

IN THE HIGH COURT OF JHARKHAND AT RANCHI
B. A. No.5023 of 2024

....

Krishnanand Mirdha, aged about 29 years, son of Rohit Mirdha,
Resident of Village Aluwara, P.O. Patharda, P.S. Sarath
(Patharda O.P.), District Deoghar, Jharkhand

.... Petitioner

Versus

The State of Jharkhand

.... Opposite Party

....

CORAM: HON'BLE MR. JUSTICE RAJESH KUMAR

For the Petitioner : Mr. A.K.Choudhary, Adv.

For the State : Mrs. Lily Sahay, A.P.P.

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05/31.08.2024

1. The applicant who is in custody since 01.03.2024 has approached this Court for grant of regular bail in connection with Deoghar (Cyber) P.S. Case No.25 of 2024, registered for the offence under Sections 419/ 420/ 467/ 468/ 471 & 120B of IPC and Sections 66(B)/ 66(C)/ 66(D) & 84(C) of the Information Technology Act, pending in the court of learned Addl. Sessions Judge-II-cum-Special Judge, Cyber Crime, Deoghar.

2. *It has been submitted by learned counsel for the applicant(s) that complete set of F.I.R. alongwith its enclosure have been annexed with this bail application and there is no suppression on his/her part.*

3. Innocence has been claimed and undertaking has been given for participation in the trial. It has been submitted that he has been falsely implicated in this case. It has been further submitted that the applicant is a private tutor having no criminal antecedent. On above basis, prayer for bail has been made.

4. Learned A.P.P. has opposed the prayer for bail of the applicant.

5. Considering the above facts and the period of custody, I am inclined to enlarge the applicant on bail. Accordingly, the applicant, named above, is directed to be released on bail, on furnishing bail bond of Rs.10,000/- (Rupees Ten Thousand Only) with two sureties of the like amount each to the satisfaction of the learned Addl. Sessions Judge-II-cum-Special Judge, Cyber Crime, Deoghar in connection with Deoghar (Cyber) P.S. Case No.25 of 2024, subject to condition that the applicant will submit self-attested photocopy of his Aadhaar Card and also submit his mobile number before the learned court below which he will always keep active and will not change it during pendency of this case without prior permission of the court.

(Rajesh Kumar, J.)