২০ বাংলাদেশ সুপ্রীমকোর্ট হাইকোর্ট বিভাগ

ল-Sirajganj		ফৌজদারী কার্যবিধি ত	মাইনের	ধারার অধীনের রিভিশন		
			নং			
Md. A. La	ntif					
JA Mr. Md. A	bdul Alim Mia	h Jewel, Advoca	te			আবেদনকারী
			বনাম			
	and another onnan (Manna),	A.A.G				প্রতিপক্ষ
য আদালত ম্যা ও দন্ডাদেশ	केट्रिप्टे,		তারিখ		২০	
	<u>Present</u> : . Justice Md. Sł					

আপীল আদালত		তারিখ ২	0				
কাগজপত্র বা আদে- শের ক্রমিক নং	তারিখ	নোট এবং আদেশ	স্বাক্ষর				
	<u>31.01.2024</u>	Heard the learned Advocate Mr. Md. Abdul Alim Miah J					
		appeared on behalf of the convict-petitioner and the learned Assistant					
		Attorney General Mr. A. Monnan (Manna) who appeared on behalf of the					
		State.					
		The delay of 127 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 the judgment and order dated	17.07.2023 passed by the				
		Additional Sessions Judge, Second Court, Sirajganj in Criminal Appeal					
		No. 160 of 2022 dismissing the appeal and ther	eby affirming the judgment				
		and order of conviction and sentence dated	28.03.2022 passed by the				
		Senior Judicial Magistrate, Court No. 1, Ullap	ara, Sirajganį in C.R. Case				
		No. 212 of 2019 (Ulla:) convicting the petition	er under section 420 of the				
		Penal Code, 1860 and thereby sentencing	him to suffer rigorous				
		imprisonment for a period of 03 (three) year	s and to pay a fine of Tk.				
		5,000 (five thousand), in default, to suffer impr	isonment for a period of 01				
		(one) month more should not be set aside and/or	-				
		or orders passed as to this Court may seem fit and proper.					
		The Rule is made returnable within 4(fo					
		Let the realization of fine be stayed.	,				
		Let the realization of this be stayed.					

Let the convict-petitioner Md. A. Latif, son of late Gatu Joardar
be enlarged on bail for $6(six)$ months from the date on furnishing bail bond
to the satisfaction of the Senior Judicial Magistrate, Court No. 1, Ullapara,
Sirajganį.
The office is directed to serve the notices 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.