* IN THE HIGH COURT OF DELHI AT NEW DELHI

BAIL APPLN. 791/2020	
SHAHRUKH PATHAN	Appellant
Through:	Mr. Asghar Khan, Mr. Abdul Tahir
_	Khan, Adv.

versus

STATE

..... Respondent Through: Ms. Aashaa Tiwari, learned APP for State.

CORAM: HON'BLE MS. JUSTICE ANU MALHOTRA <u>O R D E R</u> 05.05.2020

At the outset, in reply to a specific Court query, it is submitted by learned counsel for the applicant that an application has been filed seeking grant of bail before the Sessions Court but was not taken up for hearing observing to the effect that there is no urgency in the matter. It is considered appropriate in the circumstances to direct the learned District & Sessions Judge, North-East to ensure that the application, if any, filed by the applicant seeking grant of bail in FIR No.51/2020, PS Jaffarabad (since transferred to PS Crime Branch), under Sections 186/307/353 of the Indian Penal Code, 1860 and Sections 25 & 27 of the Arms Act is taken up for hearing within a period of two days of it being filed.

Learned counsel for the applicant thus seeks to withdraw the present application seeking liberty to seek redressal before the Sessions Court.

\$~8

+

The learned APP for the State submits that the CCTV footage of the incident has been sent on 30.04.2020. The Registry shall ensure that the same is placed on the record. The video clipping sent on behalf of the applicant has been perused.

The application is thus dismissed as withdrawn with liberty granted, as prayed.

ANU MALHOTRA, J

MAY 05, 2020/vm