



Case Number:	Criminal Appeal 78 of 2017
Date Delivered:	08 Dec 2017
Case Class:	Criminal
Court:	High Court at Nyamira
Case Action:	Ruling
Judge:	Chrispin Beda Nagillah
Citation:	George Nyandiko Oucho v Republic [2017] eKLR
Advocates:	Emmah Okok for the Respondent
Case Summary:	-
Court Division:	Criminal
History Magistrates:	-
County:	Nyamira
Docket Number:	-
History Docket Number:	-
Case Outcome:	Application allowed
History County:	-
Representation By Advocates:	One party or some parties represented
Advocates For:	-
Advocates Against:	-
Sum Awarded:	-
<p>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.</p>	

REPUBLIC OF KENYA

IN THE HIGH COURT OF KENYA AT NYAMIRA

HCCRA NO. 78 OF 2017

GEORGE NYANDIKO OUCHO APPELLANT

-VERSUS-

REPUBLIC RESPONDENT

R U L I N G

1. This is a ruling following an application for admissions to bail/bond pending the hearing and determination of the appeal against both the conviction and sentence.
2. The applicant herein was charged and tried for assault causing bodily harm contrary to **Section 251** of the Penal Code. He was convicted and sentenced to **2** years imprisonment.
3. He has filed an appeal against the conviction and sentence.
4. By his application he applies for bond pending that hearing and determination of his appeal.
5. The prosecutor **Mr. Ochieng'**, opines that the appeal is arguable and has a high chance of success. Additionally, the applicant is a husband of the complainant. He has reconciled with her as per the affidavit. Further, the applicant is sickly and continued incarceration will only worsen his health.
6. Accordingly, the court will release the applicant on personal bond of Kshs.50, 000/= with one surety pending the hearing and determination of his appeal. The same be approved by the Deputy Registrar of this Court. The terms of the bond is that the applicant to attend mention of his case every month until his appeal is heard and determined. Any one default the surety would made to account, and the bond shall forthwith be cancelled.

Delivered on 8th day of December 2017 at Nyamira

C.B. NAGILLAH

JUDGE

In the presence of:-

The appellant in person

Emmah Okok for the Respondent

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](#)