

IN THE HIGH COURT OF TANZANIA
AT MBEYA

MISC. CRIMINAL APPLICATION NO. 16 OF 2012

(Original Criminal Case No.99 of 2002 of Mbozi District
Court District at Vwawa)

CHARLES MWALEYA.....APPLICANT

VERSUS

THE REPUBLIC.....RESPONDENT

R U L I N G

Date of last Order: 04/06/2013
Date of Ruling: 06/06/2013

KARUA, J.

This application was preferred and argued before me by Charles Mwaleya, the applicant in this case. The application was made under section 11 (1) of the appellate jurisdiction Act, Cap 141 [R.E. 2002]. The applicant is in search of enlargement of time within which to lodge a notice of appeal to the Court of

Appeal of Tanzania. The application is supported by the affidavit of the applicant. The application, on the other hand, is not resisted by Mr. Stambuli, learned State Attorney, who entered appearance on behalf of the Republic. In the circumstances, and taking a quick look at the past events, I will allow the application. Leave is granted to the applicant to challenge the decision of this court, (Mackanja, J.) and not the decision of Mrema, J., which was struck out.

S. V. G. KARUA
JUDGE

DATED AT MBEYA

..... June 2013

Appearances:

For the appellant:

For the respondent: