

02.05.2020

Present:- Ld. APP for the State.  
Ld. Counsel for applicant/accused Pawan @ Monu.

Vide this order, this court shall disposed off the bail application U/s 437 Cr.P.C. moved on behalf of accused/ applicant Pawan @ Monu.

It has been submitted on behalf of accused that accused has been falsely implicated in the present case for the offence U/s 380/457/411/34 IPC and running in custody since 13.12.2019. Further part case property has already been recovered. Therefore, accused be released on bail.

This bail application is vehemently opposed by the Ld. APP for the state on the ground that the allegations against the accused are serious in nature. Hence his bail application may be dismissed.

Arguments heard. Record Perused.

Perusal of the reply filed by the IO reveals that accused Pawan @ Monu and his associate Govinda and Vickey found to be involved in the present case for the theft of Rs. 77,000/-, one Mangal Sutra, One set of diamond tops, one gold ear ring, one gold locket and one gold chain of kid. Accused Pawan @ Monnu has been arrested and his other associates are still atlarge and, therefore, proceedings U/s 82 Cr.P.C. were also initiated against them. Later on part recovery was effected.


In view of the aforesaid facts and circumstances, considering that part case property has already been recovered, investigation has been completed qua accused Pawan @ Monu, chargesheet has already been filed and **as per the guidelines issued by Hon'ble High Court of Delhi in case titled as "Shobha Gupta & Ors. Vs. Union of India in W.P.(C) 2945/20 dated 23.03.2020**, lenient view against accused Pawan @ Monu is taken and he is enlarged on **interim bail** for 45 days on furnishing bail bond in the sum of Rs. 30,000/- with one surety of like amount.

In case accused Pawan @ Monu is not able to furnish bail bond, he may be released on personal bond for a sum of Rs. 30,000/- subject to satisfaction of concerned Jail Superintendent.

Accused is directed to surrender before the concerned court after the completion of the period of interim bail.

Application stands disposed off accordingly.

Copy of this order be sent to concerned Jail Superintendent for intimation and necessary action.

  
(Fahad Uddin)  
Duty MM/Central/THC  
Delhi/02.05.2020

**Islam Waiz Vs. Unknown  
PS Hauz Qazi**

**02.05.2020**

**At 04:00 pm**

Present:- Ld. Counsel for complainant connected through video conferencing at request of Co-ordinator.  
None for PS Hauz Qazi.


In the morning today, no report was filed on behalf of PS Hauz Qazi on the application U/s 156 (3) Cr.P.C. and accordingly reply was called for 06.05.2020.

At this stage, Ld. Counsel for complainant has requested that matter be taken up on Monday i.e. 04.05.2020 due to the urgency of matter as well as issue involved in the present matter. At request, let the reply be called from SHO/DCP concerned positively by Monday.

Ld. Counsel for complainant is directed to supply the copy of complaint as well as copy of documents to the SHO, PS Hauz Qazi/DCP concerned either through Whatsapp or e-mail through VC co-ordinator.

Now put up for reply and arguments on the application U/s 156 (3) Cr.P.C. on **04.05.2020**.

Date earlier given i.e. 06.05.2020 stands cancelled.

  
(Fahad Uddin)  
Duty MM/Central/THC  
Delhi/02.05.2020