ORDER SHEET IN THE HIGH COURT OF SINDH, KARACHII

Criminal Appeal No.468 of 2023

DATE:

ORDER WITH SIGNATURE OF THE JUDGE

- 1. For hearing of case
- 2. For hearing of MA No.11117/2023

27.09.2023

Mr. Mohamed Vawda, advocate for the appellant

Mr. Khadim Hussain Khuharo, Addl. PG

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It is contended by learned counsel for the appellant that the sentence awarded to the appellant being 04 years with fine is short one; therefore, it is liable to be suspended with release of the appellant on bail pending disposal of his appeal, which is not opposed by learned Addl. PG for the State.

Heard arguments and perused record.

The appellant was enjoying the concession of bail at trial; the aggregate sentence awarded to him is short one, the disposal of his appeal is likely to take time on account of heavy pendency, therefore, while relying upon case of *Abdul Hameed Vs. Muhammad Abdullah and others (1999 SCMR-2589)*, the sentence awarded to the appellant is suspended, consequently, he is directed be released on bail, subject to his furnishing surety in sum of Rs.50,000/-(Rupees Fifty Thousand Only) and PR bond in the like amount to the satisfaction of Nazir of this Court.

The listed application (11117/2023) is disposed of accordingly.

Adjourned to a date in office for hearing of main appeal.

JUDGE

ORDER SHEET IN THE HIGH COURT OF SINDH, KARACHII

Criminal Appeal No.469 of 2023

DATE:

ORDER WITH SIGNATURE OF THE JUDGE

- 1. For hearing of case
- 2. For hearing of MA No.11120/2023

27.09.2023

Mr. Mohamed Vawda, advocate for the appellant

Mr. Khadim Hussain Khuharo, Addl. PG

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It is contended by learned counsel for the appellant that the sentence awarded to the appellant being 04 years with fine is short one; therefore, it is liable to be suspended with release of the appellant on bail pending disposal of his appeal, which is not opposed by learned Addl. PG for the State.

Heard arguments and perused record.

The appellant was enjoying the concession of bail at trial; the aggregate sentence awarded to him is short one, the disposal of his appeal is likely to take time on account of heavy pendency, therefore, while relying upon case of *Abdul Hameed Vs. Muhammad Abdullah and others (1999 SCMR-2589)*, the sentence awarded to the appellant is suspended, consequently, he is directed be released on bail, subject to his furnishing surety in sum of Rs.50,000/-(Rupees Fifty Thousand Only) and PR bond in the like amount to the satisfaction of Nazir of this Court.

The listed application (11120/2023) is disposed of accordingly.

Adjourned to a date in office for hearing of main appeal.

JUDGE