

**IN THE COURT OF ADDL.DISTRICT & SESSIONS JUDGE-I
AIZAWL JUDICIAL DISTRICT, AIZAWL**

**Bail No.702/2015
Crl.Tr.No.271/2015, U/S 302 IPC
Vairengte P.S Case No.51/2014**

Lalvanneiha	:	Appellant
	Vrs	
State of Mizoram	:	Respondent

BEFORE

Vanlalmawia
Addl.District & Sessions Judge-I

PRESENT

For the Appellant	:	R.Thangkanglova, Advocate.
For the opposite party	:	Lalremruata Addl.PP
		Lily Parmawii Hmar, APP
Date of Hearing	:	16.7.2015
Date of order	:	16.7.2015

ORDER

Heard the Id. counsel for the applicant as well as the Id. APP.

The Id. D/L prays for release of the accused Lalvanneiha on bail on the ground that the trial of the case is almost over since five witnesses were already examined out of 7 Pw's.

The Id. D/L further submits that there is no strong evidence against the accused to form the basis of conviction and there is not danger of absconding the accused from the flee of justice of he is released on bail.

Moreover, the accused had to disposed his personal properties including house building which were not properly maintained due to his detention and therefore the Id. D/L prays to release him on bail.

On the other hand, the Id. Addl. P.P strongly objected bail and submitted :

- a) That the charge section is 302 IPC which is serious in nature and indeed the case is non-bailable one and the accused petitioner did not satisfy any of the provisions u/s 437 Cr.PC in order to be released on bail.
- b) That there is a possibility of absconding as the petitioner was alone in his house at Bilkhawthlir and it is not known whether he had relatives or not.
- c) That from the statements of witnesses to be examined, prima facie case is found well established and hence prayed the court to reject bail.
- d) That even for his personal safety, the petitioner may not be released on bail at this stage.

Hence prayed the court to reject bail.

Upon hearing of both parties, and on careful perusal of the material evidence available on record, and the statement of witnesses I find no ground to release accused Lalvanneiha on bail.

Hence bail petition is rejected at this stage.

The bail petition is disposed.

Sd/- VANLALMAWIA
Addl.District & Sessions Judge-I
Aizawl Judicial District,Aizawl

Memo No _____ /ADJ-I(A)/2015 : Dated Aizawl the, 16th July 2015

Copy to :-

1. District & Sessions Judge.
2. Accused Lalvanneiha S/o Challiana (L) C/o H.Laltanpuia Advocate.
3. APP, Addl. PP
4. Judicial Section.
5. Case record.
6. Guard

PESHKAR