

9.2014

CRR No. 2189 of 2014

In Re:- Mojibar Rahaman
Petitioner

Mr. Musharraf Alam Sk. for the petitioner

Mr. Angshuman Chakraborty for the State

The subject matter of challenge in this criminal revision is an order whereby warrant of arrest has been issued against the petitioner by the Learned Additional District Judge, 1st Court, Malda in connection with G.R. Case No. 3545 of 2011 arising out of Harish Chandrapur Police Station Case No. 304 of 2011 under Sections 363/366(A)/376/109 of the Indian Penal Code.

Heard the learned Counsel appearing on behalf of the parties.

Now, considering the rival submissions of the parties, I dispose of the instant criminal revisional application directing that the impugned order of warrant of arrest shall remain stayed till two weeks after the reopening of the concerned court after the puja vacation and, in the meantime, if the petitioner surrenders before the court concerned and prays for bail such prayer shall be considered in accordance with law and without being swayed by this order.

Needless to mention if the petitioner fails to take steps in terms of the order as aforesaid within the stipulated period, in such a situation, the order of warrant of arrest shall be revived

and the court concerned shall be at liberty to execute the warrant of arrest against him.

This criminal revisional application is, thus, disposed of.

Criminal Section is directed to supply urgent photostat certified copy of this order to the parties, if applied for, as early as possible.

(Ashim Kumar Roy, J.)