The High Court Of Madhya Pradesh

MCRC-24196-2021

(NARENDRA @ SARDAR Vs THE STATE OF MADHYA PRADESH)

Indore, Dated: <u>31-05-2021</u>

Heard through Video Conferencing.

Shri Lokendra Malviya, learned counsel for the applicant.

Shri Harshwardhan Sharma PL for the respondent / State.

With the consent, finally heard.

This is first bail application under Section 439 of the Code of Criminal Procedure,1973 arising out of Crime no.517/2020 for offence punishable under Sections 392/34 of IPC registered at Police Station – Mandleshwar, District - Khargone The applicant is in custody since 22/12/2020.

Learned counsel for the applicant submits that as per prosecution story, the applicant snatched mobile phone of the complainant, which was allegedly recovered from him. Challan has been filed. Conclusion of the trial in this pandemic era will take time. He will not tamper evidence or material. The applicant may be granted bail.

Learned PL opposed the bail application by contending that the applicant has another criminal case of similar nature, however, he fairly admits that challan has been filed.

Considering the nature of accusation, coupled with the fact that challan has been filed and custodial interrogation of the applicant is no more required, I deem it proper to enlarge the applicant on bail.

Accordingly, it is directed that applicant be released on bail on his furnishing a personal bond for the sum of **Rs.50000/-** (**Rupees Fifty Thousand only**) with one solvent surety in the like

amount to the satisfaction of the trial Court for securing his presence before the said Court regularly on all the dates fixed in this regard during trial

It is also directed that the applicant will abide by all the conditions enumerated under Section 437(3) of the Cr.P.C.

Certified copy as per rules.

(SUJOY PAUL) V. JUDGE

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