



Supreme Court
Sentence Nr. S217/2025, Appeal on L206/2025
Date of Sentence: 04 of June, 2025 CET
Type of procedure: Appeal
Defence: white.lilies./1353476727916990505
Prosecution: 4eyedjay/330615121695211520

I. Factual Background

A ban against white.lilies./1353476727916990505 was issued on the 28th of May by Admin Anthony with 10.2.6.2. cited as the reasoning.

Defendant white.lilies. was convicted of sending a video that was sexual in nature in violation of 17.2.3. and 17.2.6.1., but the Lower Court failed to include these violations in the grounds for judgement despite recognizing the violations as proven facts.

The Lower Court failed to uphold or overturn the original ban issued, but instead sentenced their own ban.

II. Grounds for the Judgement

Defendant white.lilies. was convicted for violating 17.1.1.

Defendant white.lilies., after having reviewed the evidence, should have been convicted of violation of articles 17.2.3. and 17.2.6.1. along with article 17.1.1.

Defendant white.lilies. continued to use the slur they were convicted for after conviction in the Judicial Power server.

Defendant white.lilies., having been convicted of a violation against 17.1.1., breached the social contract (21.2.3.) through articles 12.1.2., 17.1.1., and 17.1.3.1., and therefor should not have been granted a temporary ban as 21.2.4. clearly removes the defendant's right to hold citizenship within the state of Julia for breaching the social contract.

Judgment

1. The judgement issued by the Lower Court for case L206/2025 is overruled.
2. The initial permanent ban issued by Admin Anthony is upheld.