"ANNEXURE 11"

IN THE HIGH COURT OF NAMIBIA

Case Title:		CR 58/2018
The State v Vilho Thomas		Division of Court:
		Northern Local Division
Heard before:		Delivered on:
Honourable Ms Justice Tommasi J et		1 November 2018
Honourable Mr Justice Cheda J		
Neutra	al citation: S v Thomas (CR 58/201	18) [2018] NAHCNLD 122 (1 November 2018)
The o	rder:	
1.	The conviction and sentence in respect of count 1 and count 2 are confirmed.	
2.	The matter is remitted to the trial court with the direction to give effect to s 10 (7) of	
	Act 7 of 1996.	
Reaso	ons for order:	
Т	OMMASI J (Cheda J concurring):	
1.	. The magistrate failed to comply with the provisions of s10 (7) of Arms	
	Ammunition Act, 1996 (Act 7 of 1996).	
2.	The provisions of s 10(7) are peremptory. (See S v Titus 2011 (1) NR 109 (HC) for	
	guidance).	
	A	MW 00/1/2018
	M A TOMMASI	M CHEDA

JUDGE

JUDGE

Ca/11/2018

CR 58/2018

IN THE HIGH COURT OF NAMIBIA: NORTHERN LOCAL DIVISION HELD AT OSHAKATI: 1 NOVEMBER 2018
BEFORE THE HONOURABLE MS JUSTICE TOMMASI J
MR JUSTICE CHEDA J

In the matter between:

STATE

V

VILHO THOMAS

ACCUSED

Having considered the matter in chambers and having read the documents filed of record:

IT IS ORDERED THAT:

- 1. The conviction and sentence in respect of count 1 and count 2 are confirmed.
- 2. The matter is remitted to the trial court with the direction to give effect to s 10 (7) of Act 7 of 1996.

BY ORDER OF COURT

REGISTRAR

/lk