BA 53/2011 BEFORE

THE HON'BLE MR JUSTICE K MERUNO

Heard Mr. C. Baisya, learned counsel for the petitioner. Also heard Mr. I. Bas ar, learned Addl. P.P. for the respondent State of Arunachal Pradesh.

By this bail application, the petitioner is praying for release of the accused H hangloan Lowakho who was arrested on 22.06.2011 and is still languishing in conn ection with Khonsa P.S. Case No. 18/2011 u/ss. 384/506 IPC read with Section 17 of Unlawful Activities(Prevention) Amendment Act, 2004, and read with Section 25 (1A)/27 of Arms Act, 1959.

Learned counsel for the petitioner submits that charge sheet is yet to be submit ted by the police and till date, the accused, above named, has undergone detention for 132 days.

However, Mr. I. Basar, learned Addl. P.P., Arunachal Pradesh, who has produced the connected CD, submits that in the meantime, police has already submitted the Charge Sheet on 10.09.2011 vide Charge Sheet No. 36/2011 and the same have been submitted within the mandatory stipulated period and it is now pending before the Court below.

After hearing the learned counsel appearing for the parties, it is established that Charge Sheet has already been submitted by the police within the mandatory stipulated period.

Since the case has already been charge sheeted, the petitioner may move an appli cation for regular bail for the accused, above noted, before the learned trial C ourt concerned, which Court, on receipt of such application, shall consider and dispose of the same in accordance with law.

With the above directions, this bail application stands disposed of.