

263

IN THE SUPREME COURT OF PAKISTAN  
(APPELLATE JURISDICTION)

**PRESENT:**

MR. JUSTICE MUSHIR ALAM  
MR. JUSTICE FAISAL ARAB  
MR. JUSTICE SAJJAD ALI SHAH

**CRIMINAL PETITION NO. 45-K OF 2018**

Sh. Riazuddin

... Petitioner

**VERSUS**

The State

... Respondent

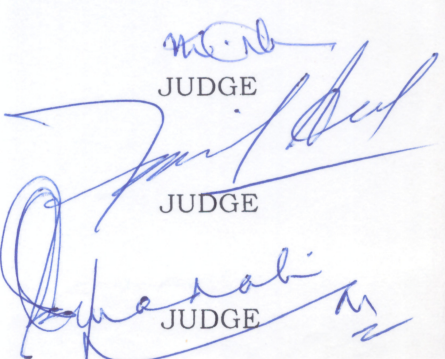
For the Petitioner: In person

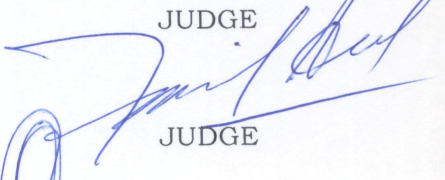
For the Respondent: N.R.

Date of Hearing: 28.08.2018

**ORDER**

Petitioner was tried in a case registered vide Crime No. 13/1998 under Sections 6, 7, 8, 9, 12, 13, 14 and 15 of the Control of Narcotic Substances Act, 1997 at Police Station ANF, Clifton, Karachi. He was convicted by the Trial Court on 20.12.2012 under Section 6, 7, 8, 12 and 14 punishable under Section 9-C, 13 and 15 of CNSA and was sentenced to imprisonment for life with a fine of Rs.500,000/- or in default whereof to suffer RI for three years. The said conviction was maintained by the High Court. The petitioner was charged for attempt to smuggle 1745 KG of *charas* through a consignment bound for export. Export documents were recovered from him and charge was established at trial. On a specific query of the Court, petitioner states that he has served out 8 years of his imprisonment and was released thereafter. Let notice be issued to the Superintendent of the concerned jail as well as ANF to file a proper breakup of the remissions granted to the petitioner.

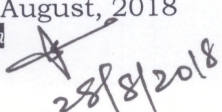
  
JUDGE

  
JUDGE

  
JUDGE

Karachi, the  
28<sup>th</sup> of August, 2018

**Khurram**

  
28/8/2018