

IN THE COURT OF THE ADDL. SESSIONS JUDGE
AIZAWL JUDICIAL DISTRICT : MIZORAM

Present : Vanlalenmawia,
Addl. Sessions Judge

Bail Application No. 1440 of 2015
A/o Bawngkawn PS Case No. 298 of 2015 u/s 302 IPC r/w 25(1)(a)/27(1) Arms Act

Sri T.C. Lalnunsanga
S/o T. Lalthianghlina
R/o Phulmawi, Aizawl DistrictPetitioner

-Versus-

State of MizoramRespondent

APPEARANCE

- | | | |
|-----------------------|---|---|
| 1. For the petitioner | : | Ms. Cicily Zonunfeli, Advocate
Ms. Lianmawii Hauhnar, Advocate |
| 2. For the respondent | : | Shri Joseph Lalfakawma, Addl. P.P. |

Date of Order : 28.1.2016

ORDER

Today is fixed for Hearing on Bail Application.

The application has been filed on behalf of the accused T.C. Lalnunsanga for releasing him on bail.

I have heard the Id. Counsel for the petitioner and the Id. Addl. PP for the State.

The submission of the Id. Counsel is that the petitioner has been detained in the judicial custody for about 2 months. She also submits that the petitioner has no mens-rea to cause the death of the victim K. Lalhmingliana S/o Khuangluta (L). The Id. Counsel submits 'INREMNA' made in the presence of President, YMA Phulmawi Branch and President, Village Council, Phulmawi on 5.12.2015.

On the other hand, the Id. Addl. PP objects bail.

On hearing the submission of the rival parties and perusing the Case Diary produced by the Case I.O., I find that the Case I.O. has almost completed the ongoing investigation. Hence, I find justified to release the petitioner on bail on his furnishing a bail bond of Rs. 10,000/- with one reliable surety of the like amount.

The following conditions are imposed upon the accused: -

1. That the accused shall not commit an offence similar to the offence of which he is accused, or suspected, of the commission of which he is suspected, and
2. That the accused shall not directly or indirectly make any inducement, threat or promise to any person acquainted with the facts of the case so as to dissuade him from disclosing such facts to the Court or to any Police Officer or tamper with the evidence.

Failure of the above conditions shall entail cancellation of the bail order.

Accordingly, the application is disposed off.

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

Memo No.____/AD&SJ(A)/2016 : Dated Aizawl, the 28th January, 2016
Copy to: -

1. T.C. Lalnunsanga through Counsel Ms. Cicily Zonunfeli, Advocate.
2. District & Sessions Judge, Aizawl Judicial District, Aizawl.
3. Chief Judicial Magistrate, Aizawl.
4. Addl. PP/APP, Aizawl.
5. Special Superintendent, Central Jail, Aizawl.
6. DSP (Prosecution), District Court, Aizawl.
7. i/c G.R. Branch.
8. Registration Section.
9. Guard File.
10. Case Record.
11. Calendar Judgment.

P E S H K A R