Neeraj vs State Nct Of Delhi on 19 February, 2025

Author: Amit Sharma

Bench: Amit Sharma

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IN THE HIGH COURT OF DELHI AT NEW DELHI

+ BAIL APPLN. 2706/2024

NEERAJ

STATE NCT OF DELHI

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HON'BLE MR. JUSTICE AMIT SHARMA
ORDER

% 19.02.2025

- 1. This hearing has been done through hybrid mode.
- 2. The present application under Section 439 read with Section 482 of the Cr.P.C. (Section 483 read with Section 528 of the BNSS) seeks regular bail in case FIR No. 292/2018, under Sections 302/120B/420/468/471/34 of the IPC and Sections 25/27/54/59 of the Arms Act, registered at P.S. Mahendra Park.
- 3. The case of the prosecution as per status report dated 21.11.2024, authored by Insp. Lokesh Sharma, SHO, P.S. Mahendra Park, is as under:
 - "1. Most respectfully Showeth, that the brief facts of the case are that on 16.7.2018, the above case was registered on the statement of Sh. Dinesh Jain about the incident that on 16.7.2018 at about 8 PM, when the complainant and his friends Vineet and Rajesh Gupta age- 44 yrs, were coming out of their factory at SSI 53, Rajasthan Udyog Nagar, Near Jahangir Puri, Delhi then three men riding on This is a digitally signed order.

The authenticity of the order can be re-verified from Delhi High Court Order Portal by scanning the QR code shown above. The Order is downloaded from the DHC Server on 19/02/2025 at 22:34:14 a scooty came there, one of them get off the scooty

and opened a gunshot fire on Rajesh Gupta, who was keeping his brief case inside the boot of his car and they flee away on the same scooty towards GT Road. The bullet hit in the abdomen of Rajesh Gupta, a PCR call was made by the complainant and he was taken to Fortis hospital Shalimar Bagh, where he had expired during treatment within an hour of the incident.

During investigation, one empty cartridge was recovered from the spot and blood exhibits were picked. The CCTV cameras of the office of the complainant were checked, which revealed that the two suspects (later on identified as Paras Jain and Shivan (@ Pandit) did raccee on the same scooty at about 7 PM. One Santro car Reg. No. DL-4CR-3182 (Reg. No. identified subsequently) having other associates seated in it was positioned at some distance from the crime scene. Both scooterist and car riders were in constant touch through the two new mobile phones. and SIM cards purchased exclusively to commit the robbery. Investigations revealed that accused persons (1) Paras Jain (2) Narender Sharma (3) Ravi Kumar (4) Shivam @ Pandit, (5) Neeraj Kumar, (applicant herein) (6) Deepak Saini @ Sacha s/o Suraj Bhan r/o Vill: Naya Gaon, PS: Sadar Bahadurgarh, Distts Jhajjar, Haryana and (7) Ankit @ Sukha had made a planning to demand/ extort Rs.

50 Lac from the deceased Rajesh Gupta and his associates and in case of denial on the part of them, they have planned to kill.

Based on the leads after identifying the Santro car and human Intelligence, petitioner Neeraj Kumar resident of Nihal Vihar, Delhi was arrested on 27.07.2018. He disclosed to have hatch the conspiracy for the first time with his school friend petitioner/ accused Ravi Kumar.

On 30.07.2018 accused Ravi Kumar was arrested. He disclosed to have worked as driver with the complainant Dinesh Jain's father about 8-9 years prior to the incident. As disclosed by the accused Neeraj Kumar and Ravi Kumar, about two weeks prior to the incident both of them had hatched conspiracy to rob and extort money from the complainant(s), Other associates including the present applicant Deepak @ Sacha were joined by petitioner accused Neeraj Kumar. Few days later (2-3 days) Neeraj Kumar arranged meeting with other associates co-accused persons Paras Jain and Narender Sharma at Nihal Vihar, Delhi. Later in the evening accused Ravi Kumar pointed out the factory at SSI This is a digitally signed order.

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As per CDR record of the accused Deepak pertaining to his mobile phone number 7082846806, he was in regular touch with petitioner Neeraj Kumar having phone no. 7838281611 & 9540790994. He was present in the Santro car with other associates near the scene of crime.

It is also revealed that on the day of incident i.e. 16.07.2018 the accused persons had switched off their personal phones and used two new mobile phones & SIMs purchased solely for the purpose of commission of crime. Those SIMs were found to be purchased on the ID of other customers in connivance of the shopkeeper Md. Riyaz who is also arrested and charge sheeted in the present case. Sections 420/468/471 IPC were also added in the case. Accused Neeraj Kumar was initially arrested in the present case on 27.7.2018 and he had disclosed about the involvement of other six accused persons in the present case who were arrested later on and the corroborated evidences were collected as disclosed by the accused Neeraj Kumar. The chargesheet was prepared and submitted in the Hon'ble court.

