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.1105 of 2022
			with
			BA1 No.1107 of 2022
			Hon'ble R.C. Khulbe, J. Mr. Mohd, Safdar, Joannad, counsel for the
			Mr. Mohd. Safdar, learned counsel for the
			applicant. Ms. Mamta Joshi, learned Brief Holder for
			the State.
			Accused–Sahzad has sought his release on
			bail in connection with Case Crime/FIR No.466
			of 2021 as well as Case Crime/FIR No.284 of
			2021, u/s 379 IPC, Sections 3/4 of the Explosive
			Substances Act, 1908, Sections 3/4 of the
			Prevention of Damage of Public Property Act,
			1984 and also u/s 15(2)/16 of the Petroleum and
			Minerals Pipeline (Acquisition of Rights of User
			in Land) Act, 1962, being both registered at P.S.
			Kotwali Laksar, Distt. Haridwar
			It is argued by learned counsel that the
			accused has been falsely implicated; he is
			languishing in jail since 15.12.2021; the accused
			is not named in the FIR; during course of
			investigation, he was arrested; there is no
			independent witness of the recovery;
			co-accused, namely, Vinit Kumar, Udit Kumar
			and Shubham have been enlarged on bail; he is
			ready to furnish the sureties; and he may be
			granted bail on the ground of parity.
			Learned counsel for the State opposed for
			bail but fairly admitted that co-accused have
			been granted bail.
			Since the co-accused have been granted
			bail by this Court; accused has already served

more than six months; and, the role assigned to the applicant is also similar; accordingly, without going into merits of the case, it is a fit case for bail at this stage on parity. The bail applications are thus, allowed and the applicant is directed to be released on bail on his executing a personal bond and furnishing two reliable sureties, each of the like amount, to the satisfaction of the Court concerned. Pending application, if any, also stands disposed of. (R.C. Khulbe, J.) 30.06.2022 R.Bisht