ntÿ® kht£l Kj‹ik¡ fšé mYtyç‹ brašKiwfŸ

g.bt.v©.5/m6/2019 ehŸ 13.09.2019

---

bghUŸ : ntÿ® kht£l« - bjhl® F‰w r«gt§fëš

<LgLnth®¡fŸ, fâk ts¡ bfhŸisa®fŸ -

érhuiz¡F miH¡F« nghJ« »çädš

tH¡Ffëš <LgLgt®fS¡F muR Cêa®fŸ

MÁça®fŸ Ãiz tH§Fjš rh®ªJ.

gh®it : Ïuhâ¥ng£il, rh® M£Áa® mt®fë‹ foj«

e.f.v©.A2/3873/2019 ehŸ 10.09.2019

---

ntÿ® kht£l¤Âš cŸs muR / efuh£Á / bjhl¡f / eLãiy / nkšãiy / ca®ãiy¥ gŸëfëš gâòçÍ« MÁça®fëš Áy® bjhl® F‰w r«gt§fëš <lgLnth®¡F«, fåk k‰W« kzš bfhŸisa®fS¡F«, bghJ mikÂ¡F Fªjf« éisé¥ngh®fS¡F Mjuthf muR mYtyf§fëY«, ÚÂk‹w§fëY« neçš M#uh» F‰wthëfS¡F Ãiz ju K‹ tU»‹wd®. ÏJ muR gâahs® e‹dl¤ij éÂfŸ 1973š éÂ v©.13¡F Û¿a brayhF«. ÏJ F¿¤J myfhgh¤ ca®ÚÂk‹w« (Rahim Baksh 1898, 20 All 206, Nabbukhan, 1902, 24 All 471) Ñœf©lthW Ô®¥gë¡f¥g£LŸsJ.

“The object of requiring security to be of good behavior is to insure that a particular accused person shall require that the sureties to be tendered should not be sureties from such a distance as would make it unlikely that they could exercise any control over the man for whom they are willing to stand sureties”.

ÏJ ngh‹W F‰w tH¡Ffëš <LgL« eg®fS¡F Mjuthf brašgL« MÁça®fëš Áy® gŸë neu§fëš Ú©lneu« ÚÂk‹w§fëš fh¤ÂU¡»‹wd®. Ï¢braš t©ikahd f©ld¤Â‰FçaJ. vdnt ÏJ ngh‹w brašfëš <LgL« MÁça®fŸ ÛJ fLikahd elto¡if nk‰bfhŸs¥gL« vd¤ bjçé¡f¥gL»wJ. nkY« jiyik MÁça®fŸ éL¥ò mDkÂ¡F« nghJ cça éL¥ò éÂfS¡F c£g£L më¡f nt©L«. xU muR¥ gâahs® gâneu§fëY«, gâ mšyhj neu§fëY«, vªj neu§fëY« muR Cêauhfnt fUj¥gLgt®, vdnt muR gâahsU¡fhd kh©òfis Ûwhkš brašgLkhW MÁça®fS¡F m¿Îiu tH§f jiyik MÁça®fŸ nf£L¡ bfhŸs¥gL»wh®fŸ.

Kj‹ik¡ fšé mYty®,

ntÿ®.

bgWe®

jiyik MÁça®fŸ / Kjšt®fŸ

mid¤J tif gŸë¤ jiyik MÁça®fŸ

ntÿ® kht£l«.