Party Name: MRIDUL DEY Vs THE STATE OF TRIPURA

THE HONBLE MR JUSTICE U. B. SAHA

The instant application is filed for suspending the execution of the impugned judgment and order dated 03.02.2016 passed by the learned Sessions Judge, Unakoti District, Kailasahar in ST 14(NT/K) of 2015 whereby and whereunder the learned Sessions Judge convicted the applicant under Section 417 of the IPC and sentenced him to suffer R.I for 6 months Mr. Roy Barman, learned counsel while urging for suspension of sentence would contend that if the sentence is not suspended then the revision petition will become infructuous. Thus, it would be proper to suspend the sentence.

On the other hand, Mr. Debnath submits that he has no objection to the prayer for suspension of the sentence.

This court has gone through the impugned judgment as well as the contentions made in the petition. According to this Court, this is a fit case where the order of sentence has to be suspended. Accordingly, it is ordered that the impugned order dated 03.02.2016 shall remain suspended till disposal of the connected Criminal Revision petition no. 18 of 2016. In the result, the applicant shall be enlarged on bail on furnishing a bail bond of Rs.10,000/with one surety of like amount to the satisfaction of the appellate Court. With this the instant application is disposed of.