HON'BLE Dr. JUSTICE B. SIVA SANKARA RAO

Criminal Petition No.11933 of 2018

ORDER:

Impugning the F.I.R. in Crime No.160 of 2018 registered by the

Avanigadda Police Station, Krishna District, for the offences punishable

under Sections 417, 420 IPC on the report of the second respondent-de

facto complainant, the petitioner-accused filed the quash petition.

2. Heard the learned counsel for petitioner and the learned Additional

Public Prosecutor, representing the first respondent-State in opposing the

same, before ordering notice to the second respondent and before

admission. Perused the F.I.R. and the quash petition averments.

3. A perusal of the F.I.R. and the quash petition averments no way

entails this Court to quash the proceedings or admit by keeping the matter

pending, but for to say for none of the offences are punishable above seven

years, the police strictly follow Section 41-A Cr.P.C., and also the

guidelines as held by the Apex Court in Arnesh Kumar Vs. State of

Bihar¹.

Accordingly, this Criminal Petition is disposed of without prejudice

to any future defence of the petitioner. Miscellaneous petitions pending, if

any, shall stand closed.

Dr. B. SIVA SANKARA RAO, J

09.11.2018 MVA

1 (2014) 8 SCC 273

-