## HIGH COURT FOR THE STATE OF TELANGANA: HYDERABAD

MAIN CASE No.: Crl.R.C.No.188 of 2023

## **PROCEEDING SHEET**

Sl. No	DATE	ORDER	OFFIC E NOTE
	<b>DATE</b> 17-03-2023		
		petitioner/accused was convicted under Section 248(2) of Cr.P.C. for the offences under Sections 471 and 474 of I.P.C and sentenced to suffer Rigorous Imprisonment for 2 (two) years for each of the offences under Sections 471 and 474 of I.P.C and to pay a fine of Rs.1000/- each for the offences under Sections 471 and 474 of I.P.C, in default, to undergo simple imprisonment for three months.  The petitioner/accused aggrieved by the said judgment, this Criminal Revision Case.  Heard learned counsel for the petitioner/accused as well as the learned Assistant Public Prosecutor for Contd	

respondent No.1/State and perused the record including the judgments of the trial Court and the appellate Court, and the grounds of criminal revision.

Taking into consideration the facts and circumstances of the case, this Court is of the considered view that this is a fit case for suspension of sentence alone.

In the result, the sentence alone imposed by the learned Chief Metropolitan Magistrate, Hyderabad in C.C.No.117 of 2003, dated 30.07.2015, against Accused, as confirmed by the learned III Special Judge for Trial of Cases under Essential Commodities Act-cum-III Additional Metropolitan Sessions Judge, Hyderabad in Crl.A.No.692 of 2015, dated 30.11.2022, is hereby suspended.

Further, Accused is directed to surrender before the trial Court on or before 31.03.2023 and on such surrender, she shall be enlarged on bail on executing personal bond for Rs.25,000/- (Rupees Twenty Five Thousand only) and two sureties for a like sum each to the satisfaction of the learned Chief Metropolitan Magistrate, Hyderabad,

GAC,J

Smk