

AB 39/2012
BEFORE
HON'BLE MR JUSTICE C.R. SARMA

Heard Mr. K. Jini, learned counsel appearing for the petitioner. Also heard Mr. I. Basar, learned Addl. P.P., A.P. Perused the C.D. By filing this application u/s. 438 Cr.P.C. the petitioner, namely, Sri Mark Yirang has prayed for pre-arrest bail in connection with Yingkiong P.S. Case No. 8/2012 u/s. 147/148/149/427/324/341/34 IPC.

The allegation made in the FIR lodged by one Okom Tamuk as informant is that while he along with others was returning from Jeying PWD Camp after participating in a public representation in connection with LOU Demand before the State Pollution Control Board, about 300 youths attacked them causing injury to some of the persons and damages to the Scorpio vehicle used by them.

Having heard the learned counsel appearing for both the parties and considering the evidence so far collected by the I.O., I find no sufficient reason for custodial interrogation or detention of the petitioners. In my considered opinion, the release of the petitioner on bail will not adversely affect the investigation.

Accordingly, it is directed that in the event of arrest of the petitioner in connection with the above mentioned P.S. Case he shall be released on bail of Rs. 5,000/- with one local surety of the like amount to the satisfaction of the arresting authority. It is provided that the petitioner shall appear before the I.O. within 7 days from today or on such other dates, as may be so required for the purpose of investigation.

The bail application is disposed of, Return the C.D.