

2992

73

IN THE SUPREME COURT OF PAKISTAN
(APPELLATE JURISDICTION)

PRESENT:

MR. JUSTICE MUSHIR ALAM

MR. JUSTICE FAISAL ARAB

CRIMINAL M.A. NO. 176-K OF 2019 IN
CRIMINAL PETITION NO. NIL-K OF 2019

(Permission to file and argue)

(On appeal against the judgment dated 22.07.2019
passed by the High Court of Sindh, Circuit Court,
Hyderabad in Criminal Jail Appeal No. S-201/2016)

Mst. Hurmi wife of Nagar

...Applicant(s)

VERSUS

Mashooque and others

...Respondent(s)

For the applicant(s): Ms. Abida Parveen Channar, ASC

For respondent (1-2): In person

For the State: Mr. Zafar Ahmed Khan, Addl. P.G.

Date of hearing: 20.08.2020

ORDER

MUSHIR ALAM, J.- Although, today only application for permission to file and argue the main criminal petition has been fixed but we have also heard the main petition. There is a conviction by the Trial Court on the ground *inter alia* of purported common intention. The learned High Court evaluated and examined the evidence. No overt act attributed to the respondents except presence, which does not entail conviction of the co-accused, who were acquitted through impugned judgment. In this view of the matter, no case for interference has been made out. Consequently, the Criminal Miscellaneous Application is allowed and the Criminal Petition is dismissed.


JUDGE


JUDGE

Karachi, the
20th of August, 2020
Not Approved For Reporting

Khurram