The post mortem examination report No. 524/18 had confirmed firearm entry wound and cause of death is specified as, "...hemorrhagic shock due to injuries to mesenteric vessels and the intestinal loops produced by firearm projectile. The injury is ante- motem in nature and is sufficient to cause death in ordinary course of nature."

The DVR from the crime scene was seized and sent to FSL for examination; FSL report has authenticated the genuineness of DVR. Two firearms, Santro car and two mobile phones were also recovered in this case. The accused Deepak @ Sacha was declared P.O. and was arrested subsequently. The main supplementary charge-sheet mentioning 40 PWs against six accused persons except Deepak and Ankit (who were declared P.O.) was filed in the case. Charges were framed against all accused persons on 24.10.2019. Subsequently, supplementary chargesheet against Deepak and Ankit along with FSL reports have also been filed in this case. Now, the case is pending trial before this court and is listed for 26/11/2024 for prosecution evidence. Now, he and other police witnesses are summoned for next date. Only six witnesses:

SI Manrakhan, Rajnish Dhingra (reg. owner of Santro car), Vinit This is a digitally signed order.

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4. Learned counsel for the applicant submits that the case of the prosecution qua the present applicant is with regard to conspiracy and further that he was present near the spot of incident in a Santro Car alongwith other co-accused persons. It is submitted that the main public witnesses in the present case, i.e., PW-3/Dinesh Jain, PW-5/Vineet Gupta and PW-6/Sagar have already been examined and they have not identified the present applicant. It is further submitted that similarly placed co-accused namely Ravi Kumar, has already been granted bail by a coordinate Bench of this Court in BAIL APPLN. 3259/2023 dated 28.03.2024. The applicant has been in judicial custody since 06.08.2018. It is submitted that the present applicant was granted interim bail on various occasions and although he had surrendered late, he was further enlarged on interim bail on subsequent occasions. It is further submitted

that the prosecution has cited 54 witnesses and only 7 witnesses have been examined so far and the trial is not likely to complete in near future.

- 5. Per contra, learned APP for the State, on instructions from the Investigating Officer, submits that case of the prosecution qua the present applicant is of conspiracy and that he was present alongwith other co-accused persons in a Santro Car, which has been identified in the CCTV footage. On a pointed query, on instructions from the Investigating Officer, learned APP submits that that present applicant has not been identified sitting in the said Santro car.
- 6. Heard learned counsel for the parties and perused the records.
- 7. Admittedly, the case of the prosecution qua the present applicant is of This is a digitally signed order.

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- 8. The co-ordinate Bench while granting bail to co-accused Ravi Kumar, had observed as under:
- "20. As is evident from the case of the prosecution, it is based on the alleged disclosure statement of the co-accused-Neeraj Kumar and the alleged confessional statement of the applicant herein. I need not say any further in regard to its relevance at this stage. Similar observation needs to be made with respect to the CDRs.
- 21. Only 4 out of 54 witnesses have been examined. The applicant has already been in custody for a period of more than 4 years, having been arrested on 30.07.2018. There is no allegation of him having misused the indulgence of being released on interim bail under HPC guidelines during the period of Covid-19. The applicant is also not reported to have any criminal antecedents.

22. It is the own case of the prosecution that the applicant was not present at the site of the incident. If that be so, him influencing the eyewitnesses is not material."

9. In the present case, none of the alleged eye witnesses have named the This is a digitally signed order.

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- 10. In totality of the facts and circumstances of the case, the present application is allowed. The applicant is directed to be released on bail, on his furnishing a personal bond of Rs. 25,000/- with one surety of like amount, to the satisfaction of the learned Trial Court/Link Court, further subject to following conditions:
 - i. The applicant shall not leave India without prior permission of the learned Trial Court.
 - ii. The applicant shall intimate the learned Trial Court by way of an affidavit and to the Investigating Officer regarding any change in residential address.
 - iii. The applicant shall appear before the learned Trial Court as and when the matter is taken up for hearing.
 - iv. The applicant is directed to give his mobile number to the Investigating Officer and keep it operational at all times.
 - v. The applicant shall not, directly or indirectly, tamper with evidence or try to influence the witness in any manner.
- 11. The application is allowed and disposed of accordingly.
- 12. Pending application(s), if any, also stands disposed of.

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- 13. Needless to state, nothing mentioned hereinabove is an opinion on the merits of the case and any observations made are only for the purpose of the present bail application.
- 14. Copy of the order be sent to the concerned Jail Superintendent for necessary information and compliance.
- 15. Order be uploaded on the website of this court, forthwith.

AMIT SHARMA, J FEBRUARY 19, 2025/bsr/Pc Click here to check corrigendum, if any This is a digitally signed order.

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