## Suresh Jat vs The State Of Madhya Pradesh on 19 December, 2024

**Author: Subodh Abhyankar** 

Bench: Subodh Abhyankar

NEUTRAL CITATION NO. 2024:MPHC-IND:36490

IN THE HIGH COURT OF MADHYA PRADESH
AT INDORE
BEFORE
HON'BLE SHRI JUSTICE SUBODH ABHYANKAR
ON THE 19th OF DECEMBER, 2024
MISC. CRIMINAL CASE No. 54707 of 2024
SURESH JAT
Versus
THE STATE OF MADHYA PRADESH

Appearance:

Shri Vivek Singh, learned senior advocate along with S advocate for the petitioner .

Dr Amit Bhatia, Govt. Advocate appearing on behalf of A

**ORDER** 

- 1. They are heard. Perused the case-diary.
- 2. This is the applicant's third bail application filed under Section 483 of the Bhartiya Nagrik Suraksha Sanhita,2023 as he is arrested in connection with Crime No.346/2024 registered at Police Station Sanwer, District Indore (MP) for offence punishable under Sections 420,406,409 and 120-B of IPC and section 61(D) of the Panchayat Raj Adhiniyam,1993. Applicant is in jail since 21.6.2024.
- 3. His second bail application was dismissed on merits by this Court on 25.11.2024 passed in MCRC.No.47683/2024.
- 4. Counsel for the applicant at the outset has submitted that the applicant is ready to deposit the amount which was credited in his bank account which is Rs .1.05 Crores (Rupees One Crore Five Lakh) and out of which he is ready to deposit Rs.30,00,000/- (Rupees Thirty Lakhs) upfront before his release i.e. at the time of furnishing the bail bond and remaining amount in four installments within further four months.
- 5. Counsel for the applicant has further submitted that the applicant is in NEUTRAL CITATION NO.

2024:MPHC-IND:36490 2 MCRC-54707-2024 custody since 21.6.2024 and the final conclusion of trial is likely to take sufficient time, and thus, the applicant be released on bail.

- 6. Counsel for the respondent/State on the other hand has opposed the prayer.
- 7. Having considered the rival submissions, and on perusal of the case diary, taking note of the fact that huge amount has been embezzled by six accused persons wherein hard earned money of innocent purchasers have been duped, in order to secure the amount of such investors, this Court is inclined to allow the present petition as the applicant is ready to deposit the amount of Rs.1.05 Crores which according to the prosecution was obtained by him, out of which he is ready to deposit Rs.30,00,000/- (Rupees Thirty Lakhs) upfront,i.e, before his release at the time of furnishing the bail bonds and remaining amount of Rs.75,00,000/- (Rupees Seventy Five Lakhs) to be deposited by the applicant in four equal installments of Rs.18,75,000/- (Rupees Eighteen Lakhs Seventy Five Thousand thousand) within a period of four months.
- 8. Accordingly, without reflecting upon the merits of the case, the application filed under Section 483 of the BNSS on behalf of the applicant is hereby allowed, subject to deposit of total sum of Rs.1.05 Crores/- by the applicant or any other person on his behalf, out of which, Rs.30,00,000/-(Rupees Thirty Lakhs) upfront before his release i.e. at the time of furnishing the bail bond in a fixed deposit in a nationalized bank and producing the receipt/certificate of the same before the concerned trial Court and rest of Rs.75,00,000/-(Rupees Seventy Five Lakhs) to be deposited by the applicant in four equal installments of Rs.18,75,000/-(Rupees Eighteen Lakhs Seventy Five Thousand thousand) within a period of four months from the date of his release in a fix deposit in a nationalized bank and producing the receipt/certificate of the same before the concerned trial Court and the said amount shall be subject to the final outcome of the case by the trial Court. The deposit receipt/certificate so produced by the applicant shall be endorsed by the learned Judge of the lower Court to be, 'furnished towards the NEUTRAL CITATION NO. 2024:MPHC-IND:36490 3 MCRC-54707-2024 bail of the applicant and shall be subject to the final decision of the case by the trial Court'.
- 9. It is further directed that the applicant shall be released on bail on his furnishing a 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, to appear before the trial Court on the dates given by the Court. This bail order shall be subject to furnishing an undertaking that the applicant will deposit the amount respectively as directed above. It is also directed that the applicants will abide by all the conditions enumerated under Section 437(3) of the Cr.P.C.

C.c. as per rules.

(SUBODH ABHYANKAR) JUDGE das