District-Dhaka.

Md. Faisal Karim

.....Accused-petitioner. -Versus-

The State

.....Opposite-party. Mr. Md. Zamir Uddin Sirker, Senior Advocate with Mr. Md. Moshiur Rahman, AdvocateFor the Accused-petitioner. Mr. Md. Saiefuddin Khaled, D.A.G with Mr. Md. Asaduzzaman, A.A.G with Mrs. Afifa Begum Swapna, A.A.G and Mr. Sarwar Akhtar Masud, A.A.G,

.....For the State opposite-party.

Present: Mr. Justice Md. Nazrul Islam Talukder. And Mr. Justice Kazi Ebadoth Hossain

<u>12.02.2024.</u>

Heard the learned Advocates for the accused-petitioner and the learned Deputy Attorney-General for the State opposite-party and perused the application along with prosecution materials annexed therewith. Records need not be called 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 Sessions Case No.1384 of 2023 arising out of South Keranigonj Police Station Case No.98 dated 24.11.2022 corresponding to G.R No.1059 of 2022 under Table 8(Ga) of Section 36(1) of the Madak Drabbya Niantran Ain, 2018 now pending in the Court of learned Additional District and Sessions Judge, Court No.3, Dhaka and/or pass such other or further order or orders as to this Court may seem fit and proper.

The Rule is made returnable within 2(two) weeks from date.

However, the accused-petitioner shall put in 2(two) sets of requisites within 7 (seven) 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 of this order to the petitioner unless requisites are put in.