

GAHC030002882025



**THE GAUHATI HIGH COURT**  
**(HIGH COURT OF ASSAM, NAGALAND, MIZORAM AND ARUNACHAL PRADESH)**

**Case No. : CRL.A(J)/29/2025**

Sh. Lalbiakzuala  
S/o P. Lalduhawma  
R/o Chhingchhip Venghlun

VERSUS

The State of Mizoram and Anr.  
Aizawl2:Sh. Ngurthantluanga  
R/o IOC Veng  
New Serchhi

**Advocate for the Petitioner** : none

**Advocate for the Respondent** : P.P./Addl.PP, Mizoram

**BEFORE**  
**HON'BLE MR. JUSTICE KAUSHIK GOSWAMI**

**ORDER**

**22.07.2025**

Heard Mrs. Vanneihsiami, learned Addl. Public Prosecutor, Mizoram, for the State respondent.

**2.** This is a jail appeal challenging the Judgment & Order dated 25.08.2022, passed by the Fast Track Special Court (Rape and

POCSO Act), Aizawl in S.C. No. 151/2015, wherein the appellant has been convicted under Section 6 of the POCSO Act,2012 and sentenced thereof.

**3.** It appears that this Court by order dated 26.05.2025 has already admitted the appeal and called for the Trial Court Record in original.

**4.** It appears that the Trial Court Records as called for is already received by this Court.

**5.** It appears that since the offence involved in the Criminal Appeal is arising out of the POCSO Act, 2012, a notice is required to be served to the informant i.e., Ngurthantluanga, in terms of the Notification dated 15.03.2024, as per the decision of the Division Bench of this Court in the case of ***Dipak Nayak Vs. The State of Assam & 2 Ors.***

**6.** Accordingly, let the Registry furnish a copy of the appeal memo along with other documents to Mrs. Vanneihsiami, learned Addl. Public Prosecutor, Mizoram, in the requisite form in order to take steps as regards the informant i.e., Ngurthantluanga, through the jurisdictional Police Station in terms of the Notification dated 15.03.2024.

**7.** Let the jurisdictional Police Station after effectuating the service submit a report in this regards to the concerned office of the Public Prosecutor, Mizoram. Since, in the meantime, the Trial Court Records has already been received, let the Registry prepare a

paper book and supply copy of the same to the learned counsels appearing for the parties.

**8.** Considering that this is a Jail Appeal, this Court deems appropriate to appoint Mr. Lalrokunga Pautu, learned counsel who is present in the Court as Amicus Curiae to represent the appellant in the present Criminal Appeal.

**9.** Let copies of the appeal memo and the paper book be furnished to the learned Amicus Curiae as well.

Re-list the matter **after three (3) weeks** on a date to be fixed by the Registry.

**JUDGE**

**Comparing Assistant**