^{২০} বাংলাদেশ সুপ্রীমকোর্ট

হাইকোৰ্ট বিভাগ

আপীল সম্পর্কিত

ফৌজদারী

জেলা: Dhaka	ka 498						
	ফৌজদারী কার্যবিধি আইনের ৪৩৫ ধারার অধীনে রিভিশন						
			নৎ				
	Farid Ahm	nad	আবেদনকারী				
মাধ্যম	Mr. Pannu Khan, Advocate						
			বনাম				
	The State Mr. Noor-Us-Sadik Chowdhury, D.A.G. with প্রতিপক্ষ						
	Mr. Noor-Us-Sadik Chowdhury, D.A.G, with প্রতিপক্ষ Mr. Farhana Afroze Runa, A.A.G, with, Mr. Md. Abdul Aziz Masud, A.A.G, with						
	Mr. Md. Shamim Khan, A.A.G.						
প্ৰথম আদালত	ম্যাজিষ্ট্রেট,		তারিখ				
শাস্তি ও দন্ডাদেশ			ଔାର୍ୟ	২	0		
	•		Present:				
			Mr. Justice S M Kudo	dus Zam	nan		
			And				
	Mr. Justice Md. Ali Reza						
আপীল আদালত			তারিখ	২	0		
কাগজপত্র বা আদেশের ক্রমিক নং		তারিখ	নোট এবং আদেশ		স্বাক্ষর		
 	क नर		Let a Rule be issued	calling u	pon the opposite party		
			to show cause as to why the accused-petitioner should				
				-	-		
			not be enlarged on bail	-			
			No.38 dated 27.01.2024	corresp	onding to G.R. No.38		
			of 2024 under Section 2	5B(1)(b)	of the Special Powers		
			Act, 1974, now pending	g in the	Court of learned Chief		
			Metropolitan Magistrate	, Dhaka	and/or pass such other		
			or further order or order	s as to t	his Court may seem fit		
			and proper.				
				eturnable	within 06(six) weeks		
			from date.				

 $G: \verb|Court_Annex_21\verb|Court_Work_2024\verb|Rule_\&_Bail_2024\verb|April_2024\verb|21.04.2024\verb|TN_21672_2024_GM.doc|] \\ \label{eq:court_Annex_21\verb|Court_Work_2024\verb|Rule_\&_Bail_2024\verb|April_2024\verb|21.04.2024\verb|TN_21672_2024_GM.doc|] \\ \label{eq:court_Annex_21\verb|Court_Work_2024\verb|Rule_\&_Bail_2024\verb|April_2024\verb|21.04.2024\verb|TN_21672_2024_GM.doc|] \\ \label{eq:court_Annex_21\verb|Court_Work_2024\verb|Rule_\&_Bail_2024\verb|April_2024\verb|21.04.2024\verb|TN_21672_2024_GM.doc|] \\ \label{eq:court_Annex_21\verb|Court_Work_2024\verb|Rule_\&_Bail_2024\verb|April_2024\verb|21.04.2024\verb|TN_21672_2024_GM.doc|] \\ \label{eq:court_Annex_21\verb|Court_Work_2024\verb|Rule_\&_Bail_2024\verb|April_2024\verb|21.04.2024\verb|TN_21672_2024_GM.doc|] \\ \label{eq:court_Annex_21\verb|Court_Mork_2024\verb|April_2024\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\verb|Court_Annex_21\|Court_Annex_21\|Court_Annex_21\|Court_Annex_21\|Court_Annex_21\|Court_Annex_21\|Court_Annex_21\|Court_Annex_21\|Court_Annex_21\|Court_Annex_21\|Court_Annex_21\|Court_Annex_21\|Court_Annex_21\|Court_Annex_21\|Court_Annex_21\|Court_Annex_21\|Court_Annex_21\|Court_Annex_21\|Court_Annex_21\|Court_Annex_21\|Court_Annex_21\|Court_Annex_21\|Court_$

	The accused petitioner has made specific mention
	that he does not claim the ownership of the seized gold
	nor he would ever raise any claim over the same. As
	such the Investigating Officer is directed to deposit the
	seized gold to the Bangladesh Bank at once.
	Pending disposal of the Rule let the accused
	petitioner Farid Ahmad son of Fazlul Hauqe Madbar
	be enlarged on ad-interim bail till disposal of the rule
	on furnishing bail bond to the satisfaction of the Court
	of learned Chief Metropolitan Magistrate, Dhaka.
	The concern Court is at liberty to cancel the bail, if
	the accused-petitioner misuses the privilege of bail.
	Let this matter be placed in the list for hearing on
	16.07.2024.

দ্রষ্টব্যঃ কালো কালিতে অফিস নোটের একটি ক্রমিক নম্বর এবং লাল কালিতে কোর্টের আদেশের আরেকটি ক্রমিক নম্বর হইবে।

নং সপম (বাঃ বাঃ কোঃ)/ভেটিং/ফ-১১০/৮৫-৩৫৮৩