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SC No. 3/2021
STATE Vs. Vipul Tailor
FIR No. 397/20
PS-S.J. Enclave

02.09.2021

File taken up today on the bail application of accused Vipul Manish Tailor.

Present :- Mr. R.K. Gurjar, Ld. Addl. PP for State.
Accused Vipul with counsel Sh. Amar Phogat.
IO SI Imran Khan in person.

The material allegations against the accused Vipul is that he was found in possession of 100 gram Charas (The substance was earlier assessed to be Opium at the spot. However, as per the FSL report, it is now concluded to be Charas).

Ld. Counsel for accused has argued that the accused is innocent and no recovery was made from him and 100 gram substance was falsely planted upon him. Further, Ld. Counsel for accused argued that investigation is now complete and charge sheet has now been filed, therefore, the accused deserves to be released on bail.

On the other hand Ld. Addl. PP has strongly opposed the bail application arguing that the accused is a habitual offender and will definitely commit offence, if released on bail.

Heard. Record perused.

During the course of arguments, it was conceded by the Ld. Counsel for accused that atleast the 13 other criminal matters are pending against the accused for offences including heinous offences like attempt to murder, robbery etc. The accused thus indeed appears to be habitual offender having no permanent or temporary address in Delhi. Likelihood of accused again indulging in criminal activities is quit high. Accordingly, at this stage no ground for bail is made out. Hence, the application is dismissed.

To come up on the date already fixed i.e. 21.10.21.

(Monika Saroha)
Spl. Judge-NDPS/ASJ (South)
Saket Courts, New Delhi/02.09.21