



**Cheruiyot v Republic (Revision Case E61 of 2022)
[2023] KEHC 19938 (KLR) (4 July 2023) (Ruling)**

Neutral citation: [2023] KEHC 19938 (KLR)

**REPUBLIC OF KENYA
IN THE HIGH COURT AT NAKURU
REVISION CASE E61 OF 2022
SM MOHOCHI, J
JULY 4, 2023**

BETWEEN

VINCENT CHERUIYOT APPLICANT

AND

REPUBLIC RESPONDENT

RULING

1. The applicant elected to seek revision of the judgment and sentence in Nakuru CM’s criminal case No E478 of 2022.
2. The applicant was convicted on his own plea of guilty and the imprisonment sentence imposed was below the maximum and was in default of paying a fine.
3. No material has been presented to show if the sentence was excessive, illegal or that the trial magistrate failed to consider material facts that would have led to a different sentence.
4. The court shall not disturb the discretion of the trial magistrate Hon E. Soita, RM.
The application is without merit and is hereby dismissed with costs.
5. It is so ordered.

SIGNED, DATED AND DELIVERED IN OPEN COURT AT NAKURU ON THIS 4TH JULY 2023

Mohochi S.M

JUDGE

In the presence of: -

Court Assistant – Schola



