

C.Case 115/16

Order dated: 08.09.2016

The record is placed before me on strength of a put up petition filed by the accd person Dipika Debnath. The accd person has surrendered today and has filed a petition praying for bail. She is taken into custody and remanded to J/C. Recall W/A.

It is evident from the case record that the accd person has been indicted for committing offence punishable U/S.138 of the N.I.Act. It is axiomatic that the offence allegedly committed is bailable and summons were only issued against the accused person. There is no immediate possibility of conclusion of trial. Hence the accused person has a right to get bail under section 436 of the Criminal Procedure Code 1973.

Therefore the prayer for bail is allowed. The accused person may find a bail of Rs. 1000/- with one surety of like amount i.d. to J/C. The accused person is directed to appear before this court on each date until further order.

To date for appearance if on bail.

D/C by me,

A.C.J.M.

Addl. Chief Judicial Magistrate,

Bidhannagar