REPUBLIC OF NAMIBIA



IN THE HIGH COURT OF NAMIBIA, NORTHERN LOCAL DIVISION, OSHAKATI REVIEW JUDGMENT

Case Title:	Case No:
The State v Ndeudana Augusto	CR 42/2019
	Division of Court:
	Northern Local Division
Heard before:	Delivered on:
Honourable Mr. Justice January J et	16 December 2019
Honourable Ms. Justice Salionga J	

Neutral citation: S v Augusto (CR 42/2019) [2019] NAHCNLD 139 (16 December 2019)

The order:

- 1. The conviction of theft is confirmed.
- 2. The sentence of N\$4000 or 18 months imprisonment of which N\$2000 or 10 months imprisonment are suspended for 3 years on condition that the accused is not convicted for theft is confirmed but amended to read that the accused is not convicted for theft *committed during the period of suspension*.

Reasons for the order

JANUARY J (SALIONGA J concurring):

- 1. This court has on numerous times in the past directed that it is imperative that the words 'committed during the period of suspension' must be included when sentences are suspended.
- 2. 'The oversight by the magistrate on the formulation of one of the conditions of suspension is elementary and should have been guarded against; more so where this court in the past has delivered a number of similar judgments in cases where the same mistake has repeatedly been made.'1

H C JANUARY	J T SALIONGA
JUDGE	JUDGE

¹ State v Geinub & others (CR 31/2016) [2016] NAHCMD 94 (06 April 2016)