

Meerut, U.P.. The respondent No.2 was taken in custody on 02.01.2018 and by the order presently under challenge, he has been granted relief of bail.

The order passed by the High Court relied upon the fact that two other accused were granted relief of bail and that the case of respondent No.2 was identically situated.

Learned counsel appearing for the petitioner submits that three witnesses have so far been examined in the trial. It is further submitted that those two accused who have been released on bail are not attending the proceedings on some pretext or the other.

Considering the facts and circumstances on record, we see no reason to interfere with the order granting bail to respondent No.2.

We however, direct respondent No.2 to appear on every single date when the matter is taken up by the trial court. His appearance on every single date shall be taken as one of the condition to be released on bail. Similarly same condition shall be taken as condition in the case of other two accused released on bail. Any infraction on this count shall entail in cancellation of relief of bail granted in favour of respondent No.2 as well as other two persons released on bail.

With these observations, the SLP stands disposed of.

Pending applications, if any, shall stand disposed of.

(INDU MARWAH)
COURT MASTER (SH)

(VIRENDER SINGH)
BRANCH OFFICER