# IN THE COURT OF APPEAL OF TANZANIA AT DAR ES SALAAM

## CORAM: F. L. NYALALI, C.J.

MZA. CRIMINAL APPEAL NO. 22 OF 1984

MAREGESI s/o KIGESO ..... APPELLANT

 $\alpha ND$ 

in

#### Criminal Sessions Case No. 47/83

#### ORDER

### NYALALI, C.J.

This appeal is clearly incompetent. The appellant was convicted on his own plea of guilty for the offence of manslaughter c/s 195 of the Penal Code and was sentenced to 7 years imprisonment. The conviction and sentence were made by the High Court at Musoma on 30th May, 1983.

About a year later, that is, on the 6th April 1984, appellant gave notice of appeal to this Court. He was obviously too late since the period for giving notice is 14 days as provided under Rule 76(2) of the Tanzania court of Appeal Rules, 1979. It is apparent from the record that appellant applied to the High Court for extension of time but the application was dismissed on 20th September 1985. No further action has been taken by the appellant since then. The appeal therefore remains incompetent and is hereby ordered struck off the register under Rule (1)(a) of the Tanzania Court of Appeal Rules, 1979.

DATED at DAR ES SALAAM this 19th day of December, 1986.

F. L. NYALALI CHIEF JUSTICE

I certify that this is a true copy of the original.

(J. H. MSOFFE) DEPUTY REGISTRAR

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