



206

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

CRM-M-63617-2024
Date of Decision:- 25.07.2025

FAISAL IQBAL ...Petitioner
Vs.
STATE OF HARYANA AND ANR. ...Respondents

CORAM:- HON'BLE MRS. JUSTICE AMARJOT BHATTI

Present:- Mr. Abhinav Singla, Advocate for the petitioner.

Ms. Nidhi Garg, AAG, Haryana.

Mr. N.K. Ganga, Advocate for respondent No.2.

AMARJOT BHATTI, J.

1. Petitioner Faisal Iqbal has filed instant second petition under Section 482 of Bharatiya Nagarik Suraksha Sanhita, 2023 for grant of anticipatory bail in FIR No.240 dated 01.06.2024 under Section 323, 342 and 376 (2) (n) and Section 201 of IPC (added later-on) registered at Police Station Palam Vihar, District Gurugram.

2. Facts of the case are, prosecutrix gave her statement that she was doing private job in a company M/s Hostbook Private Limited. Earlier, she was working with M/s IN Technologies Private Limited where leader of their team was Faisal Iqbal (petitioner). She came in contact with Faisal and also used to visit his house along with other colleagues. When she visited his house on 07.02.2023, both of them consumed liquor and developed



physical relations. She saw objectionable video in his mobile phone. He stated that he wanted to marry her. He continued to have physical relations with her by showing said video and all the times he promised to marry her. On 29.08.2023 she came to know about her pregnancy. Faisal gave her medicine forcibly. She requested him to take her to the hospital but she was confined in a room. Faisal committed wrongful act with her by showing said video and also used to beat her. When she requested him to perform marriage, he told her to change her name and to convert into Muslim religion. Lastly, she was raped and beaten up on 07.05.2024. Ultimately, matter was reported to the police.

3. Learned counsel for petitioner pointed out that matter has been compromised between the parties. Even otherwise he has joined the investigation. Copy of compromise is annexed as Annexure P-3. He will abide by the terms and conditions of bail order.

4. Learned counsel representing complainant confirmed the compromise and stated that both the parties are now staying together.

5. Learned counsel representing State confirmed that petitioner has joined the investigation on 25.02.2025 and one mobile phone and passport were also recovered. Even otherwise, allegations levelled against the petitioner are serious in nature. At present, he is not required for further investigation.

6. I have considered the arguments. As referred above, petitioner and respondent No.2 effected compromise (Annexure P-3). As per the status report, petitioner has joined the investigation and fully cooperated with the investigating agency as detailed in para No.8 of the status report. Recoveries



were also effected. No purpose would be served by sending the petitioner behind the bars. He is ready to abide by the terms and conditions of bail order. Therefore, interim bail already granted in favour of petitioner vide order dated 18.12.2024 stands confirmed subject to the conditions envisaged under Section 482 (2) of Bharatiya Nagarik Suraksha Sanhita, 2023.

7. Petition is, accordingly, allowed.

8. Pending miscellaneous application(s), if any, stand disposed of accordingly as well.

(AMARJOT BHATTI)
JUDGE

25.07.2025

snd

Whether speaking/reasoned : Yes/No.
Whether reportable : Yes/No