

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

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**CRM-M-27765-2022
Decided on : 30.06.2022**

Parvez	. . . Petitioner
Versus	
State of Haryana	. . . Respondent

CORAM: HON'BLE MR. JUSTICE VIKAS BAHL

PRESENT: Mr. Munfaid Khan, Advocate
for the petitioner.

Mr. Tanuj Sharma, AAG, Haryana.

VIKAS BAHL, J. (Oral)

The present petition has been filed under Section 438 Cr.P.C. for grant of anticipatory bail to the petitioner in case FIR No. 208 dated 16.05.2022 under Sections 307, 120-B of the Indian Penal Code, 1860 and Sections 13(1), 13(2) of the Haryana Gauvansh Sanrakshan and Gausamvardhan Act, 2015 and Section 25(1B) (A) of Arms Act, 1959 registered at Police Station Farrukh Nagar, Gurugram.

Learned counsel for the petitioner, after arguing for some time and seeing that this Court is not inclined to grant anticipatory bail to the petitioner and in order to avoid an adverse order, seeks to withdraw the present petition and further submits that the petitioner will surrender before the police within a period of 10 days from today and after surrender, would file an application before the learned trial Court for regular bail and prays that the said regular bail application be considered as expeditiously as possible preferably within a period of 7 days from the

date of filing of the application.

In view of the above, present petition is dismissed as withdrawn with the direction to the petitioner to surrender before the police within a period of 10 days and in case, the petitioner files an application for regular bail after surrender, then the trial Court is directed to decide the application as expeditiously as possible preferably within a period of 7 days.

(VIKAS BAHL)
JUDGE

June 30th, 2022

Mehak

Whether reasoned/speaking?	Yes/No
Whether reportable?	Yes/No