

**IN THE COURT OF ADDL.DISTRICT & SESSIONS JUDGE-I
AIZAWL JUDICIAL DISTRICT, AIZAWL**

**Criminal Revision Petition No.32/2015
Crl.Tr.No.827/2015 U/S 419/420 IPC**

M.S.Dawngliana	:	Appellant
	Vrs	
State of Mizoram	:	Respondent

BEFORE

Vanlalmawia
Addl.District & Sessions Judge-I

PRESENT

For the Appellant	:	Lalremtluanga.
For the opposite party	:	Lalremruata Addl.PP Lily Parmawii Hmar, APP
Date of Hearing	:	24.7.2015
Date of order	:	24.7.2015

ORDER

Case record put up today.

Today is fixed for hearing.

Addl. P.P is present Lalremtluanga Advocate is appointed as D/L at states expense.

I heard the Id. D/L submitting that Id lower court has erred in law and in fact in convicting the petitioner u/s 419/420 IPC without taking evidence, without hearing the accused with regard to sentence.

The Id. Addl. P.P on the other hand objects and submitted that the Id. lower court convicted and sentenced the petitioner as per law, sentenced passed against petitioner is too law compared to punishment provided under the said

section of law and interest of society is secured if habitual offenders like petitioner is put in the jail and prayed to reject the petition.

Perused the record and I am of the view that there is no sufficient ground to interface with the impugned order. Sentence inflicted upon the petitioner i.e 6 months S.I is too meager considering punishment mentioned under the said section of law and it is rejected accordingly.

Send back the record of trial court.

Give copy of this order to all concerned.

Sd/- VANLALMAWIA
Addl.District & Sessions Judge-I
Aizawl Judicial District,Aizawl

Memo No **329**/ADJ-I(A)/2015 : Dated Aizawl the, 24th July 2015

Copy to :-

1. District & Sessions Judge.
2. Malsawmdawngliana S/o Lalngaihzuwala Mission vengthlang C/o Spl, Superintendent of Central Jail, Aizawl.
3. Chief Judicial Magistrate Aizawl with case record of CrI.Tr.No.827/2015.
4. APP, Addl. PP
5. Judicial Section
6. Case record.
7. Guard File

PESHKAR