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MISC CRL 5/2026

STATE Vs. PIPAL SINGH

FIR No. 205/2022

PS (Crime Branch -N.W.Delhi)

27.03.2026

Present : Sh. K D Pachauri, Ld. Addl. PP for the State.

Sh. Ashutosh Ahuja, Ld. Counsel for applicant/accused.

It is submitted by Ld. Addl. PP for the State that one of the conditions while granting bail was that the accused should not commit similar kind of offence. It is submitted that in the bail order dt. 27.03.2024, condition no. 3 in para 7 was specific in this regard. It is submitted that subsequent to the bail in the present matter, the applicant also committed similar offence. Hence, the present bail be cancelled. In this regard, Ld. PP has relied upon the judgment of Kerela High Court Ranjeet Vs. State of Kerela.

Per contra it is argued by counsel for the accused/respondent that no ground is made for cancellation of bail. Ld. counsel has relied upon judgment titled as Jamsheer Ali Vs. State of Kerela & Ors. & Visakh Vs. State of Kerela.

Heard.

After going through bail order dt. 27.03.2024, it is revealed that the bail was granted after considering total facts and circumstances of the case. It is also noted that the applicant/accused would not commit similar offence was not the only condition but there were other conditions as well. In view of the judgment titled as Jamsheer Ali Vs. State of Kerela & Ors. & also in view of the fact that bail was granted in the month of March, 2024 & now same cannot be ground to cancel the bail. The present application is dismissed. File be consigned to Record Room.

(SHIVAJI ANAND)  
ASJ-II/SPECIAL JUDGE NDPS/  
NORTH-WEST/ROHINI COURTS/  
DELHI/27.03.2026