২০ বাংলাদেশ সুপ্রীমকোর্ট হাইকোর্ট বিভাগ

আপীল সম্পর্কিত ফৌজদারী					
জেল-Narail					
	ফৌজদারী কার্যবিধি আইনের				
		নং			
Remful Sheikh					
				আবেদনকারী	
মাধ্যম Ms. Farhana Yasmin, Ad	dvocate				
	ব	ৰাম			
The State and another					
				প্রতিপক্ষ	
Mr. S.M. Golam Mostof	à Tara, D.A.G with				
Mr. A. Monnan (Manna					
প্রথম আদালত					
ম্যাজিষ্ট্রেট,	তারি	খ	২০		
শাস্তি ও দন্ডাদেশ			`		
Dresset					
	Shohrowardi				
wir. Justice wid. s	nomowaral				

আপীল আদালত

তারিখ

২০

কাগজপত্র বা আদে-	তারিখ	নোট এবং আদেশ	স্বাক্ষর			
শের						
ক্রমিক নং						
21.05.2024	<u>21.05.2024</u>	Heard the learned Advocate Ms. Farhana Yasmin who appeared				
	behalf of the convict-petitioner and the learned Deputy Attorney Genera					
	Mr. S.M. Golam Mostofa Tara who appeared on behalf of the State.					
	The delay of 43 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 judgment and order dated 05.02.2024 passed by th				
	Additional Sessions Judge, First Court, Narail in Criminal Appeal No. 1					
	of 2010 dismissing the appeal thereby affirming the judgment and ord					
	dated 27.04.2010 passed by the Senior Judicial Magistrate, Second Cour					
		Narail in CR Case No. 230 of 09 (L) convicting the petitioner und				
		Section 6(5) of the Muslim Family Law Ordinance-1961 and sentencir				
	him thereunder to suffer imprisonment for a period of 6(six) months an					
	fine of Tk. 5000 in default to suffer imprisonment for a period 2(two					
	months should not be set aside and/or such other or further order or order					
	passed as to this Court may seem fit and proper.					
		The Rule is made returnable within 4(fou	r) weeks from date.			
		Let the realization of fine be stayed.	·			
		Let the convict-petitioner Remful She	eikh, son of late Male			
		Sheikh be enlarged on bail for 6(six) months fr	, ,			

bail bond to the satisfaction of the Senior Judicial Magistrate, Second Court, Narail. 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.