

IN THE SUPREME COURT OF BANGLADESH
HIGH COURT DIVISION, DHAKA
(CRIMINAL MISCELLANEOUS JURISDICTION)

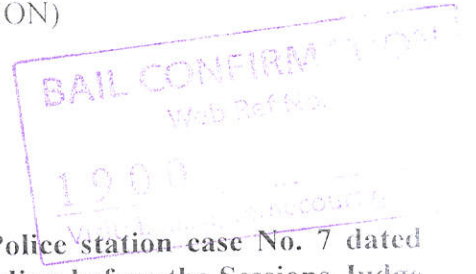
Dated- 16.07.2019

Present

Mr. Justice Jahangir Hossain

And

Mr. Justice Md. Riaz Uddin Khan



Criminal Misc Case No. 46798 of 2019 (Arising out of Gabtoli Model Police station case No. 7 dated 12.07.2016 corresponding to G.R. Case No. 142 of 2016(Gabtoli), now pending before the Sessions Judge Court, Bogura.)

Dulal son of late Chan Miah of village-Atbaria Khapara Police station-Gabtoli District-Bogura.
.....Accused Petitioner (Now In Jail)

= VERSUS =

The State.....Opposite Party.

Ms. Salma Sultana, Advocate.....for the Petitioner.

Mr. Harunur Rashid, D.A.G. with

Mr. Mohammad Shaheen Mirdha, A.A.G.

Mr. Md. Bahar Uddin Al-Razi, A.A.G. and

Mr. Pijush Kumar Roy, A.A.G.....for the State.

16.07.2019

Order

Heard the contentions of learned Advocate for the accused petitioner and perused the application filed under section 498 of the Code of Criminal Procedure and the annexures thereto.

The learned Deputy Attorney General vehemently opposes the prayer for bail.

Records need not be call for.

Let a Rule be issued calling upon the opposite party to show cause as to why the accused petitioner should not be enlarged on bail in **Gabtoli Model Police station case No. 7 dated 12.07.2016 corresponding to G.R. Case No. 142 of 2016(Gabtoli), under sections 326/307/302/34 of the Penal code, 1860**, now pending in the Court of **Sessions Judge, Bogura** and/or pass such other or further order or orders as to this Court may seem fit and proper.

Pending hearing of the Rule, let the accused petitioner **Dulal son of late Chan Miah**, be enlarged on **ad-interim bail** in the above mentioned case for a period of **6[six] months** from date on furnishing bail bond subject to the satisfaction of the **Sessions Judge, Bogura**.

The Court below is at liberty to cancel the bail of the accused petitioner, if he misuses the privilege of ad-interim bail in any manner, in accordance with law.

The accused petitioner is also directed to file affidavit of facts upon stating the latest position of the case, if further extension of ad-interim bail is required.

The Rule is made returnable within **2[two] weeks** from date. In the meantime, office is to take necessary steps for making the rule ready and also place the matter before this court for hearing.

Jahangir Hossain
Md. Riaz Uddin Khan


Memo No.

Copy of the court's order dated **16.07.2019** forwarded to the

1. **Sessions Judge, Bogura** for information and necessary action.

By Order



(Md. Zakir Hossain Patwary)
Assistant Registrar
Phone-9588584
19.08.2019


Superintendent
19.08.2019


Examine By:
19.08.2019

মোঃ আবু আল ফয়সাল
অফিস সহকারী

অশোক কুমার পাল
সুপারিনটেনডেন্ট


Tushar
Typed by :
19.08.2019