

IN THE HIGH COURT OF JUDICATURE AT BOMBAY
CRIMINAL APPELLATE JURISDICTION

CRIMINAL REVISION APPLICATION NO. 206 OF 2010

Sachin Sudan Ranavare. ... APPLICANT
Vs.
The State of Maharashtra. ... RESPONDENT

Mr. D.S. Mhaispurkar for Applicant.
Mrs. A.T. Jhaveri, APP for State.

CORAM : B.R. GAVAI, J.
DATE : 06th May, 2010.

P.C.

1 Admit.

2 Heard, the learned counsel for the Applicant and the learned
APP for the Respondent-State on the question of suspension of sentence
and grant of bail.

3 From the evidence on record, it appears that due to the dash
of the jeep in which the deceased were traveling and the container which
was standing, some of the passengers traveling in the rear side fell down

from the vehicle and thereby sustained fatal injuries. It has also come in evidence that the passengers, who were traveling in the front seat have received simple injuries.

4 The Applicant has already undergone sentence for about two months. In that view of the matter, I am inclined to suspend the sentence and direct him to be released on bail.

5 During the pendency of the revision application, the order of sentence shall stand suspended and the Applicant is directed to be released on bail on the same terms and conditions as were applicable during trial and appeal, however on fresh bonds.

[B.R. GAVAI, J]