S.T. No.- 03(February)2015

Order No.- 35 07/04/2015

The accused person on court bail files hazira and is found present on call.

The Ld. PP-in-Charge is present by filing hazira.

The case record is taken up for delivery of judgment.

The judgment is pronounced in open Court by reading out the whole of the judgment in presence of the PP-in-Charge, the accused person and his Ld. Advocate. The operative part of the judgment is as follows:

Hence, it is

ordered

that the accused is found not guilty of the offence punishable under sections 411 & 413 of the Indian Penal Code, 1860 and section 7 of the Essential Commodities Act, 1955 and accordingly, he is acquitted under section 235(1) of the Code of Criminal Procedure, 1973.

The accused person be set at liberty at once and he is discharged from his respective bail bond(s). Surity/surities is/are also discharged.

The zimbanama in respect of the seized articles as mentioned in item nos.-1 and 2 of the seizure list be made final and remaining seized article as mentioned in item no.-3 of the seizure list be disposed of by delivering it to the person claiming to be entitled to possession thereof, in default such property shall be at the disposal of the State Government, in default by confiscation or forfeiture, as the case may be, in default by destruction after expiry of period of appeal or revision or if appeal or revision is preferred as per direction of the appellate or revisional Court.

Certified copy of the judgment be given to the parties without delay, if applied for.

Typed by me

Pradip Kumar Adhikary, Assistant Sessions Judge, 1st Court, Contai, Purba Medinipur. Pradip Kumar Adhikary, Assistant Sessions Judge, 1st Court, Contai, Purba Medinipur.