বাংলাদেশ সুপ্রীমকোর্ট

হাইকোর্ট বিভাগ

সাণাণ পাণা। ফৌজদারী

জেলা: Jashore ফৌজদারী

ফৌজদারী কার্যবিধি আইনের ৪৩৫ ধারার অধীনের রিভিশন

প্রতিপক্ষ

নং

Md. Hasan Miah আবেদনকারী

Mr. Mohammad Jahangir Alam, Advocate

বনাম

The State and another

Ms. Shiuli Khanom, D.A.G along with

Mr. S.M. Emamul Musfiqur, A.A.G

Mr. Md. Humayun Karim Siddique, A.A.G

প্রথম আদালত

মাধ্যম

ম্যাজিষ্ট্রেট, তারিখ ২০

শাস্তি ও দভাদেশ

<u>Present</u> Mr. Justice Md. Khairul Alam

আপীল আদালত তারিখ ২০

কাগজপত্র বা আদেশের	তারিখ	নোট এবং আদেশ	স্বাক্ষর
ক্রমিক নং			
	02.12.2024	In preferring the Criminal Revision u	nder section 439 read with
		section 435 of the Code of Criminal Procedu	re there had been a delay of
		110 days for which the petitioner filed an application under section 5 of the	
		Limitation Act.	
		Considering the facts and circumstances, the delay of 110 days in	
		filing the revision is hereby condoned.	
		Let records be called for and realization	of fine be stayed.
		Let a rule be issued calling upon the opp	posite party to show cause as
		to why the judgment and order dated 30.05.2024 passed by the learned	
		Additional Sessions Judge, 6th Court, Jashore i	in Criminal Appeal No. 55 of
		2024 dismissing the appeal and thereby affirm	ning the judgment and order
		of conviction and sentence dated 21.12.20	23 passed by the learned
		Additional Chief Judicial Magistrate, Jashore	(In Charge) in G.R. Case No.
		730 of 2016 (Kotwali) convicting the convict	petitioner under section 326
		of the Penal Code, 1860 and sentencin	g him to suffer rigorous
		imprisonment for 03 (two) years and also to	pay a fine of Tk. 5,000/- in
		default to suffer rigorous imprisonment for	a period of 02(two) months
		instead of convicting under section 326 of	the Penal Code, 1860 and
		sentencing thereunder to suffer rigorous impr	risonment for 05 (five) years
		and also to pay a fine of Tk. 5,000/- in	default to suffer rigorous
		imprisonment for a period of 03(three) mont	hs and instead of convicting
		under section 307 of the Penal Code, 1860 a	and sentencing thereunder to
		suffer rigorous imprisonment for 02 (two) y	ears should not be set aside
		and/or pass such other or further order or orde	ers as to this Court may seem
		fit and proper.	

নোট বা আদেশর	তারিখ	নোট ও আদেশ	
ক্রমিক নং			
		Pending disposal of the rule, let the convict	
		petitioner Md. Hasan Miah, son of Basu @ Shah Alam	
		be enlarged on ad-interim bail for a period of 01 (one) year	
		on furnishing bail bond to the satisfaction of the learned	
		Chief Judicial Magistrate, Jashore.	
		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).	
		Kashem/B.o	
 দ্রষ্টব্যঃ কালা কালিত অফিস নোটর একটি ক্রমিক নম্বর এবং লাল কালিত কোর্টর আদশর আরকটি ক্রমিক নম্বর হইব।			