

SC 128 of 2025
GR 3894/2024

Order No. 05
Date: 08/07/2025

Accused is produced from Judicial Custody.

One bail application filed by the Id. Advocate for the accused person, He submitted that the accused is genuine Indian Citizen having valid voter ID Card, Passport, PAN Card but the police intentionally arrested him and lodged this complaint against him. He said that police didn't seize any papers of Bangaledh Passport of this accused. Accused is Jail for about 228 days and bail may be granted on any condition.

Ld. PP in charge raised strong objection and submitted that if bail granted trial will never be ended and accused will flee. He said accused is Bangladeshi National manufactured the Indian Documents fraudulently.

Thus, considering all aspect I think that there is sufficient material against the accused. If bail granted in this case accused is very likelihood that evade the process of trial. So, bail prayer of the accused is rejected today.

Thereafter case record is taken upon for hearing of discharge petition filed by the accused. He said that police said in the report that Original Voter ID card and other documents seized. So, documents are genuine. So, he said there is not sufficient materials and accused may be discharged from this case u.s 250 of BNSS. Ld. PP oppose the prayer and said that all the documents obtained/procured by practicing fraud. So, discharge prayer may be rejected.

Thus, considering all aspect I am of the view that there are enough materials against the accused of being Bangaladeshi National. In this situation accused can't be discharged without trial. So, discharge prayer is considered and rejected.

To 01/08/2025 For framing of charge.

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