SL. No	Date	Office Notes, reports, orders or proceedings or directions and Registrar's order with Signatures	COURT'S OR JUDGES'S ORDERS
		-	BA1 No.410 of 2021
			Hon'ble R.C. Khulbe, J.
			Mr. S.R. Joshi, learned counsel for the
			applicant.
			Mr. Partiroop Pandey and Mr. V.S.
			Rathore, learned A.G.A. along with Mr.
			Rakesh Kumar Joshi, learned B.H. for the
			State.
			Accused- Abhay Kumar has sought his
			release on bail in connection with FIR/Case
			Crime No.198/2020, u/s 420, 467, 468, 471,
			120-B, 506 IPC, at P.S. Raipur, District
			Dehradun.
			It is argued that the applicant is falsely
			implicated; there is no evidence against him;
			he is languishing in jail since 10.01.2021; there
			is no criminal history; the accused has not
			issued any appointment letter to the
			complainant; it was a business dispute between
			the parties. Apart from that, the accused
			received Rs.5,95,000/- from the informant to
			run his business, out of which the accused has
			already refunded Rs.5,30,000/- to the
			informant and the accused had already
			prepared a demand draft of Rs.70,000/- in
			favour of the informant; he had already placed
			the photocopy of the said demand draft before
			the G.A. office; the accused is ready to settle
			the dispute with the informant and he may be granted bail.
			Learned State Counsel opposed for bail
			but fairly submitted that, as per the bank
			statement, the accused has deposited
			Rs.5,30,000/- in different times and the
			photocopy of the demand draft has already
			been received from the accused.

In the present matter, the accused is languishing in jail since 10.01.2021; there is no criminal history; as per record, he has transferred Rs.5,30,000/- in favour of the informant and he has already prepared a demand draft in favour of the informant; he is ready to settle the dispute with the informant; it will take time to conclude the trial; accordingly, without going into merits of the case, it is a fit case for bail at this stage.

The bail application is allowed and the applicant is directed to be released on bail on his executing a personal bond and furnishing two reliable sureties, each in the like amount, to the satisfaction of the Court concerned.

Pending application, if any, stands disposed of.

Copy today through email.

(R.C. Khulbe, J.) 28.04.2021

