

06.06.2023

Present: Sh. Vikas Kumar, Ld. Addl. PP for the State with
IO/SI Arvind.

Ms. Garima Shakya, ld. Counsel for accused/applicant
Afsar.

1. Bail application has been moved for accused Afsar. Arguments have been heard.
2. Ld. Counsel for applicant has argued that period of around 1 year has been spent in custody by the applicant Afsar. Challan has been filed and matter has already been committed for trial. Applicant has no previous criminal antecedent. Eye witness of this case does not support the case of prosecution.
3. Ld. Addl. PP for the State opposed this bail application stating that a heinous offence has been committed by the applicant and such offences need be dealt with strict hand. Therefore, applicant is not entitled for bail.
4. However, considering overall circumstances and the fact that the eye witness has resiled from his statement made to police, the material available on record till now is not sufficient to detain the applicant in the custody any longer, I admit the accused/applicant to bail subject to furnishing personal/surety bond in the sum of Rs. 20,000/- with one surety.

(Savitri)
ASJ-02(NE)/ KKD/Delhi
06.06.2023