

The High Court Of Madhya Pradesh**MCRC-8750-2020***(RAHUL AND OTHERS Vs THE STATE OF MADHYA PRADESH)***Jabalpur, Dated : 29-02-2020**

Shri Satyam Agrawal, learned counsel for the applicants.

Shri Ashok Singh, learned Panel Lawyer for the respondent/State.

Heard on this **first** application under Section **439** of Code of Criminal Procedure for grant of bail to the applicants in connection with Crime No.378/2014 registered by Police Station Excise Circle, Begamganj, District Raisen for commission of offence punishable under Sections 34 (2) of M.P. Excise Act, 1915.

The applicant is being tried under Section 34 (2) of M.P. Excise Act. They were enlarged on bail, but when case fixed for the final arguments, they remained absent. Learned trial Court issued a non-bailable warrant of arrest against the applicants for their appearance. The applicants surrendered before the trial Court on 14/02/2020. The case was again fixed for the judgment on 28.02.2020.

Learned counsel for the applicants submits that trial Court not delivered the judgment on 28.02.2020. The case was again adjourned for 07.03.2020. In these circumstances, it is requested that the applicants may be enlarged on bail.

Since, arguments have been heard and the case is listed for delivery of judgment, if trial Court does not deliver the judgment on 07.03.2020, the applicants be released on bail if they furnish a personal bond for the sum of **Rs.50,000/-(Rupees Fifty Thousand Only)** with a solvent surety **each** in the like amount to the satisfaction of the trial court for securing their presence before the said Court on all the dates of hearing fixed in this regard during trial Court.

This M.Cr.C. stands **allowed** and **disposed of**.

Office is directed to send a copy of this order to the trial Court by fax.

Certified copy as per rules.

pnm

