Kajal Rana vs State Nct Of Delhi on 21 February, 2024

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IN THE HIGH COURT OF DELHI AT NEW DELH

+ BAIL APPLN. 2282/2023

KAJAL RANA

Thr

STATE NCT OF DELHI

Thr

ver

CORAM:

HON'BLE MR. JUSTICE AMIT MAHAJAN

ORD

% 21.02.2024

- 1. The present application is filed under Section 439 of the Code of Criminal Procedure, 1973 ('CrPC') for grant of regular bail in FIR No. 1088/2021 dated 23.12.2021, for offences under Sections 365/367/368/307/506/34/120B of the Indian Penal Code, 1860, registered at Police Station Rajouri Garden.
- 2. The present FIR was registered on a complaint given by the complainant/victim. It was stated that around three years earlier he had befriended a girl, namely Maneka. It was stated that the victim and Maneka were in relationship and wanted to get married. However, Maneka's family was against the same. On 11.12.2021, the victim and Maneka eloped to Jaipur. Thereafter, they got married on 21.12.2021 in a temple and came back to Delhi on 22.12.2021. On coming back to Delhi, they informed Maneka's family, which got agitated on hearing the This is a digitally signed order.

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- 3. It is alleged that on 22.12.2021, Maneka's father, her uncle Bhanu, two of her brothers, that is Abhishek and Raghav, and her brother-in-law Aman forcefully took the victim and Maneka to their house in Sagarpur. In the house, another brother of Maneka, that is Akshay (the applicant's husband), her uncle Anil, her mother Geeta, her grandmother Kaushalya and her aunt Sandhya were also present along with other persons.
- 4. It is alleged that all of them together gave beatings to the victim with sticks and belt. It is further alleged that Maneka's grandmother shouted that the victim's genitals should be chopped off,

pursuant to which Maneka's uncle Bhanu brought an axe from the inside of the house. It is alleged that the family members of Maneka then held down the victim, and Maneka's uncle Bhanu gave the blow which led to the dismembering of the victim's genitals.

- 5. It is further alleged that the family members of Maneka thereafter threw the victim near the Sagarpur drain.
- 6. It is also the prosecution's case that the applicant was present at the spot during the incident. It is further alleged that the accused persons had also beaten Maneka and some of them, including the applicant, had wrongfully confined Maneka for a period of two months, that is, from 22.12.2021 till 06.03.2022.
- 7. The applicant was arrested on o6.03.2022 and is in custody since then.
- 8. The learned Trial Court by order dated 03.05.2023 has framed charges for offences under Sections 120B, 365, 367, 307, 506, 323/324, 342 and 201 read with Section 120B of the IPC against the applicant. A charge under Section 344 of the IPC was also framed against the applicant. The complainant/victim has This is a digitally signed order.

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- 9. The learned counsel for the applicant submits that the applicant is a law-abiding citizen and has been falsely implicated in the present case.
- 10. He submits that the applicant was not present during the alleged commission of the offence and she has not been named in the present FIR.
- 11. He further submits that no specific role has been attributed to the applicant and in such circumstances, prima facie, the alleged offences are not made out against the applicant.
- 12. He submits that the victim has given contrary versions of the events which makes his complaint and statement under Section 164 of the CrPC unreliable.
- 13. He submits that co-accused person, namely Naina Rana, was granted bail by this Court by order dated 13.10.2022 due to no active role having been assigned to her. He further contends that this Court, by separate orders dated 19.02.2024, has also granted bail to co-accused persons, namely, Sandhya, Dharmender and Vicky Anand.
- 14. He submits that the charges framed against co-accused Naina Rana, and the role attributed to her, are the same as that of the applicant, whereby the applicant is entitled for bail on the ground of parity.

- 15. He submits that the applicant was granted interim bail by this Court vide order dated 18.08.2022, in Bail Appln. 2286/2022. He further submits that the applicant had surrendered before the concerned Jail Authorities within time and had not misused the liberty.
- 16. The learned Additional Public Prosecutor for the State opposes the grant of any relief to the applicant. He submits that This is a digitally signed order.

