২০ বাংলাদেশ সুপ্রীমকোর্ট হাইকোর্ট বিভাগ

আপীল সম্পর্কিত ফৌজদারী

জেল-Dhaka

ফৌজদারী কার্যবিধি আইনের

ধারার অধীনের রিভিশন

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আবেদনকারী

মাধ্যম Ms. Suria Nasrin, Advocate

বনাম

The State

প্রতিপক্ষ

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

প্রথম আদালত

ম্যাজিষ্ট্রেট,

তারিখ

২০

শাস্তি ও দভাদেশ

Present:

Mr. Justice Md. Shohrowardi

আপীল আদালত তারিখ ২০

	তারিখ						
কাগজপত্র বা আদে- শের	। তারিখ 	নোট এবং আদেশ	স্বাক্ষর				
ত্ৰার ক্রমিক নং							
	10.06.2024	Heard the learned Advocate Ms. Suria	Nasrin 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. Let a Rule be issued calling upon the opposite party to show					
		as to why the impugned order dated 30.05.2024 passed by Sessions J					
		Dhaka rejecting the prayer for bail of the convict-petitioner in Cri					
		Appeal No. 455 of 2024 arising out of judgment and order of con-					
		and sentenced dated 01.11.2023 passed by the	Chief Judicial Magistrate,				
		Dhaka in Keranigonj Model Police Station Case No. 31 dated 15.01					
		corresponding to GR No. 31 of 2020 convicting the petitioner ur					
		Section 36(1) table 10(Ka) of Narcotic Control	Act, 2018 and sentencing				
		him to suffer rigorous imprisonment for 4(four)	years and to pay a fine of				
		Tk. 5000(five thousand) in default to suffer	imprisonment for 1(one)				
		month should not be set aside and/or such other	or further order or orders				
		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 Md. Hasan,	son of late Dr. Fazlul				
		Haque be enlarged on bail for 6(six) months from the date on furnishing					
		bail bond to the satisfaction of the Chief Judicial	Magistrate, Dhaka.				

	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.