

AB 2087/2013

BEFORE

THE HON'BLE MR. JUSTICE T. VAIPHEI

None appears for the petitioner. Heard Mr. BS Sinha, learned Addl. Public Prosecutor, Assam and Ms. P Pathak, learned counsel for the informant.

The question is to be considered now whether the interim bail granted earlier to the petitioner, namely, Shri Manjit Kumar Das, in connection with Dispur PS Case No.830/2013, under section 468/471 IPC shall be made absolute or not. With the assistance of Mr. Munin Kotoki, my Pvt. Secy., I have carefully perused the Case Diary produced by the learned Addl. Public Prosecutor. On going through the statement of the informant and other materials on record, I am of the view that the nature of accusation made against the petitioner and the circumstantial evidence available till now, do justify custodial interrogation of the petitioner so that the entire racket of registration is once and for all unearthed by the police. Under the circumstances, the interim bail is hereby cancelled. The petitioner will surrender forthwith to the police within five (5) days from today. The bail application stands rejected.