1

# IN THE HIGH COURT OF MADHYA PRADESH AT INDORE

### **BEFORE**

# HON'BLE SHRI JUSTICE PREM NARAYAN SINGH ON THE 30<sup>th</sup> OF JUNE, 2023

# MISC. CRIMINAL CASE No. 26728 of 2023

## **BETWEEN:-**

RAVI PARMAR S/O SHRI ISHWAR SINGH JI PARMAR, AGED ABOUT 24 YEARS, OCCUPATION: BHMS STUDENT R/O KANNOD ROAD KHATEGAON DISTT. DEWAS (MADHYA PRADESH)

....APPLICANT

(BY SHRI ABHISHEK TUGNAWAT, ADVOCATE)

### **AND**

THE STATE OF MADHYA PRADESH STATION HOUSE OFFICER THROUGH POLICE STATION JUNI INDORE, DISTT. INDORE (MADHYA PRADESH)

....RESPONDENTS

(BY SHRI SURENDRA GUPTA, GOVERNMENT ADVOCATE)

This application coming on for hearing this day, the court passed the following:

#### **ORDER**

This is second application under Section 439 of Code of Criminal Procedure, 1973 filed by the applicant for grant of bail. The applicant has been implicated in connection with Crime No.190/2023 dated (not mentioned), registered at Police Station-Juni Indore, District-Indore for offences under Sections 392, 341, 354D, 294, 323 and 506/34 of I.P.C. The applicant is in custody since 26.05.2023.

2. As per prosecution case, the allegation against the applicant is that he alongwith co-accused person followed the complainant and her fiance and



looted Rs.2200.

3. Learned counsel for the applicant submits that the applicant is innocent

and has been falsely implicated in this case. The applicant is in custody since

one month. The applicant is a medical student and if he retained in jail for a long

period, his career will be spoiled. The charge-sheet has been filed and

investigation is over. Conclusion of trial will take sufficient long time. Therefore,

he prays for grant of bail to the applicant.

4. Learned counsel for the respondent/State has opposes the prayer and

prays for rejection of the application.

5. Looking to the facts and circumstances of the case, on a perusal of the

material available on record including the case diary, without commenting on the

merits of the case, this application is allowed.

6. It is directed that the applicant/accused-Ravi Parmar be released on

bail on his furnishing a personal bond in the sum of Rs.50,000/-(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 on all the dates

of hearing fixed in this regard during trial. It is also directed that the applicant

shall comply with the provisions of Section 437(3) Cr.P.C.

7. This order shall be effective till the end of the trial. However, in case of

bail jump and breach of any of the conditions of bail, it shall become

ineffective.

Certified copy as per rules.

(PREM NARAYAN SINGH) JUDGE

Vindesh

