বাংলাদেশ সুপ্রীমকোর্ট হাইকোর্ট বিভাগ আপীল সম্পর্কিত ফৌজদারী

‡Rjvt Noakhali **498**

ফৌজদারী কার্যবিধি আইনের ৪৯৮ ধারার অধীনের রিভিশন নং

Mofijur Rahman alias Abdur Rahman and another

আবেদনকারী

মাধ্যম

Mr. Md. Emdadul Islam, Advocate

বনাম

The State

Mr. M.D. Rezaul Karim, D.A.G with Ms. Farhana Afroze Runa, A.A.G

Mr. Mohammad Abdul Aziz Masud, A.A.G

Mr. Md. Shamim Khan, A.A.G

প্রতিপক্ষ

প্রথম আদালত

ম্যাজিষ্ট্রট, তারিখ ২০

শাস্তি ও দভাদেশ

Present
Mr. Justice Md. Atoar Rahman
and

Mr. Justice Md. Ali Reza

আপীল আদালত তারিখ ২০

KvMRcî ev Av‡`‡ki µ⊮gK bs	তারিখ	‡bvU I Av‡`k	স্বাক্ষর
	26.05.2024	Heard the learned Advocate and perused the	e petition for bail
	20.03.2024		
	of the accused-petitioners under section 498 of the Code o		Lode of Criminal
		Procedure and the documents annexed thereto.	
		Mr. M.D. Rezaul Karim, the learned Deputy	Attorney General,
		appearing for the state opposes the contentions so far m	ade by the learned
		Advocate for the petitioners.	
		Let a Rule be issued calling upon the oppos	ite party to show
		cause as to why the accused-petitioners should no	t be enlarged on
		bail in Sonaimuri Police Station Case No. 06 d	ated 08.02.2024
		corresponding to G.R. Case No. 20 of 2024	under sections
		399/402 of the Penal Code, now pending in the Court of	
		learned Chief Judicial Magistrate, Noakhali and	l/or passed such
		other or further order or orders as to this Court n	nay seem fit and
		proper.	

নোট বা আদেশের ক্রমিক নং	তারিখ	নোট ও আদেশ
নোট বা আদেশের ক্রমিক নং	তারিখ	Pending disposal of the Rule, let the accused-petitioners namely 1. Mofijur Rahman alias Abdur Rahman, son of Abdul Awal and Nur Nahar Begum and 2. Md Badol, son of Md. Rahmat Ullah and Rehena Akter be enlarged on ad-interim bail for 01 (one) year from date on furnishing bail bond subject to the satisfaction of the learned Chief Judicial Magistrate, Noakhali. The Rule is made returnable within 04 (four) weeks from date. The petitioners 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 the provisions of the Supreme Court of Bangladesh (High Court Division) Rules, 1973. The office shall not issue any certified copy or other copy of this order to the petitioners unless requisites are put in as per the provisions of above Rules. 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. The accused-petitioners are also directed to file affidavit of facts stating the latest position of the case if further extension of bail is needed.
		Naher, B.O.