IN THE HIGH COURT OF HIMACHAL PRADESH SHIMLA

Cr.M.P(M) No. 1721 of 2015 Decided on: 30.11.2015

Puja KumariPetitioner.

Versus

State of Himachal PradeshRespondent.

Coram:

The Hon'ble Mr. Justice Sureshwar Thakur, Judge.

Whether approved for reporting?

For the Petitioner: Mr. N.S Chandel, Advocate.

For the Respondent: Mr. R.S Thakur, Additional Advocate

General.

Sureshwar Thakur, J (oral)

The present petition has been preferred by the bail petitioner under Section 438 Cr.P.C for enlarging her on bail for hers allegedly having committed offences punishable under Sections 420, 465, 467, 468 and 471 of IPC, registered at Police Station, Bharari, District Bilaspur, H.P.

2. ASI Duni Chand, P.S Bharari, is present in the Court and has apprised this Court that the bail petitioner has rendered full and efficacious cooperation in the investigation carried out

¹ Whether reporters of the local papers may be allowed to see the judgment?

by him into the offences allegedly committed by the bail petitioner. He further apprised this Court that the investigation into the offence allegedly committed by the bail petitioner, has almost come to an end.

- 2. Consequently, given the cooperation rendered by the bail petitioner and also given the fact that the investigation has almost come to an end and further given the absence of material demonstrating that in the event of bail being granted to the bail petitioner, there is every likelihood of the bail petitioner fleeing from justice or tampering with the prosecution evidence, as a sequel then this Court does not deem it fit and proper to order for the custodial interrogation of the bail petitioner. Accordingly the indulgence of bail is granted to her and the order rendered on 23.11.2015 is confirmed, subject to hers complying with the following conditions:
 - 1. That she shall join the investigation, as and when required by the Investigating agency;
 - 2. That she shall not directly or indirectly make any inducement, threat or promise to any person acquainted with the facts of the case so as to dissuade him from disclosing such facts to the Court or to the Police;

- 3. That she shall not leave India without the previous permission of the Court;
- 4. That she shall deposit her passport,, if any, with the Police Station, concerned;
- 5. That in case of violation of any of the conditions, the bail granted to the petitioner shall be forfeited and she shall be liable to be taken into custody;
- 6. That she shall apply for bail afresh when the challan is filed before the trial Court.

Copy dasti.

30th November, 2015. (priti)

(Sureshwar Thakur), Judge.