

IN THE HIGH COURT OF JUDICATURE FOR  
RAJASTHAN  
BENCH AT JAI PUR.

O R D E R

S. B. CR. MISC. BAIL APPLICATION NO. 2885/2011.

Mangal Ram & Ors.

Vs.

State of Rajasthan

Date of order : March 31, 2011.

HON'BLE MR. JUSTICE MOHAMMAD RAFIQ

Shri Gurvinder Singh for the petitioners.

Shri Amit Poonia Public Prosecutor for State.

\*\*\*\*\*

Contention of the learned counsel for the petitioners is that petitioners have falsely been enrobed in the instant case by complainant-Vijay Kumar due to the fact they were all relatives of Raghuvan Dayal Saini, whose wife Smt. Sona Devi died in a road accident due to rash and negligent driving of the vehicle by complainant-Vijay Kumar. House of complainant-Vijay Kumar was put on fire by the mob. This is first offence of the petitioners and except the present case, no other criminal case is registered and pending against petitioners. They are in jail for quite some time and trial of the case will take a long.

Learned Public Prosecutor has opposed the bail application.

Having regard to the nature of accusation against the petitioners and all other facts and

circumstances of the case, I am inclined to enlarge the petitioners on bail.

In the result, this bail application u/S. 439 Cr. P. C. is allowed and it is directed that petitioners – (1) Mangal Ram S/o Heera Lal Saini, (2) Prahlad S/o Hot Ki shan, (3) Ramdhan S/o Hot Ki shan and (4) Lalaram S/o Jaisingh shall be released on bail in FIR No. 131/2011 P. S. Ramgarh, District Alwar for offence under Sections 143, 149, 336, 427, 436, 435 and 451 IPC on their furnishing a personal bond in the sum of Rs. 30,000/- together with two sureties in the sum of Rs. 15,000/- each to the satisfaction of the concerned Court for their appearance before that court on all dates of hearing until conclusion of the trial.

(MOHAMMAD RAFI Q), J.

ani I