

IN THE COURT OF II ADDL. CIVIL
JUDGE AND JMFC, HARIHARA
DATED THIS 19th DAY OF MARCH 2021
CC 1580-2020

Accused No.1 and 2 are produced under body warrant. The learned counsel for accused No.2 has already filed bail application and vakalath for accused No.2. The accused No.2 prays time to engage the service of an advocate. Time granted. Charge sheet copies supplied.

The learned APP files objection to bail application. Heard learned APP and the counsel for accused No.2 on bail application.

Perused the materials on record. It is worthy to note that, though alleged offences punishable U/sec. 457 and 380 of IPC against the accused No.2 are non-bailable in nature, but the same is neither punishable with death or life imprisonment. Moreover, accused is presumed to be innocent till his guilt is proved. Accused No.2 is ready for furnishing surety and to abide any of the condition that may be imposed by this court in the event of release. However the apprehension of prosecution can be met with by imposing suitable conditions. This court is of the opinion that, no purpose would be served by keeping the accused No.2 behind the bar. On the other hand the accused No.2 is entitled to bail on the following conditions. Hence I proceed to pass following.

: ORDER :

Bail application filed by the accused U/sec. 437 of Cr.P.C is hereby allowed and accused is enlarged on bail subject to execution of personal bond of Rs.50,000/- with a surety for the likesum with following conditions.

1) He shall not involve in such or similar kind of activities.

2) He shall not tamper or hamper the prosecution witness or evidence in any manner.

3) He shall regularly appear before the court.

Body warrant of accused extended till next date. The counsel for accused prays time to furnish surety.

For surety by 01.04.2021.

Sd/-

II Addl. Civil Judge and JMFC.,

Harihara.