IN THE HIGH COURT OF UTTARANCHAL AT NAINITAL

Original Jurisdiction

Dated: Nainital: the 30th day of May ,2003

Criminal Misc. Bail Application Number 484of 2003

Order on the Bail application

CRIMINAL SIDE

Bhollu son of Siyamave, re	sident of village.	Jogawali,	P.S. Manglor	e, O.P.
Goverdhanpur, District Hardy	var			
			Appli	cant(s)
	Versus			
State of Uttaranchal.			Opposite	Party
Arising out of- Case crime r	io.2/30 of 2002,			
Under section	n 2/3 of U.P.Gang	gster and A	Antisocial Act	tivities
(Prevention)	Act,			

By the Court

Hon'ble Irshad Hussain, J.

P.S. Manglore, District Hardwar

Heard learned counsel for the applicant and the learned A.G.A.

Out of six criminal cases, the applicant had been acquitted in one case whereas in other four cases he has been released on bail. The remaining one pertain to section 25 of the Arms Act.

There is no previous conviction to the credit of the applicant and considering this fact, there are reasonable grounds to accept at this stage the argument that the applicant has not committed the offence and there is no likelihood of his involving himself in similar activity in future, if released on bail. Considering this aspect, in my opinion it is a fit case for bail.

Let the applicant Bhollu son of Siyamave, resident of village Jogawali, P.S. Manglore, O.P. Goverdhanpur, District Hardwar be released on bail on his filing a personal bond and adequate sureties to the satisfaction of Special Judge, Hardwar.

(Irshad Hussain, J.)

30.05.2003./B.