



**Republic v Mwandime (Criminal Case E006 of 2025)
[2025] KEHC 14689 (KLR) (16 October 2025) (Ruling)**

Neutral citation: [2025] KEHC 14689 (KLR)

**REPUBLIC OF KENYA
IN THE HIGH COURT AT VOI
CRIMINAL CASE E006 OF 2025
AN ONGERI, J
OCTOBER 16, 2025**

BETWEEN

REPUBLIC PROSECUTOR

AND

MATHIAS MWANDOE MWADIME ACCUSED

RULING

1. The Learned Defence Counsel asked for the release of the Accused Person on reasonable bond.
2. The prosecution is not opposed to the Accused Person being released on bond but asked the court to consider the seriousness of the offence the Accused is charged with and to balance the interests of the parties in this case.
3. The Accused Person is charged with a very serious offence of murder contrary to Section 203 as read with Section 204 of the Penal Code.
4. According to *the Constitution* of Kenya, every offence is bailable unless there is a compelling reason not to grant an Accused Person bond. Every Accused Person is presumed innocent until proved guilty.
5. In this case, I have looked at the pre-bail report and the same is favourable.
6. I find that there is no compelling reason in this case why the Accused Person should not be released on bail/bond pending the trial.
7. The Accused Person is granted a bond of Kshs. 300,000/= with one surety similar amount pending trial.
8. Hearing on 11th December, 2025. Remanded in custody. Bond extended.

DATED, SIGNED AND DELIVERED THIS 16TH DAY OF OCTOBER 2025 IN OPEN COURT AT VOI HIGH COURT.



ASENATH ONGERI

JUDGE

In the presence of:-

Court Assistant: Millicent/Mabishi

Prosecutor: Mr. Ngigi

Miss Munyari for the Accused Person virtually

The Accused present in court

