Anil Kumar vs State Of Nct Of Delhi on 21 March, 2018

Author: Vipin Sanghi

Bench: Vipin Sanghi, P.S.Teji

\$~1

* IN THE HIGH COURT OF DELHI AT NEW DELHI

+ CRL.A. 328/2017

ANIL KUMAR Appellant

Through: Mr. Anwesh Madhukar and Mr.

Pranjal Shekhar, Advocates

versus

STATE OF NCT OF DELHI Respondent

Through: Ms. Aashaa Tiwari, Additional Public

Prosecutor for the State with Inspector Vishal, PS - Alipur

1

CORAM:

HON'BLE MR. JUSTICE VIPIN SANGHI HON'BLE MR. JUSTICE P.S.TEJI

ORDER

% 21.03.2018

CRL.M.(BAIL) 454/2018

The status report has been filed by the State. The factum of the ceremony on the birth of the niece is got verified. The nominal role shows that post his conviction, the appellant has undergone about 14 months incarceration. He was last year released on interim bail for the period of two weeks vide order dated 21.05.2017.

It is not reported that he misused the said liberty granted to him. In these circumstances, we allow the present application. The sentence of the appellant shall remain suspended for the period of two weeks, during which period, he shall be released on interim bail subject to his furnishing of personal bond with one sure in the sum of Rs.25,000/- to the satisfaction of the trial court.

He shall provide his mobile phone number, which shall be kept in working condition and not change without prior intimation to the Court.

He shall duly surrender at the end of the suspension period. He shall not indulge in any activity criminal activity while on interim bail. He shall not contact the family members of the deceased/victim or any of the witnesses.

Application stands disposed of.

Copy of this order be given dasti.

VIPIN SANGHI, J P.S.TEJI, J MARCH 21, 2018 PB