

Case advanced, taken on board.

Accused present.

Sri. A.V.M Advocate filed vakalath for accused along with application under section 436 and 445 of Cr.P.C and 446(3) of Cr.P.C.

It is noticed that, counsel for the accused has filed application u/s 437 of Cr.P.C.

Ld.APP filed objection to the said application.

Counsel for the accused submits that, since the offences are bailable,application filed u/s 436 of Cr.P.C. may be considered.

It is noticed that, accused was previous released on bail and he continuously remained absent thereafter. Therefore, bail was canceled, surety forfeited and proclamation was issued against the accused.

The evidence u/s. 299 of Cr.P.C is being recorded.

Counsel for the accused submits that, accused will appear before the court and will not abscond again and ready to abide by the conditions imposed by the court.

Considering the offences alleged against accused under section 341, 324, 506(b) of IPC are bailable.

Hence, considering the above circumstances this court has come conclusion that accused is entitle to bail.

However, accused has to deposit penalty towards forfeit personal bond.

Hence, the following order is passed.

**ORDER**

Accused is ordered to be released on bail on executing P.B for Rs.50,000/- along with depositing cash security amount of Rs.6,000/- subject to following conditions:-

1. Accused shall not tamper with the prosecution witnesses.

2. He shall not indulge in commission of any offences.

3. He shall appear before the court on all hearing dates without fail.

4. He shall deposit penalty of Rs.3,000/- towards forfeited bond amount of Rs.15,000/-.

Office to take personal bond and receive cash security amount and penalty from accused as per the above order.

Since account branch is closed at this time, hence accused is permitted to deposit cash security amount and penalty on tomorrow.

Call on 19/03/2025.

CJM, Bengaluru City.

