M.Cr.C. No. 3950 of 2016

30/04/2016

Shri A. K. Saraswat, learned Counsel for the applicant-Vikas S/o Kailash Banchhada.

Shri Mukesh Kumawat, learned Panel Lawyer for the non-applicant/State.

Heard.

Applicant- Vikas is apprehending his arrest in Crime No.301 of 2015, registered at police Station- Ringnod, District- Ratlam, under Sections 25 & 27 of Arms Act, 1957.

On the basis of secret information that number of persons are standing along with arms the police intercepted them, during search number of country made pistols and cartridges have been seized from the co-accused persons, namely, Pankaj, Nitesh, Kalusingh and Pankajnath. As per material evidence available in the case-diary the same has been purchased from Jalim Singh. On the basis of memorandum of co-accused persons recorded under Section 27 of Evidence Act the present applicant has been implicated in the alleged offence.

Learned Counsel for the applicant submits that neither the present applicant was present along with co-accused persons nor any incriminating material has been recovered from him except memo no material evidence available and prays that application for grant of anticipatory bail be allowed.

Learned Panel Lawyer opposed the prayer and prays for its rejection.

On due consideration of the aforesaid and material

evidence available in the case diary, without expressing any opinion on merits of the case, I allow the M.Cr.C. No. 3950 of 2016 anticipatory bail application and it is directed that applicant— Vikas shall not be arrested for a period of 30 days by the Arresting Officer, subject to his furnishing a personal bond in the sum of Rs. 30,000/-(Rupees Thirty thousand Only) with one local surety in the like amount to the satisfaction of the Arresting Officer, subject to abiding the conditions enumerated under Section 438 (2) of the Cr.P.C. and he will co-operate with investigating Officer. This order shall be valid for a period of 30 (Thirty) days from today.

Certified copy as per rules.

(P.K. Jaiswal) Judge

pp/