

CA No. 178/2024
Deepak Bharara Vs. Hitender Singh Gulati

30.05.2026

Present: Sh. Hrithik Manchanda, Ld. Counsel for the appellant
alongwith appellant in person.

Vide separate judgment dated 16.05.2026, the
impugned judgment dated 24.07.2024 qua conviction of accused
has already been upheld.

Arguments on the point of sentence heard.

Considering the facts and circumstances, I am of the
opinion that there is no infirmity or illegality in the order on
sentence dated 14.08.2024 passed by the Ld. Trial Court and has
rightly passed the order on sentence. Accordingly, the order on
sentence dated 14.08.2024 is hereby also **upheld**. The appeal is
accordingly disposed off.

TCR, be sent back to the concerned court with copy
of the order / judgment.

Appeal file be consigned to record room after due
compliance.

Appellant / convict is directed to appear before the
Ld. Trial court on **03.06.2026 at 02.00 p.m.** to serve the
sentence.

(VANDANA)
Addl. Sessions Judge-02(North)
Rohini Courts Delhi
30.05.2026