

# IN THE HIGH COURT OF UTTARANCHAL AT NAINITAL

Original Jurisdiction

Dated: Nainital the 31st day of October ,2002

Criminal Misc. Bail Application Number. 1049 of 2002

## Order on the Bail Application

### CRIMINAL SIDE

Mustkeem son of Aladin, resident of Mustafabad, P.S. Jwalapur, District Hardwar  
.....Applicant(s)

*Versus*

State of Uttaranchal. ....Opposite Party.

---

Arising out of-	Case Crime No. 314 of 2002, Under sections 147, 148, 307, 324, 323, 504, 506 of I.P.C., P.S. Jwalapur District Hardwar
-----------------	---

---

### By the Court

#### Hon'ble Irshad Hussain, J.

Heard the learned counsel for the applicant and the learned Additional Government Advocate.

According to the prosecution version, the accused-applicant is alleged to have used a Balkati in assaulting the victim. It is not in dispute that the injuries sustained on the person of the victim were not grievous. There is also cross-version of the occurrence and from the side of the applicant injuries on the person of Suleman were found grievous. Considering the totality of the circumstances of the case, it is a fit case for bail.

Let the accused-applicant Mustkeem son of Aladin, resident of Mustafabad, P.S. Jwalapur, District Hardwar be released on bail in case crime no.314 of 2002, Under sections 147,148,307,324,323,504,506 of I.P.C.,P.S. Jwalapur, District Hardwar on his exexcuting a personal bond and furnishing two sureties each in the like amount to the satisfaction of C.J.M., Haridwar.

(Irshad Hussain, J.)

31.10.2002  
MPS