



Case Number:	Criminal Case 33 of 2015
Date Delivered:	11 Dec 2015
Case Class:	Criminal
Court:	High Court at Nyamira
Case Action:	Sentence
Judge:	Nagillah Chrispin Beda
Citation:	Republic v B M N [2015] eKLR
Advocates:	-
Case Summary:	-
Court Division:	Criminal
History Magistrates:	-
County:	Nyamira
Docket Number:	-
History Docket Number:	-
Case Outcome:	Sentenced
History County:	-
Representation By Advocates:	-
Advocates For:	-
Advocates Against:	-
Sum Awarded:	-

The information contained in the above segment is not part of the judicial opinion delivered by the Court. The metadata has been prepared by Kenya Law as a guide in understanding the subject of the judicial opinion. Kenya Law makes no warranties as to the comprehensiveness or accuracy of the information.

REPUBLIC OF KENYA

IN THE HIGH COURT OF KENYA AT NYAMIRA

HIGH COURT Criminal No.33 Of 2015

REPUBLICSTATE

-VERSUS-

B M NACCUSED

SENTENCING

The accused person, **B M N** was earlier on charged with the offence of murder **Contrary to Section 203** as read with **Section 204 of the Penal Code**. However, on 22/07/2015 through the process of plea bargaining, he now pleaded to a lesser offence of manslaughter contrary to **Section 203** as read with **Section 205 of the penal Code**. The particulars thereof being that on or about the 18th September, 2013 at Omobiro village in Nyamira North District within Nyamira County caused the death of **C M M**. The deceased was his daughter.

The accused is married with three children, after the death of the fourth one. His wife left him and went to her maiden home with the said surviving children.

Unfortunately his parents passed on. He is, however, remorseful. He pleads for leniency.

He has a brother who has been visiting in custody and is ready and willing to help him reintegrate in his community and society at large. He is a peasant farmer. He intends to continue to do the same to earn a living. On balance, he prays for non-custodial sentence to be supervised by the Probation Officer from his area.

This court, accordingly, will take into account that since his arrest after the offence of 18th September, 2013, he has been in custody for well of two years, a stint from which he has taken lessons on the fact of living harmoniously with those in society and to control his temper on chastising his children.

This court would therefore sentence the accused person to three years non-custodial sentence to be supervised by the Probation Officer of the area where he resides.

It is so ordered.

Dated and delivered at Nyamira this 11th day of December, 2015.

C. B. NAGILLAH

JUDGE

In the presence of:

Nyamwange hold brief for Sagwe for accused person

Malesi for the State

Mercy Court Clerk



While the design, structure and metadata of the Case Search database are licensed by [Kenya Law](#) under a [Creative Commons Attribution-ShareAlike 4.0 International](#), the texts of the judicial opinions contained in it are in the [public domain](#) and are free from any copyright restrictions. Read our [Privacy Policy](#) | [Disclaimer](#)