

ORDER

In further clarification/modification of the Administrative Orders dated 11.07.2024 and 12.08.2024, if "*Bail Applications/Anticipatory Bail Applications/ Criminal Appeal U/s 14(A)(2) of Scheduled Caste and Scheduled Tribes (Prevention of Atrocities) Act, 1989 respectively*" (to be read as '*matters*' at all places) arising out of same F.I.R./case crime number are listed before an Hon'ble Judge in compliance of the Administrative Orders dated 11.07.2024 and 12.08.2024 and thereafter, are released by the said Hon'ble Judge, such matters shall be listed before the Hon'ble Judge who next decided any of such Bail Application/Anticipatory Bail Applications/ Criminal Appeal U/s 14(A)(2) of Scheduled Caste and Scheduled Tribes (Prevention of Atrocities) Act, 1989 respectively, and so on and if no such Hon'ble Judge is available who earlier decided any of such matters, the matters shall be listed before the Appropriate Bench dealing with such matters as per the roster.

The Administrative Orders dated 11.07.2024 and 12.08.2024 along-with the above modification, shall also be applicable to such subsequent Bail Applications, where - the Hon'ble Judge who decided the earlier Bail Application is not available on account of superannuation or permanent transfer and hence the said subsequent Bail Applications are not Tied-Up cases and therefore, the Administrative Order dated 23.02.2024 regarding subsequent Applications is modified to that extent for such Subsequent Bail Applications.

**BY ORDER OF HON'BLE THE CHIEF JUSTICE
23.09.2024**