

Before:- Mr. Inderjit Singh, J.

CRM No. M-4908 of 2017 (O&M). D/d. 25.9.2017.

Gurjit Singh - Petitioner

**Versus**

State of Punjab - Respondent

For the Petitioner:- Mr. Ashish Aggarwal, Advocate.

For the Respondent/State:- Mr. Ajay Pal Singh Gill, DAG, Punjab.

**Criminal Procedure Code, 1973 Section [439](#) Regular bail - FIR under Section [22](#) of NDPS Act - Investigating Officer was not authorized to conduct the proceedings as he was not a regular ASI - Hence, petition allowed - Petitioner is ordered to be release on bail subject to his furnishing personal/surety bonds in the sum of Rs. 50,000/- with one surety in the like amount to the satisfaction of the trial Court/Duty Magistrate.**

[Paras 1, 2 and 9]

Cases Referred :

[Bikkar Singh v. State of Punjab, 2006\(3\) RCR \(Criminal\) 16.](#)

[Gurjant Singh @ Janta v. State of Punjab, 2013\(4\) RCR \(Criminal\) 874.](#)

JUDGMENT

**Inderjit Singh, J.** - Petitioner has filed this petition under Section [439](#) Cr.P.C., 1973 for grant of regular bail in case FIR No. 53 dated 31.05.2014 under Section [22](#) of the NDPS Act, registered at Police Station Valtoha, District Tarn Taran.

2. Notice of motion was issued. Learned State counsel appeared and contested the petition. Reply was also filed.

3. At the time of arguments, learned counsel for the petitioner argued that Investigating Officer in the present case was not authorized to conduct the proceedings as he was not a regular ASI.

4. In the reply filed by the State, it is admitted that ASI Bakhshish Singh had got completed his 07 years service as Head Constable on 16.09.2013 and thereafter, consequent upon approval accorded by the Director General of Police, Punjab, Chandigarh dated 16.09.2013, whereby senior most Head Constable of District Cadre were granted the charge and local rank of Assistant Sub Inspector in order to provide the requisite supervisory officials to the

expanding and modernization force, Bakshish Singh was promoted to the local rank of Sub Inspector (Local Rank) on 04.01.2016.

5. I have heard learned counsel for the petitioner as well as learned State counsel and have gone through the record.

6. In support of his arguments, learned counsel for the petitioner relied upon the judgment passed by the Hon'ble Supreme Court in ***Gurjant Singh @ Janta v. State of Punjab, 2013(4) RCR (Criminal) 874***, in which, it is held as under:-

"25. One of the grounds raised on behalf of the appellant was that P.W.3 was not holding the post of D.S.P. in a substantive manner in order to hold that he was a Gazetted officer on the date of search. According to the appellant, P.W.3 was not a regularly promoted D.S.P. but was only an Inspector functioning as a D.S.P. in a category called 'Own Rank Pay' D.S.P. According to the appellant, P.W.3 was drawing the pay of an Inspector from I.R.D. and was not holding the post of D.S.P. on a regular basis. It was, therefore, contended that such a person who was not duly promoted as D.S.P., cannot be equated to the status of a Gazetted officer in order to hold that a search conducted in his presence was a valid search as contemplated under Section 50 of the NDPS Act. As far as the said point raised on behalf of the appellant, we do not find any material or a counter-stand taken to the effect that P.W.3 was a regularly promoted D.S.P. or that as per the rules even as an 'Own Rank Pay' D.S.P., he could be equated to any other D.S.P., holding a substantive post. Unfortunately, as stated by us earlier, the trial Court having taken a view that Sections 42 and 50 were not applicable, completely omitted to examine the said defence raised on behalf of the appellant. We also do not find any contra evidence laid on behalf of the prosecution to counter the said ground raised on behalf of the appellant."

7. In the judgment passed by Hon'ble Division Bench of this Court in ***Bikkar Singh v. State of Punjab, 2006(3) RCR (Criminal) 16***, it is held as under:-

"12. Secondly, it is evident from the cross-examination of PW- 1 SI Gurmail Singh, who is the Investigating Officer in this case, that he was ad hoc A.S.I. and had not passed the departmental course for promotion as A.S.I. Further, it is also admitted by him that he was receiving pay of Constable Grade II at the time of occurrence of this case. Not only that, DW-1 Constable Preet Inder Singh also proved from the summoned record that the substantive rank of SI Gurmail Singh was Constable Grade II and that his SI rank is only O.R.P. (own rank promotion). He also proved that SI Gurmail Singh had never passed any course for promotion as Head Constable or that of Assistant Sub Inspector. In his further cross-examination, he admitted it to be correct that before promotion to the rank of SI, one has to pass the course of Head Constable and also that of ASI. In this view of the matter, it can be safely inferred that he was not competent to exercise the powers and perform the duties specified in Sections 42 and 67 of the Act within the area of his jurisdiction."

8. I have gone through the above-cited judgments and the same fully apply to the facts of the present case.

9. In view of the above law, at this stage, without discussing the facts in minute detail and without expressing any opinion on the merits of the case, the present petition is allowed and the petitioner is ordered to be released on bail subject to his furnishing personal/surety

bonds in the sum of Rs. 50,000/- with one surety in the like amount to the satisfaction of the trial Court/Duty Magistrate.

10. However, whatever is stated above, does not constitute any opinion of this Court on merits and it is only for the purpose of disposal of the bail application.