

ORDER SHEET  
IN THE HIGH COURT OF SINDH, CIRCUIT COURT, LARKANA  
Crl. Appeal No. D-83 of 2015.

DATE OF HEARING	ORDER WITH SIGNATURE OF HON'BLE JUDGE
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**Application of surety as Flag 'A'**

**29.11.2017.**

Mr. Sabir Ali Shaikh, advocate for the applicant/surety.  
Mr. Khadim Hussain Khooharo, Addl.P.G.

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Applicant/surety Ghulam Asghar Jatoi, had stood surety for appellant Maroof son of Muhammad Bachal Jatoi, whose sentence awarded by Sessions/Spl. Judge for Control of Narcotic Substances Act, Larkana vide judgment dated 16.11.2015 in Crime No.154/2013 registered under section 9 (c) of Control of Narcotic Substances Act, 1997 at Police Station Market was suspended and he was released on bail by this Court vide order dated 26.11.2015, in Crl. Appeal No.D-83 of 2015

Learned counsel for the applicant/surety mainly contends that the appeal was dismissed by this Court vide judgment dated 10.10.2017 and the appellant who was on bail was taken into custody and remanded to jail. Learned counsel further contends that since the appeal has been disposed of and there is no need to keep the saving certificates furnished by the applicant/surety; hence, the same may be returned to the applicant.

Learned D.P.G endorsing the contention raised by the learned counsel for the applicant/surety has recorded no objection, stating that saving certificates furnished as surety are no more required. Office note submitted by the Accountant of this Court also reflects that the appeal has been disposed of and the appellant has been remanded to jail.

In view of the above, the special saving certificates having been furnished as surety by the applicant are ordered to be returned to the applicant/surety on proper verification, attestation and identification. The application stands disposed of.

M.Y. Panhwar/\*\*

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