

Hearing through Video Conferencing by Cisco Webex Meeting App

Rahis Ahmed Vs. State

In re: -

FIR No. 375/2018

PS: Gokalpuri

U/s: 302/34 IPC

16-10-2020

Present: Sh. Sunil Tiwari, Ld. Counsel for the applicant.
Sh. Ashok Kumar, Ld. Add. PP for the State with Inspector Jagdish Yadav PS Gokalpuri.

Further reply to the bail application in regard to threat to the complainant by wife of applicant is received through mail. Submissions on the applications are heard.

The applicant is facing the trial for the offence of murder and is in custody in the present case since 04/08/2018. The bail application moved by the applicant on the earlier occasion was dismissed as it was intimated to the court that the complainant was threatened by the wife of applicant. In the hearing of present application, the learned Consul for the applicant stated that the said fact was found incorrect and the complaint was filed.

It is submitted by the learned APP that the complaint was given to SHO Bhajapura regarding receiving of threatening call on 08/03/2009 on her mobile phone from a phone belonging to wife of accused and she was asked not to give evidence in the court against her

husband. It is submitted that FIR No 99/2019 dated 21/03/2019 was registered in this regard and wife of applicant was arrested. It is submitted that as per intimation charge sheet has been prepared in the said case which is to be filed in the court.

Considering the facts of the case where earlier bail application was dismissed considering the facts and the threat given to the complainant by the wife of applicant, I found no ground to admit the applicant on bail. The bail application is dismissed. Copy of the order be sent to the parties.

(SUNIL CHAUDHARY)
Special Judge (NDPS)/ASJ
North East, Delhi 16-10-2020