IN THE SUPREME COURT OF PAKISTAN

(Appellate Jurisdiction)

PRESENT:

Mr. Justice Manzoor Ahmad Malik Mr. Justice Syed Mansoor Ali Shah

Mr. Justice Qazi Muhammad Amin Ahmed

Criminal Appeal No.154-L of 2017

(On appeal from the judgment dated 10.2.2015 passed by the Lahore High Court, Lahore in Criminal Appeal No.463/2010 and CSR No.26-T/2010)

Muhammad Yaqoob

...Appellant(s)

VERSUS

The State

...Respondent(s)

For the Appellant(s) : Mr. Saqib Akram Gondal, ASC

For the State : Ch. M. Mustafa,

Deputy Prosecutor General

Date of Hearing : 30.05.2019

JUDGMENT

Qazi Muhammad Amin Ahmed, J.- Gohar Zaman, Muhammad Afzal, Muhammad Ashraf, Babar, Zulfigar Ali, Shiraz Ahmed, Asad Abbas, Muhammad Suleman, Muhammad Bashir, Arshad Bhatti, Haji Mushtaq and Muhammad Amjad, accused in a case of homicide, appeared before a learned Additional Sessions Judge within the precincts of District Courts, Gujrawnwala on 11-7-2009; posted for recording of evidence, the case was, however, adjourned for 17-7-2009 and it was soon thereafter, inside the court-room, the appellant alongside Muhammad Mushtaq, Haji Muhammad Siddique, Qaisar Munir with two unknown persons, differently armed, emerged at the scene; they resorted to firing; the appellant, cited as a witness in the said case, with a .30 caliber pistol, fired upon Gohar Zaman and Arshad Bhatti followed by Muhammad Siddique who targeted Muhammad Ashraf, PW-14 while Muhammad Mushtaq and Qaisar Munir fired upon Muhammad Bashir, given up PW, and Muhammad Afzal, PW-12, respectively; they were joined by the unknown assailants; according to the crime report, lodged by Zeeshan Ilyas, PW-13, one Gogi was also shot during the occurrence. The assailants took

to the heels except the appellant, apprehended at the spot and handed over to the police with two .30 caliber pistols, one found forensically wedded with three casings, secured during spot inspection. As the investigation progressed, Qaiser Munir and Haji Muhammad Siddique were let off; Muhammad Mushtaq, co-accused is still away from law. Prosecution is clueless about the unknown accused till date. The appellant alone was indicted before an Anti Terrorism Court; he was returned a guilty verdict with penalty of death on two counts, upheld by a learned Division Bench of Lahore High Court *vide* impugned judgment dated 10.02.2015 *vires* whereof are being assailed through leave of the Court.

2. Prosecution case, predominantly, is founded common grounds; these include, enmity long raging between the two factions, hearing of the case, appearance of the deceased and the appellant being amongst the witnesses, on the fateful day, at the venue, a court-room as well as appellant's arrest therefrom. Though with some reticence, nonetheless, the appellant has not denied his presence during the episode albeit with the story of a most uncalled for provocation offered by the deceased. Three Investigating casings secured by the Officer though incommensurate with the number of alleged nonetheless, were opined to have been fired from the weapon carried by the appellant. Totality of circumstances does not space any hypothesis other than appellant's guilt; he has rightly been convicted on the charge of homicide, however, quantum of sentence, notwithstanding the venue, warrants reconsideration. It is prosecution's own case that the appellant attended the Court to record his statement as a witness; the case was adjourned without recording of evidence and it is subsequent thereto that as many as six accused started firing upon the deceased and the PWs; two from amongst them have since been exonerated, never tried even through private complaint; Muhammad Mushtag alongwith two unknown accomplices is still away from law; appellant's acquittal from the charge of attempted homicide has not been challenged. Appellant himself sustained injuries receipt denied whereof is by the prosecution witnesses. These circumstances immediately cloud moments preceding the

particularly when in the occurrence into mystery, background, the appellant had no exclusive motive, targeted upon the deceased. In this backdrop, as a cumulative impact, alteration of death penalty into imprisonment for life would not be unconscionable in circumstances. Consequently, penalty of death on both counts is altered into imprisonment for life; sentences shall run concurrently with benefit of Section 382-B of the Code of Criminal Procedure, 1898. Though the aftermaths far from being benign, nonetheless, having no nexus with the situations and effects thereof, contemplated by Section 6 of the Anti Terrorism Act, 1997, appellant's conviction under section 7(a) thereof is not inconsonance with the law declared by this Court in the cases reported as Amjad Ali and others Vs. The State (PLD 2017 SC 661) and Faroog Ahmad Vs. The State and another (PLJ 2017 SC 408) and is, therefore, set aside. With the above modification, Criminal Appeal is dismissed.

JUDGE

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JUDGE

<u>Lahore, the</u> 30th of May, 2019 Azmat Ali/*