২০ বাংলাদেশ সুপ্রীমকোর্ট হাইকোর্ট বিভাগ

আপীল সম্পর্কিত ফৌজদারী

জেল-[১	loulvibazar			
	ফৌজদ	ণারী কার্যবিধি আইনের	ধারার অধীনের রিভিশন	
		নং		
	Sabuj Mia			
				<u>আবে</u> দনকারী
মাধ্যম	Mr. Alamgir Hossain, Advocat	e		
		বনাম		
	The State			
				প্রতিপক্ষ
	Mr. A. Monnan (Manna), A.A.C	ì		
	(1.20.12), 1.20.2			
প্রথম অ	দালত			
	ম্যাজিষ্ট্রেট,	তারিখ	ર લ	
শাস্তি ও	দভাদে শ			
	<u>Present</u> :			

Mr. Justice Md. Shohrowardi

আপীল আদালত		তারিখ	২০
কাগজপত্র বা আদে- শের ক্রমিক নং	তারিখ	নোট এবং আদেশ	স্বাক্ষর
	10.03.2024	Heard the learned Advocate Mr. Alamgir Hossain who appeared	
		behalf of the convict-petitioner and the learne	d Assistant Attorney General
		Mr. A. Monnan (Manna) who appeared on bel	half of the State.
		The delay of 77 days in filing criminal	revision is condoned.
		Records be called for.	
		Let a Rule be issued calling upon the	opposite party to show cause
		as to why the judgment and order dated 19.1	0.2023 passed by Additional
		Sessions Judge, Court No. 2, Moulvibazar ir	Criminal Appeal No. 91 of
		2012 affirming those dated 25.04.2012	passed by Chief Judicial
		Magistrate, Moulvibazar in Kulaura Police	Station Case No. 12 dated
		23.12.2003 G.R. No. 397 of 2003 (Kulaura) co	onvicting the petitioner under
		Section 326 of the Penal Code, 1860 and s	entencing him thereunder to
		suffer rigorous imprisonment for 05(five) ye	ears and to pay a fine of Tk.
		10,000(ten thousand), in default, to suffer imp	risonment for 06(six) months
		should not be set aside and/or such other or f	further order or orders passed
		as to this Court may seem fit and proper.	
		The Rule is made returnable within 4(1	four) weeks from date.
		Let the realization of fine be stayed.	
		Let the convict-petitioner Sabuj Mia,	son of Lal Mia be enlarged
		on bail for 6(six) months from the date on	furnishing bail bond to the

	satisfaction of the Chief Judicial Magistrate, Moulvibazar.		
	The office is directed to serve the notice upon the opposite party by		
	usual course as well as registered post with acknowledgment receipt.		
	The convict-petitioner is directed to put in the requisites forthwith.		