IN THE HIGH COURT OF UTTARANCHAL AT NAINITAL ORIGINAL JURISDICTION

Dated: Nainital: the 28th day of April, 2005 **Bail application No. 384 of 2005 Order on Bail Application of accused**

CRIMINAL SIDE

Ahsan S/o Abdul Karim R/o Mohalla Kila, Police Station – Manglaur District – Haridwar

... Applicant

Versus

State of Uttaranchal

... Opposite Party

Arising out of case crime No. 65 of 2005 U/Ss 302, 201 I.P.C. Police Station – Manglaur District – Haridwar

Hon'ble B.C. Kandpal, J.

The applicant has applied for bail in case crime no. 65 of 2005, U/Ss 302, 201 I.P.C., Police Station – Mangalur, District – Haridwar.

Heard Sri Vivek Shukla learned counsel for the applicant, learned A.G.A. and perused the record.

The record reveals that the case rests on circumstantial evidence. The F.I.R. has been lodged after 8 days of the incident. The F.I.R. reveals that the same has been lodged after the disclosure of the fact by one Sattar who has the reason best known to him for keeping silence for 8 days.

Without commenting on the merit of the case, I am of the view that it is a fit case for bail at this stage.

Let the applicant, Ahsan be released on bail on executing personal bond and furnishing two sureties each in the like amount to the satisfaction of C.J.M. concerned.

(B.C. Kandpal, J.)

April 28, 2005 Shiv