

# বাংলাদেশ সুপ্রীমকোর্ট

## হাইকোর্ট বিভাগ

আপীল সম্পর্কিত

ফৌজদারী

জেলা: Netrokona (Under Section 498 of the Code of Criminal Procedure)

ফৌজদারী কার্যবিধি আইনের ৪৩৫ ধারার অধীনে রিভিশন

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Md. Habibullah আবেদনকারী

মাধ্যম Ms. Suria Nasrin, Advocate

বনাম

The State

Mr. Sujit Chatterjee, D.A.G. with

Mr. Moududa Begum, A.A.G.

Mr. Mirza Md. Soyeb Muhit, A.A.G.

Mr. Mohammad Selim, A.A.G.

Mr. Zahid Ahmed (Hero), AAG

প্রতিপক্ষ

প্রথম আদালত

ম্যাজিস্ট্রেট,

তারিখ

২০

শাস্তি ও দন্ডাদেশ

**Present:**

**Mr. Justice S M Kuddus Zaman**

**And**

**Mr. Justice A.K.M. Rabiul Hassan**

আপীল আদালত

তারিখ

২০

কাগজপত্র বা আদেশের ক্রমিক নং	তারিখ	নোট এবং আদেশ	স্বাক্ষর
	<u>26.05.2024</u>	Let a Rule be issued calling upon the opposite party to show cause as to why the petitioner should not be enlarged on bail in Atpara Police Station Case No.14 dated 31.08.2023 corresponding to G.R. Case No.118 of 2023 under Sections 406/420/467/468/34 of the Penal Code, now pending Chief Judicial Magistrate,	

Netrokona 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 6(six) weeks from date.

In this case under Sections 401/420 of the Penal Code the name of the petitioner stands at serial No.1 in the FIR and it has been alleged he has obtained 4,45,000/- on the false assurance of giving a job to the victim which he did not have any lawful capacity to provide. The learned Advocate for the petitioner has submitted a Supplementary Affidavit stating that if the petitioner is granted ad-interim bail for a limited period then he would arrange payment of above money to the victim within six months and submit an Affidavit of Compliance in this regard.

On consideration of above submissions of the learned Advocate for the petitioner and the statements made in the Supplementary Affidavit we are inclined to grant ad-interim bail to the petitioner for a limited period.

Pending disposal of the Rule, let accused petitioner Md. Habibullah, son of Abdul Haque be enlarged on ad-interim bail for a period of 6(six) months on condition that before expiry of above bail he would submit a compliance as stated above.

If the petitioner fails to submit a compliance above bail shall not be extended further and he shall also execute bail bond to the satisfaction of the learned Chief Judicial Magistrate, Netrokona.

The concern Court is at liberty to cancel the bail, if the accused-petitioner misuses the privilege of bail.

Let this matter be place in the list for hearing on 28.08.2024.


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