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**IN THE HIGH COURT OF JUDICATURE AT BOMBAY
CRIMINAL APPELLATE JURISDICTION
CRIMINAL APPLICATION NO.1376 OF 2012
IN
CRIMINAL APPEAL NO.964 OF 2012**

Akhtarhussain Talukdar Choudhary ... Applicant.
Vs.
State Anti Corruption Bureau ... Respondents.
Pune, & Anr.

Mr. V.S.Talkute, Advocate for the Applicant.
Mr.A.S.Shitole, APP for the Respondent State.

**CORAM : K.U.CHANDIWAL, J.
DATE : 13th SEPTEMBER, 2012.**

PC.

1. Heard the learned counsel for the accused/ applicant.
Notice. Learned APP waives notice for State and also A.C.B. Pune.
2. Applicant/accused has been convicted by an order dated 22nd August, 2012 by Special Judge, Pune (under the Prevention of Corruption Act) for an offence punishable under Section 7 of the Prevention of Corruption Act, 1988 for three years imprisonment and to pay fine of Rs.10,000/- i/d simple imprisonment for 6 months and for an offence punishable under Section 13(1)(d) r/w 13(2) of the Prevention of Corruption Act for three years imprisonment with a fine of Rs.10,000/- i/d simple imprisonment for six months. Both the

substantive sentences to run concurrently.

3. Admit the appeal. Learned A.PP waives notice. Call R & P
4. The appellant was on bail throughout the Special Case. He has not mis-used the same. Considering, the sentence of three years, in terms of Section 389 of Code of Criminal Procedure, the accused / applicant is directed to be released on same bail with fresh PR. bond in the like amount to be executed before the learned Special Judge, Pune. Bail application is allowed to the extent as above.

[K.U.CHANDIWAL, J.]