

**IN THE HIGH COURT OF THE UNITED REPUBLIC OF TANZANIA**

**IN THE SUB-REGISTRY OF MWANZA**

**ORIGINAL JURISDICTION**

**AT MWANZA**

**CRIMINAL SESSION CASE NO. 16 OF 2022**

**THE REPUBLIC**

**VERSUS**

**YOHANA S/O VOCENT @ GARASI**

**SENTENCE**

**10<sup>th</sup> August, 2022**


**DYANSOBERA, J:.**

I have considered the undeniable fact that the accused unlawfully caused the death of the deceased Lameck Daniel. As rightly pointed out by learned State Attorney, the accused could avert causing the death of the deceased.

However, there is no dispute that the accused is a first offender and has pleaded guilty to the charge. This has saved both the expense and time.

Furthermore, the circumstances leading to the death of the deceased attract leniency. The accused used the beer bottle he was handling to hit the deceased and the deceased succumbed to death later at the Hospital. Having considered the accused's degree of responsibility and the circumstances of the case, without being oblivious of the

maximum sentence of imprisonment for life, I think a sentence of five (5) years term of imprisonment is, in the circumstances of the case, deserved. I therefore, sentence the accused to five (5) years term of imprisonment.

  
W.P. Dyansobera  
**Judge**  
**10/08/2022**

Rights of Appeal explained.



  
W.P. Dyansobera  
**Judge**  
**10/08/2022**