

IN THE HIGH COURT OF SINDH CIRCUIT COURT, HYDERABAD.

Criminal Appeal No.D-34 of 2022

Appellant: Singhar Ali @ Seenghar Laghari
through Mr. Javed Buriro, Advocate.

Respondent: The State through Mr. Muhammad
Noonari D.P.G. Sindh.

Date of hearing: 05.10.2022.

Date of Decision: 05.10.2022.

J U D G M E N T

AMJAD ALI SAHITO, J. Through this Criminal Appeal, the appellant has challenged the judgment dated 15.03.2022, passed by learned Model Criminal Trial Court-I/Special Judge under CNS Act, Hyderabad in Special Case No.07 of 2022, Crime No.197 of 2021 registered at PS Hatri, Hyderabad for the offence under section 9 (b) CNS Act, 1997, whereby the appellant was convicted and sentenced for the offence u/s 9 (b) CNS Act, 1997 for possessing 500 grams of charas to undergo R.I. for one year and six months with fine to the tune of Rs.11,000/-; in case of default to undergo S.I. for four days more. However, the benefit of section 382-B Cr.P.C. was extended to the appellant.

2. Learned counsel for the appellant, at the very outset, has stated that the appellant has completed his sentence and he had been released in the instant case. He, therefore, stated that since instant criminal appeal has become infructuous, as such, it may accordingly be disposed of. Learned D.P.G. has also conceded the version of learned counsel for the appellant.

3. We have heard the learned counsel for the appellant, learned D.P.G. for the State and after going through the material available on record, Jail Roll was called from Central Prison,

Hyderabad. The Jail Roll of the appellant also confirms that the appellant has been released after completion of sentence on 14.08.2022. Consequently, instant appeal has become infructuous, which is accordingly disposed as having become infructuous.

JUDGE

JUDGE

Abdullah Channa/P.S