Arshpreet Kaur Vs. State of Punjab CRA-94-2024

Appellant-accused with counsel Sh. J.S. Tungwali, Adv Present:

Appeal received by entrustment. It be registered. Since the arguable points are involved in the same, therefore, this appeal is admitted for regular hearing.

Accused-appellant has also moved an application for suspension of sentence. He has been sentenced to undergo R.I for a period of three years and six months and to pay a fine of Rs.1,000/- and in default of payment of fine, to further undergo RI for 15 days, by the Learned Trial Court. The amount of fine has been deposited by her. Receipt regarding deposit of fine has been placed on file. The accused/appellant was on bail at the time of decision of the case by the Ld. Trial Court. Trial court has also suspended his sentence to enable him to prefer appeal. It will take time to dispose of the appeal. Keeping in view of theses facts, sentence of imprisonment awarded to the accusedappellant is suspended subject to his furnishing of bail bonds in the sum of Rs.25,000/- with one surety in the like amount within 15 days from the date of order to the satisfaction of the Illaqa/Duty Magistrate. Notice of the appeal be issued to respondent-State for 01.05.2024. Lower court record be also requisitioned. Copy of this order be sent to the Illaqa Magistrate for compliance.

Pronounced in open Court. Dt:21.02.2024

(Ranjeet Kaur), Additional Sessions Judge, Bathinda/UID No. PB0137

Sameer Stenographer Gr.III