M.Cr.C.No.9222/2012

Naveen Dhakad Vs. State of M.P.

27/12/2012

Shri B.S. Dhakad, Advocate for the applicant.

Shri Mukund Bhardawaj, Public Prosecutor for the respondent/State.

This is second bail application under Section 439 Cr.P.C. filed by the applicant for grant of bail. The first bail application was withdrawn vide order dated 22/11/2012 in M.Cr.C No.8625/2012. An offence under Section 394 IPC and 11/13 of MPDVPK Act vide Crime No.118/2012 has been registered against the applicant at Police Station Subhashpura, District Shivpuri.

The learned counsel for the applicant submits that the allegation against the preset applicant is that he has purchased the looted property, for which he is in custody since 20/10/2012. Hence on this ground, prays for grant of bail.

Learned Public Prosecutor opposed the bail application and prayed for its rejection.

Looking to the facts of the case and the nature of the allegations, but without expressing any opinion on the merit of the case, the application is allowed and it is directed that the applicant be released on bail on his furnishing a personal bond in the sum of Rs.50,000/- (Rupees Fifty Thousand only) with one solvent surety in the like amount to the satisfaction of trial court for his regular appearance during trial. He shall also comply with the conditions enumerated under Section 437(3) of Cr.P.C.

A copy of this order be sent to the concerning court for compliance. Certified copy as per rules.

(J.K. Maheshwari) V. Judge

vin*