IN THE HIGH COURT OF JUDICATURE AT BOMBAY CRIMINAL APPELLATE JURISDICTION

BAIL APPLICATION NO.1653 OF 2021

Gehana Vasisht @ Vandana

R. Tiwari

Vs

The State of Maharashtra & Ors.

... Respondents

... Applicant

Mr. Sunil Kumar i/by M/s. Kumar & Associates for the Applicant.

Mr. S.S.Hulke, APP for the Respondent-State.

CORAM: SANDEEP K. SHINDE J. DATE: 31st MAY, 2021.

P.C. :

Heard.

2 Applicant seeks her enlargement on bail in Crime No.123 of 2021 registered with the Malvani Police Station for the offences punishable under Sections 292, 293, 420, 376 and 34 of the Indian Penal Code, 1860 along with Sections 67 and 67A of the Information Technology Act,

1/3 Shivgan

2000 and Sections 3,4,6 and 7 of the Indecent Representation of Women Act, 1986. After filing of this application, prosecution has filed charge-sheet on 17th March, 2021.

- In this changed circumstance, the learned counsel for the applicant seeks leave to withdraw the application with liberty to file application for enlargement on bail before the learned Sessions Court. Liberty as prayed for, is granted. Application is disposed of as withdrawn. If the applicant applies for her enlargement on bail, the learned Sessions Judge shall decide such application preferably within three weeks from the date on which application is presented.
- 4 It is made clear that this Court has not heard the application on merits.

Shivgan 2/3

5 Application is disposed of in the aforesaid terms.

(SANDEEP K. SHINDE, J.)

Shivgan 3/3