filed on 5th March 2025 by the Probation Officer Mr. Nelson Maroa recommends a non-custodial sentence. I hereby direct that the Applicant shall serve a Community Service Order for fourteen (14) days at Bokiambori Sub-Location Office under the supervision of the Probation Officer Nyamira and the Assistant Chief Bokiambori Sub-Location.

Orders accordingly.

DATED AND DELIVERED AT NYAMIRA ON THIS 6TH DAY OF MARCH 2025.

W.A. OKWANY

JUDGE

