

IN THE AFRICAN COURT ON HUMAN AND PEOPLES RIGHTS

AT ARUSHA –TANZANIA

APPLICATION NO. 027 OF 2018

FROM THE COURT OF APPEAL OF TANZANIA

AT BUKOBA

REGISTRED AS CRIMINAL APPEAL NO..... OF 201

(Arising from the High court of Tanzania at Bukoba registry criminal session case No. 57 of 2015).

BETWEEN

LAMECK BAZIL.....APPLICANT

VERSUS

1. THE UNITED REPUBLIC OF TANZANIA }RESPONDENT
2. ATTORNEY GENERAL }

EXECUTIVE SUMMARY OF THE APPLICATION MADE UNDER RULE 19 OF THE COURTS RULES FROM PROVISION NO.17 OF THE COURT PRACTICE DIRECTIONS.

1. That I **Lameck Bazil** the sole applicant of this executive summary state vas here under:-
2. That I was convicted and sentenced to DEATH by HANGING in the Original criminal session case No.54/2015 on the 27/October / 2016 in the office of MURDER C/S 196 of the penal code cap 16 RE: 2002 of Tanzania.
3. That the fact being that I was Aggrieved I lodged an Appeal to the T.C.A on the.
4. The lodged Appeal was tabled for hearing on the 21/08/2018 resulting into the court dismissing the Appeal on grounds stated by the court as DEVOID of MERT
5. For a levitated period of time, T.C.A has intentionally ignored revolving and deciding on REVIEWS applied for recollecting bad results that emanate from there T.C.A decisions, by claiming as how they can NOT RETRIVE there own judgments of the same court.
6. That the constitution of the united of Tanzania allows me to appeal at any level while in search for JUSTICE as stated under Article 13 (6) (a) of the constitution of Tanzania 1977.
7. That I have been attracted to write the Application searching for justice from the FACTS and back ground of the ACHPR'S history of considering the LAWS and PROVISIONS of the chater, together with my conviction and sentence basing on CONTRADICTIONS and HEAR SAY TESTIMONIES hence failing to SATISFY the case in the STANDARED MANNER REQUIRED.
- ~~8. That the evidence / testimony of pwl was full of PERJURY and HEAR-SAYS most especially page 21 of the book 1st paragraph when the witness claims to have seen the properties of the traditional heater through darkness and because there was light.~~

9. Pw3 was not also truthful after after he claimed that he was a Kitongoji chairman by the time the scene took place in 21/09/2018, two years ahead of the proceeding of 21/04/2016 on page 27 of the book XD by Matuma and page 28 XXD by Aneth Lwiza, were he claimed as how he ceased to be a Kitongoji chairman in 2000 (8 years before the incident)
10. That the prosecution filed to satisfy the case in the standard manner required.
11. That the Appellate court accepted that there were contradictions in the case but under mind them contrary to section 3 (2) (a) of the Tanzania Evidence Act.
12. That may this court purse through the all proceedings and separate the chaff from the grain and sets JUSTICE.
13. That may also the hon,Court help in availing legal assistance to me, in hearing the Application.
14. That the court may set me at liberty on ground that the hon. court has powers and jurisdiction to follow the LAWS.
15. This lodged attached Application is supported with all copy proceedings and judgments or orders.

VERIFICATION: I hereby verify that this bulletin is written with only facts and truth from the best of my knowledge on thisday of.....2018

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R.T.P (APPLICANT)

CERTIFIED: That the (Doc), this executive summary has been prepared by the Applicant under my custody of Bu ko.ba central prisons Bu ko.ba: this.....day of.....2018

SGD
O/C BU KO BA, CENTRAL PRISONS

LODGE TO:-

In the Africa court on Human and PEOPLES RIGHTS BOX 6274, ARUSHA –TANZANIA

On this Day of.....2018

.....
SIGN; REGISTRAR (ACHPR)
ARUSHA –TANZANIA

DRAWN AND FILED BY;

Lameck Bazil
 C/o BU KO BA, CENTRAL PRISON
 P.O.BOX 17
 BU KO BA, –TANZANIA

TO BE SERVID UPON;

The United Republic of Tanzania
 Attorney General
 P.O.BOX 11492
 DAR –ES –SALAAM