২০ বাংলাদেশ সুপ্রীমকোর্ট হাইকোর্ট বিভাগ

আপীল সম্পর্কিত ফৌজদারী

জেলা-Mymensingh

ফৌজদারী কার্যবিধি আইনের

ধারার অধীনের রিভিশন

নং

Hafizul Islam

<u>আবে</u>দনকারী

মাধ্যম Mst. Nargis Tanjima, Advocate

বনাম

The State and another

প্রতিপক্ষ

Mr. Md. Emran Khan, D.A.G with

Ms. Nasrin Hena, A.A.G with

Mr. Md. Uzzal Hossain, A.A.G with

Mr. Md. Abu Saleh Apel Mahamud, A.A.G

প্রথম আদালত

ম্যাজিষ্ট্রেট,

তারিখ

২০

শাস্তি ও দভাদেশ

Present:

Mr. Justice Md. Shohrowardi

আপীল আদালত

তারিখ

২০

কাগজপত্ৰ বা আদে-	তারিখ	নোট এবং আদেশ	স্বাক্ষর
শের			
ক্রমিক নং			
	05.09.2024	Heard the learned Advocate Mst. Narg	is Tanjima who appeared
		on behalf of the convict-petitioner and the learned Deputy Attorney	
	General Mr. Md. Emran Khan who appeared on behalf of the State.		
		Let a Rule be issued calling upon the	opposite parties to show
		cause as to why the impugned order dated 1	1.07.2024 passed by the
		Joint Sessions Judge, Court No. 1, My	mensingh rejecting an
		application for bail filed under Section 42	26(2A) of the Code of
		Criminal Procedure, 1898 for preferring appo	eal against the judgment
		and order of conviction and sentence dated 0	8.05.2024 passed by the
		Joint Sessions Judge, Court No. 1, Mymen	singh in Sessions Case
		No. 1524/2022 arising out of CR Case	No. 48/2022 (Trishal)
		convicting the petitioner under Section	138 of the Negotiable
		Instruments Act, 1881 and sentencing him	n thereunder to suffer
		simple imprisonment for 01(one) year and	to pay a fine of Tk.
		12,00,000 (twelve lakh) only should not be	e 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(four) weeks from date.
Let the convict-petitioner Hafizul Islam, son of late Taleb A
be enlarged on bail for a limited period of 2(two) months from the
date on furnishing bail bond to the satisfaction of the Joint Session
Judge, Court No. 1, Mymensingh.
Let the Rule appear in the daily cause list for order of
05.11.2024.