**Bombay High Court** 

Abhiman Pandurang Waghmare vs The State Of Maharashtra on 14 August, 2017 Bench: Sangitrao S. Patil

IN THE HIGH COURT OF JUDICATURE AT BOMBAY
BENCH AT AURANGABAD

CRIMINAL APPEAL NO. 66 OF 2008

Abhiman s/o Pandurang Waghmare, Age : 56 years, Occu. Agri., R/o Andhora, Tq. Paranda, District Osmanabad

**APPELLANT** 

**VERSUS** 

The State of Maharashtra, through Police Station, Paranda

RESPONDENT

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Mr. P.B. Rakhunde, Advocate for the appellant Mr. G.O. Wattamwar A.P.P. for the respondent/State

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CORAM: SANGITRAO S. PATIL, J.

DATE : 14th AUGUST, 2017

ORAL JUDGMENT :

Heard the learned counsel for the appellant and the learned A.P.P. for the respondent/State.

2. The appellant has challenged his conviction and offence sentence for the punishable under Section 135 (1) (a) of the Electricity Act, 2003 ("Act", for short), 2006 passed in Special Case No. 97 of by the learned Special Judge, Osmanabad on 7th February, 2008.

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- 3. Ιt is alleged that the appellant committed theft electricity by taking illegal connection of from L.T. Supply Line upto his house. The electricity stolen by the appellant is stated to be 180 units.
- evidence 4. After evaluating the on record, the learned Special Judge held the appellant guilty of the said offence punished and him to suffer simple imprisonment for month one and to fine Rs. pay of 1555/-, which determined as civil liability was contemplated under Section 154 (5) of the Act. The appellant deposited the has fine amount in the Trial Court.
- 5. The learned counsel for the appellant, on instructions, submits that the appellant is not going to press the grounds of objections against his conviction. He submits that the period of more than eleven years has been elapsed after the date of commission of the alleged offence. The appellant is He poor person. has deposited the amount determined towards the civil liability. He, therefore, submits that the leniency may be shown to the appellant and instead of sending him to jail, he may be ordered to pay additional fine amount.

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- 6. The learned A.P.P. opposed the prayer made on behalf of the appellant.
- 7. The offence under clause (a) of sub-section (1) of 135 of the Act is punishable imprisonment for a term which may extend to three years with fine or with both. The alleged theft or of electricity was committed on 31st October, 2006. Thus, the period of more than ten years has been elapsed after the date of commission of the offence. The appellant is poor person. No previous conviction is standing to his credit. He is not a person of criminal antecedents. The informant i.e. the Maharashtra State Electricity Distribution Company Ltd. be more interested may getting the loss suffered by the Company compensated in terms of money than seeing the accused behind the bars for such a small amount of theft of electricity. It is appellant committed theft that the has of huge quantity of electricity for running any business or industry. The theft is stated to have been committed for the use for domestic purpose in a small house. In the circumstances, the learned Special Judge ought have used his discretion in the matter of inflicting punishment provided under Section 135 of the Act as

itself and instead of sending the appellant behind the

bars, ought have inflicted the punishment heavy fine SO that the Company also could have been duly Considering these facts and circumstances compensated. of the case, I am of the view that though the conviction of the appellant for the above mentioned offence needs interference, punishment of sending him behind no the the bars. being harsh, will have be set aside and instead, he will have to be directed to pay additional fine amount, out of which the Company can be adequately compensated. In the result, I allow the appeal partly with the following order:-

## ORDER

- (i) The Criminal Appeal is partly allowed.
- (ii) The impugned order, convicting the appellant for the offence punishable under Section 135 (1) (a) of the Electricity Act, 2003, is confirmed.
- (iii) The impugned order of sentence passed against the appellant is quashed and set aside and instead of sentencing him to suffer simple 5 criapl66-2008 imprisonment for one month, he is ordered to pay additional fine of Rs.10,000/- (rupees ten thousand), in default to suffer simple imprisonment for three months.
- (iv) The appellant is granted time of four weeks from today to deposit the amount of fine before the Trial Court, failing which he shall surrender to his bail bonds by appearing before the Trial Court to undergo the sentence of imprisonment in default of payment of fine.
- (v) In case the appellant does not pay the fine amount as directed above and does not appear before the Trial Court within four weeks from today, the Trial Court shall issue coercive process against the appellant to secure his presence for compliance of this order.
- (vi) If the fine amount, as directed above, is deposited by the appellant or recovered from him, it be paid to the complainant Maharashtra State Electricity Distribution Company Ltd., as compensation.

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as directed above, his bail bonds shall stand cancelled and he shall be set at liberty, if not required in any other case.

(viii) The appeal is accordingly disposed of.

[SANGITRAO S. PATIL] JUDGE npj/criapl66-2008