

State Vs. Abid
FIR No. 375/2018
PS: Gokalpuri
U/s 302/34 IPC

02.09.2020

Present: Sh. Farooq Ahmad, Ld. Counsel for the applicant.
Sh. Ashok Kumar, Ld. Addl. PP for the State through V/C.

Report is received from Dy. Superintendent Jail Tihar, Jail No. 5 . Perused.

On the last date of hearing the report was called from the jail about the criteria to record the conduct of the under trial for the period of custody in the jail.

The report given by the Jail Authority about the criteria for recording the conduct of the applicant is reproduced as under:-

“Further, it is submitted that as per Jail record conduct of the accused during his lodgment in this Jail is found to be satisfactory as there is no punishment recorded against him till date and the total custody of the accused comes to 02 years & 20 days as on 01.09.2020. (Copy of custody warrant is enclosed for ready reference). Further, chapter XXI of Delhi Prison Rule-2018, regarding prison discipline is the criterion adopted in prison in making the findings in this content.”

Considering the report where no misconduct is reported of the applicant while in custody nor he has been punished for violation of any rules, so his conduct as observed as satisfactory is considered good for consideration of his release on interim bail as per criteria laid down Hon'ble HPC.

Contd. Page //2//

Considering the facts applicant Abid S/o Md. Tasveer is admitted to interim bail till 31.10.2020 in the present matter. He be released from the custody upon furnishing of personal bond in the sum of Rs. 30,000/- to the satisfaction of Superintendent of Jail. Copy of order be provided to the parties.

(SUNIL CHAUDHARY)
Special Judge (NDPS)/ASJ
North East, Delhi 02.09.2020