২০ বাংলাদেশ সুপ্রীমকোর্ট হাইকোর্ট বিভাগ

আপীল সম্পর্কিত ফৌজদারী

জেল-Chuadanga

ফৌজদারী কার্যবিধি আইনের

ধারার অধীনের রিভিশন

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আবেদনকারী

মাধ্যম Mr. Abdul Awal, Advocate

বনাম

The State and another

প্রতিপক্ষ

Mr. A. Monnan (Manna), A.A.G

প্রথম আদালত

ম্যাজিষ্ট্রেট,

তারিখ

২০

শাস্তি ও দভাদেশ

<u>Present</u>:

Mr. Justice Md. Shohrowardi

আপীল আদালত

তারিখ

২০

| কাগজপত্র বা আদে- | তারিখ | নোট এবং আদেশ | স্বাক্ষর | | |
|------------------|-------------------|---|----------------------------|--|--|
| শের | | | | | |
| ক্রমিক নং | | | | | |
| 02 | <u>04.03.2024</u> | Heard the learned Advocate Mr. Abdul | l Awal who appeared on | | |
| | | behalf of the convict-petitioner and the learned Assistant Attorney General | | | |
| | | Mr. A. Monnan (Manna) who appeared on behalf of the State. | | | |
| | | The delay of 456 days in filing criminal revision is condoned | | | |
| | | Records be called for. | | | |
| | | Let a Rule be issued calling upon the opposite parties to show | | | |
| | | cause as to why the judgment and order of conviction and sentence dated | | | |
| | | 28.09.2022 passed in Criminal Appeal No. 125 of 2021 by the Session | | | |
| | | Judge, Chuadanga by dismissing appeal and up | holding the judgment and | | |
| | | order dated 03.10.2021 passed by the Joint Sessions Judge, Second Cour | | | |
| | | Chuadanga in Sessions Case No. 606 of 2019 arising out of C.R No. 292 | | | |
| | | of 2019 (Chuadanga) by convicting the petitione | r under Section 138 of the | | |
| | | Negotiable Instrument Act, 1881 and sentence | ing him to suffer simple | | |
| | | imprisonment for 01(one) year and also pay a fi | ne of Tk. 7,00,000 should | | |
| | | not be set aside and/or such other or further ore | der or orders passed as to | | |
| | | this Court may seem fit and proper. | | | |
| | | The Rule is made returnable within 4(four) weeks from date. | | | |
| | | Pending hearing of the Rule realization of | f fine be stayed. | | |
| | | Learned Advocate Mr. Abdul Awal ap | pearing on behalf of the | | |

convict-petitioner submits that both the parties settle the matter out of Court and the convict-petitioner has no objection if the Court allow the complainant-opposite party to withdraw the 50% of the cheque amount deposited by the convict-petitioner before filing the appeal.

Pending hearing of the Rule, let the convict-petitioner **Md. Ruhul Amin, son of late Chader Ali Mondol** be enlarged on bail for 6(six) months from the date on furnishing bail bond to the satisfaction of the Session Judge, Chuadanga.

The trial Court below is directed to allow the complainant opposite party to withdraw the 50% of the cheque amount deposited by the convict-petitioner before filing the appeal forthwith.

The office is directed to serve the notices upon the opposite parties by usual course as well as registered post with acknowledgment receipt.

The convict-petitioner is directed to put in the requisites forthwith.