

CRLMC NO.69 OF 2016

29.02.2016 The petitioner challenges the order dated 01.05.2014 passed by the learned J.M.F.C., Umerkote in G.R. Case No.245 of 2014 issuing N.B.W.(A) against the accused petitioner for alleged commission of offences under Sections 147/148/294/323/326/337/506/307/452/332/333/427/120-B/149 of the I.P.C. read with Section 3 PDPP Act and Section 7 of the Criminal Law Amendment Act. Cognizance of the aforesaid offences also has been taken by order dated 15.05.2014.

Learned counsel for the petitioner submits that in BLAPL No.5320 of 2014 by order dated 24.04.2014, this Court granted anticipatory bail to the petitioner in connection with aforesaid G.R. Case, but the police did not arrest the petitioner and filed charge-sheet showing the petitioner as absconder even though the anticipatory bail was granted in favour of the petitioner.

Considering the submission made, it is directed that the petitioner shall surrender before the learned J.M.F.C., Umerkote in the aforesaid case and move for regular bail. In that event, the bail application shall be considered by the learned J.M.F.C. keeping in view the order dated 24.04.2014 passed by this Court in BALPL No.5320 of 2014.

The CRLMC is accordingly disposed of.

B.K.Nayak, J.