

# **ORDER**

In modification of the Administrative Order dated 11.07.2024:-

1. All Bail Applications arising out of the same F.I.R./case crime number :
  - (a) Such Bail Applications shall be listed before the Hon'ble Judge, who, at the earliest, decided on merit (i.e. not as dismissed in default/ dismissed as not pressed/ dismissed as withdrawn) any of the earlier Bail Applications arising out of same F.I.R./case crime number. If the Hon'ble Judge is not available on account of superannuation, transfer or otherwise, then such Bail Applications shall be listed before the Hon'ble Judge who next decided any of such Bail Applications, and so on.
  - (b) If none of the Hon'ble Judge(s) who decided the earlier Bail Applications is available then such Bail Applications shall be listed before Appropriate Bench as per roster.
  
2. All Anticipatory Bail Applications arising out of the same F.I.R./case crime number.:
  - (a) Such Anticipatory Bail Applications shall be listed before the Hon'ble Judge, who, at the earliest, decided on merit (i.e. not as dismissed in default/ dismissed as not pressed/ dismissed as withdrawn) any of the earlier Anticipatory Bail Applications arising out of same F.I.R./case crime number. If the Hon'ble Judge is not available on account of superannuation, transfer or otherwise, then such Anticipatory Bail Applications shall be listed before the Hon'ble Judge who next decided any of such Anticipatory Bail Applications, and so on.
  - (b) If none of the Hon'ble Judge(s) who decided the earlier Anticipatory Bail Applications is available then such Anticipatory Bail Applications shall be listed before Appropriate Bench as per roster.
  
3. All Criminal Appeal U/s 14(A)(2) of Scheduled Caste and Scheduled Tribes (Prevention of Atrocities) Act, 1989 arising out of the same F.I.R./case crime number:
  - (a) Such Criminal Appeal U/s 14(A)(2) of Scheduled Caste and Scheduled Tribes (Prevention of Atrocities) Act, 1989 shall be listed before the Hon'ble Judge, who, at the earliest, decided on merit (i.e. not as dismissed in default/ dismissed as not pressed/ dismissed as withdrawn) any of the earlier Criminal Appeal U/s 14(A)(2) of Scheduled Caste and Scheduled Tribes (Prevention of Atrocities) Act, 1989 arising out of same F.I.R./case crime number. If the Hon'ble Judge is not available on account of superannuation, transfer or otherwise, then such Criminal Appeal U/s 14(A)(2) of Scheduled Caste and Scheduled Tribes (Prevention of Atrocities) Act, 1989 shall be listed before the Hon'ble Judge who next decided any of such Criminal Appeal U/s 14(A)(2) of Scheduled Caste and Scheduled Tribes (Prevention of Atrocities) Act, 1989, and so on.
  - (b) If none of the Hon'ble Judge(s) who decided the earlier Criminal Appeal U/s 14(A)(2) of Scheduled Caste and Scheduled Tribes (Prevention of Atrocities) Act, 1989 is available then such Criminal Appeal U/s 14(A)(2) of Scheduled Caste and Scheduled Tribes (Prevention of Atrocities) Act, 1989 shall be listed before Appropriate Bench as per roster.

**BY ORDER OF HON'BLE THE CHIEF JUSTICE**

**12.08.2024**