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## বাংলাদেশ সুপ্রীমকোর্ট হাইকোর্ট বিভাগ আপীল সম্পর্কিত ফৌজদারী

| জেলাঃ         | Tangail          | 498  |           |
|---------------|------------------|--|-----------|
|               |                  | ফৌজদারী কার্যবিধি আইনের ৪৩৫ ধারার অধীনের রিভিশন নং |           |
|               | Md. Sajib ar     | nd another   | আবেদনকারী |
| মাধ্যম        | Mr. Md. Sak      | khawhat Hosen Rashal, Advocate                     |           |
|               |                  |  |           |
|               |                  | বনাম   |           |
| Th            | ne State         |  |           |
| M             | s. Yesmin Begu   | ım Bithi, D.A.G along with                         |           |
| M             | r. Md.Anichur l  | Rahman,A.A.G                                       |           |
| M             | r. Syed Bashir I | Hossain Chowdhury, A.A.G.                          |           |
| প্রথম আদা     | <b>শত</b>        |  |           |
|               | ম্যাজিষ্ট্রট,    | তারিখ ২০   |           |
| শাস্তি ও দন্ত | ोर्फ 🏲           |  |           |
|               |                  | _  |           |

Present Mr. Justice Md. Rezaul Haque and

Mr. Justice Md.Khairul Alam

| আপীল আদালত       |            | তারিখ ২০  |                         |  |
|------------------|------------|---|-------------------------|--|
| কাগজপত্র বা      | তারিখ      | নোট ও আদেশ  | স্বাক্ষর                |  |
| আদেশের ক্রমিক নং |            |   |                         |  |
|                  | 04.02.2024 | Heard the learned Advocate and p                                | erused the petition for |  |
|                  |            | bail of the accused-petitioner under section 498 of the Code of |                         |  |
|                  |            | Criminal Procedure and the document annexed thereto.            |                         |  |
|                  |            | 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 Gopalpur Police Station Case No. 13 Dated   |                         |  |
|                  |            | 29.08.2023 corresponding to G.R No.                             | 77 of 2023 Under        |  |
|                  |            | Sections 379, 413 of the Penal Code, 186                        | 0, now pending in the   |  |
|                  |            | Court of Chief Judicial Magistrate, Tang                        | gail, and/or pass such  |  |
|                  |            | other or further order or orders as to th                       | is Court may seem fit   |  |
|                  |            | and proper.   |                         |  |
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| নোট বা আদেশের | তারিখ | নোট ও আদেশ  |
|---------------|-------|---|
| ক্রমিক নং     |       |   |
|               |       | Pending disposal of the Rule, let the accused petitioners         |
|               |       | No. 1. Md. Sajib son of Fojlur Rahman, 2. Md. Shohel son of       |
|               |       | Tofajjal Hossen, be enlarged on ad-interim bail till disposal of  |
|               |       | Rule on furnishing bail bond subject to the satisfaction of the   |
|               |       | Chief Judicial Magistrate, Tangail.                               |
|               |       | The Rule is made returnable within 04 (four) weeks from           |
|               |       | date.   |
|               |       | The petitioner shall put in 2(two) sets of requisites within      |
|               |       | 7 days, for service of notice of the Rule upon the opposite party |
|               |       | in normal course as well as by registered post with A/D as per    |
|               |       | HCD Rules.  |
|               |       | Office shall not issue any certified copy or other copy of        |
|               |       | this order to the petitioner unless requisites are put in (vide   |
|               |       | HCD Rules, Chapter IV Rule 3(6).                                  |
|               |       | The Court below is at liberty to cancel the bail of the           |
|               |       | petitioners in accordance with law, if the privilege of bail is   |
|               |       | misused by him in any manner.                                     |
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নং সপম (বাঃ বাঃ কোঃ)/ভেটিং/ফ-১১০/৮৫-৩৫৮৩