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ORDER SHEET  
IN THE HIGH COURT OF SINDH, CIRCUIT COURT, LARKANA  
Crl. Appeal No.D-14 of 2012

DATE OF HEARING	ORDER WITH SIGNATURE OF HON'BLE JUDGE
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13.12.2012.

1. For further orders on letter/Jail roll received from Superintendent, C.P., Larkana dt.19.11.2012.

Mr. Muhammad Saleem Jessar, advocate for the appellant.

Mr. Muhammad Yaqoob Dahani, State Counsel.

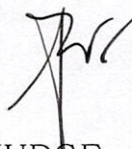
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Appellant Ameer Ali was tried by learned Sessions/Special Judge for C.N.S., Larkana and was convicted under Section 9(b) Control of Narcotic Substances Act, 1997, and was sentenced for two years R.I. and to pay fine of Rs.40,000/-. In case of default in payment of fine he was directed to undergo S.I. for four months more. Benefit of Section 382-B, Cr.P.C was also extended to the appellant. Appeal was preferred.

During pendency of the appeal, jail roll of appellant Ameer Ali was called. Superintendent, Central Prison, Larkana vide his letter dated 19.11.2012 has reported that Ameer Ali son of Peeral was released on 06.6.2012 on getting benefit of 309 days remissions and payment of fine of Rs.40,000/-. At present he was not confined in the prison.

We have heard the learned Counsel for the parties.

From the perusal of the judgment dated 24.1.2012 passed by learned Sessions Judge/Special Judge for CNS, Larkana, it transpires that case was established against appellant regarding the recovery of one kilogram charas beyond shadow of doubt. Evidence of the prosecution witnesses was corroborated by positive chemical report of the Chemical Examiner. Therefore, the conviction and sentence awarded by the trial Court requires no interference and it is maintained. Appeal is dismissed.

  
JUDGE

13.12.2012  
JUDGE