



**Kirui v Republic (Revision Case E655 of 2022)
[2023] KEHC 19946 (KLR) (12 July 2023) (Ruling)**

Neutral citation: [2023] KEHC 19946 (KLR)

**REPUBLIC OF KENYA
IN THE HIGH COURT AT NAKURU
REVISION CASE E655 OF 2022
SM MOHOCHI, J
JULY 12, 2023**

BETWEEN

CAROLINE KIRUI APPLICANT

AND

REPUBLIC RESPONDENT

RULING

1. Upon conviction the applicant was sentenced to pay a fine of Kshs 3,000 for the offence of manufacturing alcoholic drinks contrary to section 27(1)(b) as read together with section 27(4) of the [Alcoholic Drink Control Act](#) and upon default she was to serve imprisonment for a term of 2 months.
2. As for the 2nd Count of being possession of alcoholic drink that do not conform with the requirements of the [Alcoholic Drinks Control Act](#) section 27(1)(b) as read together with section 27(4) of the Act, a fine of Kshs.3,00/= upon default to serve imprisonment for two (2) months.

All sentences were to run concurrently.

3. The court has been invited to review the sentence and upon calling and reviewing the entire proceedings in Molo CM’s Court E2146 of 2022, this court finds no fault in the sentence.

The application is thus dismissed for want of merit.

- 4 It is so ordered.

SIGNED, DATED AND DELIVERED IN OPEN COURT AT NAKURU ON THIS 12TH JULY 2023

Mohochi S.M

JUDGE

In the presence of: -



Court Assistant – Schola
State Counsel – Ms. Mburu

