IN THE HIGH COURT OF THE UNITED REPUBLIC OF TANZANIA IN THE DISTRICT REGISTRY OF SHINYANGA AT SHINYANGA

MISCELLANEOUS CRIMINAL APPLICATION NO. 10 OF 2022

(Criminal Session Case No. 21/2022)

FAUSTINE S/O PETROL	APPLICANT
MATHIAS TANZANIA	APPLICANT
VERSUS	
THE REPUBLIC	RESPONDENT
RULING	

MKWIZU J:

The applicants in this application, through their advocate, Gloria Ikanda are seeking bail pending trial. The respondent/ Republic through the learned state attorney Nestory Mwenda supports the application on the reasons that the offence with which the applicant is charged is bailable and that this court has the power to grant bail. They however stressed on the nature of the condition to be imposed by the court. Mr. Nestory Mwenda, learned State Attorney has invited the court to consider imposing conditions that will facilitate the attendance of the applicant during the trial.

Indeed, the applicants are in criminal session Case No 21 of 2022 of this court accused of committing acts intended to cause Grievous harm contrary to section 222(a) of the penal Code Cap 16 R E 2019. It is a bailable offence. Since the prosecution has no impediment whatsoever on the application, I allow the same. The applicant's application is granted on the following bail conditions:

1. The applicants must have two reliable sureties who shall each sign a bond of Tsh 5,000,000/= or submit proof of ownership of immovable properties of similar value.

- 2. The sureties must be residents of Simiyu region with the recognized place of abode with an introduction letter from their local authority together with their valid National Identification Cards.
- 3. The applicants must attend the trial whenever required, failure of which may result in the cancellation of their bail.

The sureties are to be approved by the Deputy Registrar Shinyanga High Court.

Order accordingly:

. DATED at SHINYANGA this 2nd day of AUGUST 2022.

E. Y. MKWI