

Present : Shib Shankar Ghosh, Addl. Sessions Judge, F.T. 1st Court, Tamluk, Purba Medinipur
JO Code No. WB00872

SC-126/2019
(CNR WBEM01001310-2019)

Order No. 26

Dated 07.01.26

A petition is filed by accused persons namely **Sk. Raju and Sk. Mantu @ Sk. Mantaj** praying for placing the record before the Court on the ground of their intention to surrender to the authority of Court and to seek bail for their release. Simultaneously, petition for release on bail is also filed by them. A Vokalatnama executed by accused persons and accepted by their ld. lawyer is also filed. Photocopy of Adhaar card bearing No. 516466329765 of accused Sk. Raju and photocopy of Adhaar card bearing No. 361678931346 of accused Sk. Mantaj being authenticated by their ld. lawyer is also filed. Needless to state, accused Sk. Raju has put his LTI on photocopy of his Aadhaar card and accused Sk. Mantaj has signed photocopy of his Aadhaar card.

The copies of petitions as filed by accused persons are served upon Ld. PP-in charge.

The petition for placing the record before the Court is taken up for consideration.

Heard ld. Lawyer for accused persons. Ld. PP-in-charge is not present. Perused the petitions. Considered. To appreciate the prayers of the accused persons in proper perspective, record is required to be placed before the Court. Thus, prayer for placing the record before Court is allowed. Record is placed before the Court. Petition to this end, thus, stands disposed of.

Record is placed before the Court. On perusal of the record, it appears that WA is pending against both the accused persons and it is because of this fact, they have intended to surrender to the authority of Court and seek bail for their release. In view thereof, they are taken into custody and remanded to JC.

The prayer for bail is, now, taken up for consideration.

Heard ld. Lawyer for accused persons who has submitted that accused persons were away from the Court for quite a long period of time as they went outside the State in connection with work but they have intention to face trial and as such, they have voluntarily appeared before the Court and they may be granted bail on any condition and if they are granted bail, they would not be away from Court proceeding anymore. Ld. PP-in charge is not present.

Perused the petition and record as well. Indeed, accused persons were away from the Court for a considerable period of time but they have voluntarily appeared before the Court and intended to surrender and seek bail and thereby they have shown their intention to face the trial. I, therefore, find merit in their petition for bail which of why prayer contained therein is allowed.

Thus, accused persons namely **Sk. Raju and Sk. Mantu @ Sk. Mantaj** may find bail of **Rs. 2000/-** each with one surety **subject to the satisfaction of ld. CJM, Purba Medinipur** and accused persons, if on bail, would have to turn up in the Court on each and every date as may be fixed by this Court in connection with this case.

With these, petition stands disposed of, on contest.

To date for the production of the accused persons, if not on bail.

Recall WA in the name of the accused persons at once.

Let a copy of this order be sent to ld. CJM, Purba Medinipur for information and necessary action.

D/C

ASJ, FTC-I, Tamluk, Purba Medinipur
JO-WB872

