

**IA 14/25 SC 378/18**  
**FIR 64/18**  
**PS Special Cell**  
**State Vs. ASHISH SHARMA AND ORS.**

**19.11.2025**

Present: Sh. Syed Ubaid Mansoor, Ld. Addl. PP for the  
State.

Sh. R Sahil, Ld. counsel for applicant/accused Asim  
Ali.

IO Insp. Anuj Kumar in person.

IO has filed the reply. Copy supplied.

This is an application seeking modification of bail order dated 17.11.2023 passed by Ld. Predecessor of this Court, wherein the applicant/accused in condition no. 'a' and 'h' was directed to deposit his passport and shall not leave Delhi/NCR without the permission of this Court and to mark his attendance at the local PS on First Monday of every calendar month. It is submitted by Ld. Counsel for applicant/accused that he is not seeking release of his passport, however, he is seeking waiving off of the direction/condition that he shall not leave Delhi/NCR without the prior permission of this Court.

It is submitted by Ld. Addl. PP for State that there is no merit in the present application, since to have the sufficient deterrent, the Ld. Predecessor of this Court had imposed the condition of marking the attendance in the local PS of his residence and not before the concerned PS where the case was registered.

It is submitted by Ld. Counsel for applicant/accused that the applicant/accused is facing difficulties in his

employment, since he has to take a leave on every Monday of Calender Month to mark his attendance.

In the considered opinion of this Court, no ground is made out for waiving of condition mentioned at serial no. 'h' of the order dated 17.11.2023, however, the applicant/accused is allowed to mark the said attendance through VC as an alternate.

As far as the condition no. 'a' is condition, since the applicant/accused has already deposited his passport with this Court, the remaining condition seeking prior permission before leaving Delhi/NCR is hereby waived off.

Perusal of order dated 17.11.2023 further reflect that as per condition no. 'f', the applicant/accused is directed to drop PIN on the Google Map. The said condition was directed by the Hon'ble Supreme Court of India as being illegal and shall not be insisted or imposed in the bail order. The reliance is placed on the decision of the Hon'ble Supreme Court of India in "**Frank Vitus Vs. NCB and Ors.**", Neutral Citation:2024:INSC:479. Therefore, the said condition is hereby deleted/waived off.

The remaining condition of order dated 17.11.2023 shall remain as it is.

Application stands disposed off accordingly.

Copy of this order be given *dasti* as prayed for.

**(Atul Ahlawat)**  
**ASJ/Spl. Judge, NDPS/N Delhi**  
**19.11.2025**