

C.R.48/2021
CNR NO.WBBB06-000249-2021

Order Dated: 05/02/2021

Today is fixed for production.

The accused are produced from J.C and remanded to J.C till 18/02/2021.

Bail petition is filed on behalf of the accused.

C.D is produced.

Heard the bail petition for the accused and learned APP, who raises objection.

Nothing transpires from the submissions of the learned advocate for the accused or from the record that any case under section 439 of the Cr PC is pending or has been rejected by any upper forum as against the accused. Considered.

Perused the case record. Had the detention been necessary then the investigating agency should have or rather could have prayed for taking the accused to PC. Absence thereof convinces the Court that there is no point in keeping the accused behind bars, more so when the Case is to be tried by this Court. The search and seizure is over and the amount seized is not magnanimous. The CD is found to be stagnant on perusal revealing no need of detention for the purpose of investigation. The Court is in favour of enlarging the accused on bail after sufficient detention.

Accordingly the accused persons Bidhan Das and Subhas Das may find bail of Rs.1000/- each with one registered surety of like amount, in default to judicial custody.

If on bail, to 31/07/2021 for appearance & P.R.

Return the CD.

JO CODE WB00957
Additional Chief Judicial Magistrate,
Rampurhat, Birbhum

Dictated by me:

Additional Chief Judicial Magistrate,
Rampurhat, Birbhum