

AB 2651/2015

BEFORE

HON'BLE MR JUSTICE C.R. SARMA

Heard Mr. S.K. Ghosh, learned counsel appearing for the petitioners. Also heard Ms. B. Saikia, learned Addl. P.P., Assam, appearing for the respondent State.

Perused the C.D.

By this application filed under Section 438 Cr.P.C., the petitioners, namely, Mr. Moklish Uddin Sekh, Mr. Abdul Jalil Sekh and Mr. Asaruddin Sekh have prayed for pre-arrest bail in connection with Lala P.S. Case No. 337/2015 under Sections 447/344/376/34 IPC.

The allegation made against the petitioners is that the petitioners had forcefully kidnapped the informant from her house during the absence of her husband, confined her in some unknown place and committed rape on her. The victim was subsequently, recovered with the help of VDP personnel.

Having heard the learned counsel appearing for both the parties and considering the evidence so far collected by the I.O., more particularly, the statement of the victim women, I do not find it to be a fit case to extend benefit of pre-arrest bail to the petitioners.

Hence, the prayer for bail is rejected.

The bail application is disposed of.