

SC No. 156/2024
STATE Vs. JEESAN @ HADDI
FIR No. 249 /2024
PS Shastri Park

28.09.2024

Present: Sh. Vikash Kumar, Ld. Addl. PP for the State with
IO/SI Jugnu Tyagi.
Sh. Parveen, Ld. LAC for the accused Maaz.

1. Matter is fixed for arguments on charge as well as bail application for accused Mohd. Maaz.
2. Arguments have been heard on the bail application.
3. Ld. LAC for the accused Mohd. Maaz has submitted that the applicant has been falsely implicated in the present case and he was arrested on the disclosure statement of co-accused. Investigation has been completed and trial has already been committed for trial. He further argued that he is not required for any custodial interrogation purpose and nothing has been recovered from his possession.
4. Ld. Addl. PP for the State assisted by IO has submitted that applicant was identified by all 3 victims in TIP and he has actively participated in the incident of loot with the victims. Therefore, he be not admitted to bail.
5. Considering the serious allegations against the applicant and further that he was identified by all the victims in TIP and his active participation in the incident, I am not inclined to admit the applicant to bail. Accordingly, bail application is dismissed. Copy of this order be sent to jail authorities for information. *Dasti.*

‘P’

(Dr. Savitri)
ASJ-02(NE)/ KKD/Delhi
28.09.2024