

**The High Court Of Madhya Pradesh****CRA-625-2014***(SONU YANSHKAR Vs THE STATE OF MADHYA PRADESH)***Gwalior, Dated : 30-03-2019**

Appellant Sonu Yanshkar is produced in custody by Const. Sooraj Yadav, Batch No.437 and Const. Pramod Kumar, Batch No.518.

Shri Vikrant Sharma, learned Public Prosecutor for the respondent/State.

Record perused.

As per the certificate under Section 428, appellant Sonu Yanshkar was in custody from 13.03.2012 till the date of the judgment i.e. 11.02.2013 passed by the court of Special Judge M.P.D.V.P.K.Act, Dabra, Gwalior in Special Sessions Case No.8/2012. It is also seen and concurred by learned Public Prosecutor that sentence of appellant Sonu Yanshkar was never suspended during pendency of this appeal.

Vide judgment dt.11.02.2013, he has been convicted under Section 392 of IPC with seven years' imprisonment and fine of Rs.500/-, Besides this, under Section 25 of the Arms Act, he has been convicted with three years' R.I. and fine of Rs.500/-. He has also been convicted under Section 27 of the Arms Act with three years R.I. and fine of Rs.500/-. It was also directed that all the sentences shall run concurrently.

It is submitted that fine could not be deposited, however, the appellant undertakes to deposit it before the jail authorities.

Since the appellant has completed his sentence, therefore, in view of such facts, it is directed that in case appellant Sonu Yashnkar deposits fine of Rs.2,000/- as has been imposed by the trial court with the jail authorities, then upon depositing such fine since he has completed his other part of the sentence, he may be released from jail if not required in any other case.

Accordingly, this appeal is disposed of as appellant submits that he does not wish to contest this appeal on its own merits.

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