

IN THE COURT OF SHRI VANLALMAWIA ADDL. DISTRICT & SESSIONS JUDGE –I  
AIZAWL JUDICIAL DISTRICT, AIZAWL.

***Bail Appln.No.104/2016***  
*A/o Vaivakawn P.S Case No.237/2015*  
*U/s 376 D/384/342/506 IPC*

C.Zarzoliana

S/o C.Lalthangpuia (L) :

Petitioner

Vrs

State of Mizoram

:

Respondent

**BEFORE**

**Vanlalmawia**

**Addl.District & Sessions Judge-I**

**PRESENT**

For the Petitioner : Lalremtluanga, Advocate.

For the Respondent : R. Lalremruata, Addl. P.P.

Date of Hearing : 2.02.2017.

Date of Judgement : 2.02.2017.

**ORDER**

Record put up for hearing.

The Id. D/L and Addl. P.P. are present.

The Id. D/L submits that the instant application arises due to an FIR lodge by one Mary Lalrinawmi at Vaivakawn Police Station alleging that the petitioner is unwilling to repay Rs.15,00,000/-. In connection to the said FIR, certain bank passbook and cheque book belonging to the petitioner were seized at the

relevant time, however, the same were returned to the petitioner at this juncture.

That the allegations against the petitioner are purely civil in nature and the complainant ought to have filed a Money Suit before appropriate court since, the allegation arises due to the business attended to by both parties at NETSURF Company by ordering organic manure(SHET) from the said company and sold it again at a commissioned rate.

Further, the petitioner is a permanent resident of Chawlhmun as such there is no question of jumping bail if granted.

Hence, the Id. D/L vehemently prays to grant anticipatory bail to the applicant.

On the other hand, the Id. Addl. P.P. submitted that he has not received any information from the case I.O. that there is an intention to arrest the petitioner at present though inquiry had been conducted in relation to the present case. However, prayed to dismiss the application.

Heard both rival parties, perused the petition and other available materials on record, it is found from the submission of the Id. Addl. P.P. that there is no intention of arresting the petitioner at present. Hence, petitioner be granted anticipatory bail with bail bond of Rs.10,000/- and reliable one surety of the like amount who shall be any permanent resident of Aizawl duly certified by concerned local councils.

The ad-interim order dated 14.11.2016 is hereby regularized.

In view of the above order, this instant application stands disposed of.

Give copy of this order to all parties concerned.

**Sd/-VANLALMAWIA**

Addl. District & Sessions Judge-I  
Aizawl Judicial District, Aizawl.

Memo No \_\_\_\_ /ADJ-I(A)/2017 : Dated Aizawl, the 18<sup>th</sup> January, 2017.

Copy to:

1. District & Sessions Judge, Aizawl.
2. R. Lalthiamsangi W/o C. Lalfakzuala C/o Lalbiaknunga Hnamte, Advocate.
3. Superintendent of Police, Aizawl District, Aizawl for information.
4. Officer-in-charge, Vaivakawn Police Station for information.
5. I/C G.R. Branch Aizawl.
6. Judicial Section.
7. Case record.
8. Guard file.

PESHKAR