AB 2892/2015 BEFORE HON'BLE MR. JUSTICE C.R. SARMA

Heard Mr. A. Choudhury, learned counsel, appearing for the petitioner and Mr. BB Gogoi, learned Addl. Public Prosecutor, Assam, appearing for the State responde nt, who has produced the written objection submitted by the I.O.

Perused the written objection.

By this application, filed under Section 438 Cr.P.C., the petitioner namely Sri Gautam Kumar Das has prayed for pre-arrest bail in connection with Boko P.S. Ca se No. 540/2015 under Sections 447/506/365/384/420/120(B) IPC.

The allegation made against the petitioner is that one Anup Baishya and others h ave pressurized the victim of Boko P.S. Case No. 514/2015 and her parents asking them to withdraw the said Boko P.S. Case No. 514/2015, lodged against the father of the petitioner.

The father of the petitioner has already been arrested in connection with Boko P .S. Case No. 514/2015.

Having heard the learned counsel, appearing for both the parties and considering the material on record, I find no sufficient reason for custodial interrogation of the petitioner. Accordingly, it is ordered that the interim order dated 1.10 .2015 is made absolute, subject to the condition that the petitioner shall co-op erate with the investigation and he shall not intimidate with any person connect ed with this case.

With the above direction, this bail application is disposed of.