

হাই-কার্ট ফৌজদারী ফরম নং-৩৫

২০
বাংলা-দশ সুপ্রীম-কার্ট
হাই-কার্ট বিভাগ

আপীল সম্পর্কিত
-ফৌজদারী

-জলা -Narayangonj

439/435

-ফৌজদারী কার্যবিধি আই-নর ধারার অধী-নর রিভিশন
নং

Md. Fokruzzaman Topu

আ-বদনকারী

মাধ্যম Mr. Md. Mahmudul Haque, Advocate

বনাম

The State

প্রতিপক্ষ

Mr. Sultan Mahmood Banna, A.A.G with
Ms. Sharmin Hamid, A.A.G

প্রথম আদালত

ম্যাজি-স্ট্রট,

তারিখ

২০

শান্তি ও দণ্ডা-দশ

Present:

Mr. Justice Md. Shohrwardi

আপীল আদালত

তারিখ

২০

কাগজপত্র বা আ- -দ-শর ক্রমিক নং	তারিখ	-নাট এবং আ-দশ	স্বাক্ষর
	<u>10.02.2025</u>	The delay of 484 days in filing the revisional application is hereby condoned. Records be called for. Let a Rule be issued calling upon the opposite party to show cause as to why the impugned judgment and order dated 08.08.2023 passed by Sessions Judge, Narayangonj in Criminal Appeal No. 211 of 2023 affirming the judgment and order dated 04.07.2022 passed by Joint Session Judge, Court No.4, Narayangonj in Sessions Case No. 627 of 2021 arising out of C.R. Case No. 836 of 2019 convicting the appellant under section 138 of the Negotiable Instruments Act, 1881 and sentencing him there under to suffer imprisonment for a period	

of 6(six) months and to pay a fine of Tk. 3,00,000/- (three lakh) should not be set aside and/or pass such other or further order as to this court may seem fit and proper.

The Rule is made returnable within 4(four) weeks from date.

Let the realization of fine be stayed.

Considering the submission of the learned Advocate, I am of the view that ends of justice would be best served, if the convict petitioner is enlarged on bail.

Let the convict-petitioner, **Md. Fokruzzaman Topu son of late Mohibur Rahman** be enlarged on bail to the satisfaction of the Joint Sessions Judge, Court No. 4, Narayangonj for 06(six) months from date.