

**Order No. 64 dt. 28.6.24**

Record is put up today on the basis of an allowed put-up petition.

One surrender petition along with a bail petition and Vokatnama is filed today before this court on behalf of accused Israt Ali @ Ersadul Haque who is present before court. The surrender petition is moved by his Id Advocate who prays for acceptance of the surrender of the accused petitioner who is present before this court. The said prayer is accepted as the petitioner is found to be one of the charge sheeted warrantee of this case and is taken into custody and now remanded to J.C. till the next date fixed in this case. **Issue intermediate custody warrant at once. Recall warrant and proclamation issued against this accused person. BC II to comply.**

Ld Advocate now moved the bail petition and submitted the said accused petitioner is innocent and has been falsely implicated in this case. He prayed for bail for the accused petitioner under any terms and conditions.

Ld. P.P. In-charge raised objection to the said prayer for bail.

Heard both the sides. Perused the petition and the record. Considered.

It appears from the record that his accused petitioner has been charge sheeted in this case along with others for the offence of carrying manufactured drugs of commercial quantity for its clandestine disposal. The record also reveals that this accused person was brought under arrest in this case firstly on 12.02.20 after which he was released on bail on 07.3.20 and thereafter his bail bond was cancelled and W.A. was issued against him when he failed to appear before this court on 06.3.24 on the date fixed for consideration of charge. Thereafter, the said warrant could not be executed as this accused petitioner was absconding after which proclamation was issued against him by this court on 03.6.24.

Hence, considering the above facts and circumstances of bail jump and nature and

**NDPS – 94/17**

gravity of the offence alleged to have been committed by the petitioner, I am not inclined to enlarge the accused person on bail at this stage. Hence, prayer for bail is considered and rejected. Let the next date be fixed for consideration of charge. All the accused persons on court bail must remain present on the next date.

To 20.7.24 for production, appearance and consideration of charge.

Dictated & Corrected by

Sd/-

Addl. Sessions Judge, 1<sup>st</sup> Court  
Cooch Behar (NDPS)

Sd/-

Addl. Sessions Judge, 1<sup>st</sup> Court  
Cooch Behar (NDPS)