

**CRM-M-30572-2018,
CRM-M-32155-2018 and
CRM-M-35290-2018**

**IN THE HIGH COURT OF PUNJAB AND HARYANA AT
CHANDIGARH**

Date of Decision:31.08.2018

1. CRM-M-30572-2018

Sunil alias Tola and another

... Petitioners
Versus

State of Haryana and another

... Respondents

2. CRM-M-32155-2018

Dharmender Saini

... Petitioner
Versus

State of Haryana and another

... Respondents

AND

3. CRM-M-35290-2018

Manohar Saini and another

... Petitioners
Versus

State of Haryana and another

... Respondents

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CRM-M-32155-2018 and
CRM-M-35290-2018**

CORAM: HON'BLE MR. JUSTICE INDERJIT SINGH

Present: Mr. G.C.Shahpuri, Advocate,
for the petitioners in all the petitions.

Mr. B.S.Virk, DAG, Haryana.

INDERJIT SINGH, J. (Oral)

This order shall dispose of CRM-M-30572-2018, filed by petitioners-Sunil alias Tola and Manish, CRM-M-32155-2018, filed by petitioner-Dharmender Saini and CRM-M-35290-2018, filed by petitioners-Manohar Saini and Phool Singh Saini, under Section 438 of the Code of Criminal Procedure, 1973 (for brevity, 'Cr.P.C.') for grant of anticipatory bail in case FIR No.216 dated 20.05.2018, registered at Police Station Old Faridabad, District Faridabad, under Sections 365, 342, 324, 323, 506 and 34 of the Indian Penal Code.

Notice of motion was issued in all these petitions. Learned State counsel has put in appearance on behalf of the respondent-State and contested these petitions.

I have heard learned counsel for the petitioners as well as learned State counsel and gone through the record.

Learned counsel for the petitioners submits that parties have already effected compromise and on the application of co-accused, the complainant has appeared before learned Illaqa Magistrate and got his statement recorded to the effect that he has compromised the matter with the accused persons because they are all residents of one colony. Copy of

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placed on record as Annexure P-2.

In pursuance of the interim orders dated 24.07.2018 passed in CRM-M-30572-2018, dated 31.07.2018 passed in CRM-M-32155-2018 and dated 21.08.2018 passed in CRM-M-35290-2018 by this Court, the petitioners have already joined the investigation. They are not required for custodial interrogation. Therefore, no useful purpose will be served by sending them to custody.

Keeping in view the facts and circumstances of the present case; without discussing the facts of the case in minute details; without expressing any opinion on the merits of the case and in view of the fact that compromise has been effected between the parties, I find merit in all these petitions and the same are allowed. The orders dated 24.07.2018 passed in CRM-M-30572-2018, dated 31.07.2018 passed in CRM-M-32155-2018 and dated 21.08.2018 passed in CRM-M-35290-2018, granting interim bail to the petitioners, are made absolute. However, the petitioners shall join the investigation as and when called upon to do so and shall abide by the conditions of Section 438 (2) Cr.P.C.

31.08.2018

parveen kumar

**(INDERJIT SINGH)
JUDGE**

Note: Whether speaking/reasoned : Yes
 Whether reportable : No