## ২০ বাংলা-দশ সুপ্রীম-কার্ট হাই-কার্ট বিভাগ

## আপীল সম্পর্কিত -ফৌজদারী

-জলা -Nilphamari

439/435

-ফৌজদারী কার্যবিধি আই-নর পারার অধী-নর রিভিশন

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আ-বদনকারী

মাধ্যম Mr. Ashekur Rahman, Advocate with

Mr. Abdur Razzak, Advocate

বনাম

## The State

প্রতিপক্ষ

Mr. S.M. Golam Mostofa Tara, D.A.G with

Mr. A. Monnan, A.A.G

প্রথম আদালত

ম্যাজি-ষ্ট্রট,

তারিখ

২০

শাস্তি ও দডা-দশ

## **Present**:

Mr. Justice Md. Shohrowardi

আপীল আদালত

তারিখ

২০

কাগজপত্র বা আ-	তারিখ	-নাট এবং আ-দশ	স্বাক্ষর		
-দ <b>-</b> শর					
ক্রমিক নং					
	<u>21.03.2024</u>	Heard the learned Advocate Mr. Md. Ashekur Rahman who appeared on behalf of the convict-petitioner and the learned			
		Deputy Attorney General Mr. S.M. Golam Mostofa Tara who			
		appeared on behalf of the State.			
		The delay of 177 days in filing the revisional application			
		is hereby condoned.			
		Records be called for.			
		Let a Rule issued calling upon the opposite-party to show			
		case as to why the judgment and order of conviction and			
		sentence dated 20.07.2023 passed by Additional Session Judge,			

First Court, Nilphamari in Criminal Appeal No. 62 of 2019 affirming the judgment and order dated 27.08.2019 passed by Joint Session Judge, Nilphamari in Sessions Case No. 208 of 2015 arising out of Dimla Police Station Case No.13 dated 25.04.2015 corresponding G.R No. 50 of 2015 convicting the petitioner under section 22(Ga) of the মাদক দ্রব্য নিয়ন্ত্রণ আইন, ১৯৯০ sentencing him to suffer rigorous imprisonment for 2(two) years and to pay a fine of Tk. 10,000 (ten thousand), in default, to suffer imprisonment for 2(two) months should not be set aside and/or pass such other or further order or orders 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, the realization of fine be stayed.

Let the convict-petitioner, **Sree Velu Ram** @ **Velu Kumar son of late Khokaram** be enlarged on bail to the satisfaction of the Additional Sessions Judge, First Court, Nilphamari for 06(six) months from date.

The office is directed to serve the notice 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.