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- 17. He submits that the victim's brother had also categorically stated that the victim had told him that Maneka's family members had beaten the victim and had dismembered his genitals.
- 18. He further submits that the allegations are also corroborated by the statement given by Maneka under Section 164 of the CrPC.
- 19. It is pointed out by the parties that the evidence of the victim was recorded by the learned Juvenile Justice Board on 21.04.2023 and before the learned Juvenile Justice Board, the victim has denied that he has given any complaint to the police in regard to the incident.
- 20. The statement of the victim was recorded by the learned Trial Court on 25.11.2023, where he stated that four persons had misbehaved with his wife Maneka, which led to a quarrel. He alleged that those persons hit him on the head with a flower pot due to which he became unconscious. He claimed that Maneka called his elder brother. Thereafter, he was taken to Safdarjung Hospital and he is not aware of anything that happened thereafter. He further claimed that police officials have taken his signatures and thumb impressions on the blank paper.
- 21. It is thus, apparent that the victim has turned hostile. It is settled law that the statement of a witness is only a piece of evidence, and for the purpose of conviction, the corroborated part of the evidence of a hostile witness regarding the commission of the offence is to be treated as admissible (Ref. Mrinal Das v. State of Tripura: (2011) 9 SCC 479). The Trial Court while deciding the case has to consider the entire material on record, This is a digitally signed order.

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22. However, this Court cannot lose sight of the fact that the present case relates to the injury of the victim. From the statement of the victim, as discussed, the very foundation of the allegations, at this stage, becomes doubtful.

- 23. The applicant is a woman. The CrPC recognizes that special consideration has to be accorded to women in considering their bail applications, even if the offence in question is punishable with death or life imprisonment.
- 24. The allegation against the applicant is that she was present when the victim was beaten. It is alleged that the applicant had wrongfully confined Maneka along with other co-accused persons. It is also alleged that the applicant had herself given beatings to Maneka.
- 25. However, in the present circumstances, it cannot be said with certainty that the applicant was aware that the victim would be beaten and injured in the manner that has been alleged. It is also not alleged that the fatal blow to the victim was given by the applicant.
- 26. It is also relevant to note that no specific role has been attributed to the applicant and her role, in any case, is not graver than that of co-accused Naina Rana who has already been granted bail by this Court.
- 27. Admittedly, the applicant is a family member of the victim Maneka. In such circumstances, allegations in relation to wrongful confinement of Maneka would be tested during the trial. It is claimed by the applicant that the victim Maneka had been staying with the family members on her free will at her own maternal home. The allegations and defences, in such This is a digitally signed order.

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- 28. It is not denied that the applicant is the mother of three minor children, including a one year old daughter who is staying with the applicant in custody.
- 29. It is also not denied that the applicant has no antecedents and is in incarceration since 06.03.2022.
- 30. Any allegation in relation to threatening the witness or fleeing from justice can be taken care of by putting appropriate conditions.
- 31. In view of the above, the applicant is directed to be released on bail on furnishing a personal bond for a sum of 20,000/- with two sureties of the like amount, subject to the satisfaction of the learned Trial Court / Duty MM / Link MM, on the following conditions:
 - a. She shall not directly or indirectly make any inducement, threat or promise to any person acquainted with the facts of the case or tamper with the evidence of the case, in any manner whatsoever;
 - b. She shall under no circumstance contact or try to influence the victims;

- c. She shall under no circumstance leave the boundaries of the National Capital Region without the permission of the Trial Court;
- d. She shall appear before the learned Trial Court as and when directed;
- e. She shall provide the address where she would be residing after her release and shall not change the address without informing the concerned IO/ SHO; f. She shall, upon her release, give her mobile number to This is a digitally signed order.

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- 32. In the event of there being any FIR/ DD entry/ complaint lodged against the applicant, it would be open to the State to seek redressal by way of filing an application seeking cancellation of bail.
- 33. It is clarified that any observations made in the present order are for the purpose of deciding the present bail application and should not influence the outcome of the Trial and also not be taken as an expression of opinion on the merits of the case.
- 34. The bail application is allowed in the aforementioned terms.

AMIT MAHAJAN, J FEBRUARY 21, 2024/ ssh This is a digitally signed order.

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