## ORDER SHEET IN THE HIGH COURT OF SINDH, KARACHI Criminal Appeal No.428 of 2017

## DATE:

## ORDER WITH SIGNATURE OF THE JUDGE

1. For hearing of case

2. For hearing of M.A. No.5179/2018

## 13.05.2024

Mr. Irshad Ali, DAG Mr. Mumtaz Ali Shah, APG Capt. (R) Owais Aftab, Section Officer, Ministry of Interior

The appellant being Indian National was convicted under Section 2/3/14(c) of Foreigners Act, 1946, and sentenced to undergo simple imprisonment for six months with fine of Rs.5000/- and in default in payment whereof to undergo simple imprisonment for fifteen days with benefit of section 382(b) Cr.PC with direction to Superintendent Central Jail Karachi to make arrangement through Home Department for his deportation to the country of his origin on completion of his sentence by learned IInd-Additional Sessions Judge Karachi East vide judgment dated 24.08.2023, which he impugned before this Court by preferring the instant appeal.

Today, Mr. Tahir Hussain advocate has filed Vakalatnama on behalf of the appellant; it is taken on record. It is stated by him that the appellant has already completed his jail term and his deportation is prevented by the Government by issuing Alien Registration Card to him. By stating so, he does not press the instant Crl. Appeal before this court, its disposal as not pressed is not opposed by the learned DAG and APG for the State.

Consequent to the above, it is left over to the authorities concerned to deport the appellant to the country of his origin in terms of the direction contained in impugned judgment, if it is required to be complied with in changed situation.

The instant Crl. Appeal, however, is dismissed as not pressed.