

**IN THE COURT OF SH. SAMEER BAJPAI  
ADDITIONAL SESSIONS JUDGE-03  
(SHAHDARA), KARKARDOOMA COURT, DELHI**

**Bail Application Registration No.635/2024**

SC No. 163-2020

FIR No. 59/2020

PS- Crime Branch, Delhi (Investigated by Special Cell)

U/S. 13/16/17/18 UA(P)Act, 120B r/w 109/114/124-A/

147/148/149/153A/186/201/212/295/302/307/341/353/395/419/420/427/435/436/452/454/468/471/34 IPC & Section 3 & 4 Prevention of Damage to Public Property Act,1984 and Section 25/27 Arms Act

**Ishrat Jahan Vs. State of NCT of Delhi**

12.04.2024

**ORDER**

1. This is an application under Section 439 Cr.P.C seeking modification of order dated 14.03.2022 as passed by this Court.
2. It is submitted that the applicant Ishrat Jahan was granted regular bail by this court vide order dated 14.03.2022 and a condition was imposed that she will not leave the jurisdiction of NCT of Delhi. It is further submitted that thereafter vide order dated 15.12.2022 the Court modified the condition to the extent that the applicant shall not leave the jurisdiction of NCR without prior permission of the Court. It is now submitted on behalf of the applicant that the applicant is a practicing Advocate having enrolled with Bar Council of Delhi and the condition as imposed by the Court is restraining her movement to do the law practice beyond the NCR. It is further submitted that since the grant of bail, the applicant has not breached any condition and always abided by the orders of the Court. It is prayed that considering the good conduct of the

applicant, the bail order be modified and the applicant be granted the desired relief.

3. The application has been opposed by the prosecution with the submission that the Court has already given reasonable liberty to the applicant and considering the previous conduct of the applicant, during the period when the alleged offences were committed by her, she should not be granted further relief.

4. Considering the fact that since the grant of bail the investigating agency or the prosecution has not brought any fact to the notice of the court that the applicant has breached any condition of bail, the Court deems it just and appropriate to modify the condition as prayed by the applicant.

5. It is accordingly ordered that the condition (a) as mentioned in para 12 of the order dated 14.03.2022 is modified to the extent that the applicant shall neither leave the territory of India without prior permission of the Court nor shall indulge in any kind of criminal activity.

6. Application is disposed off accordingly. Order dasti.

( Sameer Bajpai )  
Addl. Sessions Judge-03  
Shahdara District, Karkardooma Courts,  
Dated: 12.04.2024