

REPUBLIC OF KENYA
IN THE HIGH COURT OF KENYA
AT MACHAKOS
CRIMINAL APPEAL 317 OF 1986

NTHENGE,.....APPELLANT

V

REPUBLIC.....RESPONDENT

JUDGMENT

Appellant was convicted for possession of changaa and sentenced to 18 months imprisonment. No analyst was called to prove the content of the jerrycan as changaa. Therefore principal state advocate does not support the conviction.

I am in agreement with him and will allow this appeal.

The convictions quashed and sentence set aside.

July 14, 1987

TORGBOR

JUDGE