

IN THE HIGH COURT OF FIJI
AT LAUTOKA
CONSTITUTIONAL JURISDICTION

Constitutional Redress Application No HBM 21 of 2017

BETWEEN:

AIYAZ ALI DEAN

Applicant

AND:

THE ATTORNEY GENERAL OF FIJI
THE COMMISSIONER FIJI CORRECTIONS SERVICE

Respondents

Date of Ruling: 29 June 2017

RULING

- [1] The Applicant applies for Constitutional Redress for his perceived breach of right to be given adequate time and facility to prepare a defence to his trial; his right to have a counsel of his choice; his rights to a fair trial, his right to human dignity; his right to be released from detention on reasonable terms and conditions pending trial; his right to detention with dignity and the opportunity to exercise and to adequate accommodation, nutrition and dental treatment.
- [2] The Applicant was on bail for a n offence of theft when he was charged with committing a robbery on the 13th September 2016. His bail was revoked and was remanded in custody pending trial.
- [3] The applicant in making numerous claims of breach of rights, mostly stemming from having his multiple bail applications refused is clearly out of time; there being more than 30 days having elapsed since the matter first arose by being charged with robbery in September 2016.
- [4] Apart from being time barred, the application is frivolous and vexatious, and it will not be heard.


Paul K. Madigan
Judge

