

Present:
Mr. Justice A.S.M. Abdul Mobin
And
Mr. Justice Md. Mahmud Hassan Talukder

Criminal Appeal No. 133 of 2024.

Rahin Miah @ Md. Rahin Ali

..... Appellant

Versus

The State

..... Respondent.

Mr. Md. Shakhwat H Khan , advocate.

.....For the appellant.

Mr. Samira Tarannum Rabeya (Miti D.A.G. with

Mr. Mohammad Akter Hossain, A.A.G.

..... For the state.

Order on. 24.01.2024.

This appeal will be heard.

Records of the case need not be called for.

Issue usual notices upon the respondent.

Preparation of paper book is dispensed with.

Perused the application for bail and heard the learned advocate for the appellant-petitioner as well as the learned DAG who, however, opposes the prayer for bail of the appellant.

Considering the reasons stated in the application for bail and also the submissions of the learned advocate, we are inclined

to grant ad-interim bail to the accused-appellant for a limited period.

Pending hearing of the appeal, let the appellant **Rahin Miah @ Md. Rahin Ali, son of Abdul Ali @ Md. Abdul Ali** be enlarged on ad-interim bail in G.R. Case No. 319 of 2013 (Habi), corresponding to Habiganj Sadar Model Police Station Case No. 06 dated 07.12.2023 arising out of C.R. Case No. 993 of 2023 (H) under sections 8(1)/8(2)/8(3) of the Pornography Niyontran Ain, for a limited period of 04 (four) months from date, on furnishing bail bond subject to the satisfaction of the **learned Judge, Shishu Adalat No. 1, Habiganj** .

However, after expiry of the aforesaid period of 04(four) months, the accused-appellant is directed to surrender before the learned Judge, Shishu Adalat No.01, Habiganj.