

FIR No.316/14
P.S.: Ranjit Nagar
U/s: 498A/304B/34 IPC
State Vs. Mohd. Imran & Ors.

24.03.2017

Present: Mr. Ram Pyara, Ld. Addl. PP for State.

Ld. Counsel for accused/applicant Pappu @ Usman.

Ld. Counsel for the complainant is also present.

Today, case is fixed for the disposal of the bail application of the accused Pappu @ Usman S/o Mohd. Khaliluddin filed u/s 439 Cr.P.C upon which arguments have already been heard in detail.

In the instant application, the applicant had made the prayer for grant of regular bail. However, on 21.01.2017, during the course of arguments upon the application while making the submissions that accused/applicant has suffered heart ailment and he had to hospitalize, Ld. Counsel for applicant made the prayer to consider this application for grant of interim bail for the period of two months.

I have heard the submissions.

I have also perused the report received from the jail authorities regarding the ailment of accused/applicant, in which, it has been mentioned that ailment of the accused has been diagnosed with Coronary Artery Disease with Acute Anterior Wall Myocardial Infarction with Double Vessel Disease and he is receiving treatment and management of his ailment.

It is submitted by Ld. Counsel for accused/applicant that although accused is receiving treatment which is being provided by the jail authorities, but in order to get the treatment from the specialized Doctor, he wants that he may be granted interim bail for some period i.e. at least for about two months.

The prayer is opposed by Ld. Addl. PP on the ground that the accused/applicant has been charged for a heinous offence and in case, the accused is released on bail, he may influence the witnesses of the

prosecution.

Without commenting on merits of the case and in order to enable the accused/applicant to get the treatment of his ailment done from the specialized Doctor/hospital, the application of accused/applicant is allowed and he is granted interim bail till 23.05.2017 on his furnishing of personal bond in the sum of Rs.40,000/- with one surety of like amount, with further condition that he will not misuse the liberty of interim bail in any manner and give maintain distance from the witnesses of the prosecution. The accused/applicant shall surrender before the Jail Superintendent on 24.05.2017.

With this, application stands disposed off.

Copy of the order be sent to Jail Superintendent for information.

Put up on the date already fixed for the purpose already fixed.

(RAKESH KUMAR-I)
ASJ/Special Judge(NDPS)
West District/THC/24.03.2017