२०

বাংলাদেশ সুপ্রীমকোর্ট

হাইকোর্ট বিভাগ

আপীল সম্পর্কিত ফৌজদারী

জেলা: Moulvibazar ফৌজদারী কার্যবিধি আইনের ৪৩৫ ধারার অধীনের রিভিশন

নং

Cherag Ali

আবেদনকারী

মাধ্যম

Mr. Md. Shaif Uddin (Raton), Advocate

বনাম

The State and another

Mr. M.D. Rezaul Karim, D.A.G along with

Ms. Ferdousi Akter, A.A.G

Mr. Ashraf Uddin Khan, A.A.G

প্রতিপক্ষ

প্রথম আদালত

ম্যাজিষ্ট্রেট,

তারিখ

২০

শাস্তি ও দভাদেশ

Present

Mr. Justice Md. Khairul Alam

আপীল আদালত

তারিখ

২০

তারিখ	নোট এবং আদেশ	স্বাক্ষর
01.04.2024	Let the delay of 260 days in fili	ing the criminal revisional
	application be condoned provisionally subject to any objection raised at the	
	time of hearing of the rule.	
	Let records be called for and realization of	of fine be stayed.
	Let a rule be issued calling upon the opportunity	osite parties to show cause as
	to why the judgment and order dated 15.05.	.2023 passed by the learned
	Additional Sessions Judge, 1st Court, Moulvib	oazar in Criminal Appeal No.
	12 of 2021 dismissing the appeal and thereby	affirming the judgment and
	order of conviction and sentence dated 05.1.	.2021 passed by the learned
	Senior Judicial Magistrate, 2 nd Court, Moulvib	azar in Complaint Registered
	(C.R.) Case No. 198 of 2019 (Kulaura) cor	nvicting the petitioner under
	section 3 of the Dowry Prohibition Act, ar	nd sentencing him to suffer
	rigorous imprisonment for 2 (two) years and	d also to pay a fine of Taka
	5000/- should not be set aside and/or pass su	uch other or further order or
	orders as to this Court may seem fit and proper	r .
	is the continue, some near proper	·-
		D1.04.2024 Let the delay of 260 days in fill application be condoned provisionally subject time of hearing of the rule. Let records be called for and realization of Let a rule be issued calling upon the opp to why the judgment and order dated 15.05. Additional Sessions Judge, 1st Court, Moulvib 12 of 2021 dismissing the appeal and thereby order of conviction and sentence dated 05.1 Senior Judicial Magistrate, 2nd Court, Moulvib (C.R.) Case No. 198 of 2019 (Kulaura) consection 3 of the Dowry Prohibition Act, and rigorous imprisonment for 2 (two) years and

নোট বা আদেশর ক্রমিক নং	তারিখ	নোট ও আদেশ
		Pending disposal of the rule, let the
		convict petitioner Cherag Ali, son of late Rakib
		Ali be enlarged on ad-interim bail for a period
		of 1 (one) year from date on furnishing bail
		bond to the satisfaction of the learned Senior
		Judicial Magistrate, 2 nd Court, Moulvibazar.
		The rule is made returnable within
		4(four) weeks from date.
		The petitioner shall put in 2(two) sets of
		requisites within 7 days, for service of notice
		of the rule upon the opposite party in normal
		course as well as by registered post with A/D
		as per HCD Rules.
		Office shall not issue any certified copy
		or other copy of this order to the petitioner
		unless requisites are put in (vide HCD Rules,
		Chapter IV Rule 3(6).
	+	