

**IN THE COURT OF APPEAL  
THE TURKS AND CAICOS ISLANDS  
PROVIDENCIALES (CRIMINAL DIVISION)**

**AG REF 1/23**

**IN THE MATTER OF THE ATTORNEY GENERAL'S REFERENCE (NO. 1 OF 2023)**

**AND IN THE MATTER OF SECTION 3 AND SECTION 30 OF THE FIREARMS  
ORDINANCE (AS AMENDED)**

**BETWEEN:**

**REGINA**

**v**

**DAVID O'CONNOR**

**REGINA**

**v**

**ALEX GUZMAN**

**REGINA**

**v**

**MICKEY WILLIAMS**

**REGINA**

**v**

**ALEC KEITH NASH**

**REGINA**

**v**

**MICHAEL GRIMM**

**Interested Parties**



**Before:**           **The Honourable Mr Justice Adderley, President (Ag.)**  
**The Honourable Madam Justice Cornelius-Thorne, JA**  
**The Honourable Mr Justice Hylton, JA**

**Appearances:**   **The Attorney General, the Honourable Rhondalee Braithwaite-  
Knowles KC, and with her Ms Clemar Hippolyte for the Crown**  
**Mr Oliver A Smith KC and with him Kimone A Tennant for the**

**Corrigenda to the judgment [2024] TCACA delivered 29 February 2024**

**ADDERLEY, P (Acting)**

1. The corrections are made under the Slip Rule to accurately reflect the custodial sentence imposed by Selochan J which is set out at [12] of the judgment as follows:

*“12. On September 18, 2023, Selochan, J. sentenced Michael Grimm to a term of eight (8) months imprisonment with any time spent in custody to be taken into account. Mr. Grimm had pleaded guilty to being in possession of ammunition contrary to the Firearms Ordinance.”*

2. Substitute the defendant’s name “*Grimm*” with “*Grim*” throughout the judgment.
3. Delete [96]and [99] of the Judgment.
4. Delete the following words in [98] at lines 1 and 2 :“*Apart from falling into the error of concluding that a custodial sentence ought not to have been imposed,*”

5. The corrections do not in any way alter the decision or *ratio decidendi* of the judgment.

15<sup>th</sup> April, 2024

---

Adderley, JA, President (Ag)

I agree



---

Cornelius-Thorne, JA

I also agree

Hylton KC, JA