Mateen Qureshi vs The State Of Madhya Pradesh on 20 August, 2024

Author: Achal Kumar Paliwal

Bench: Achal Kumar Paliwal

NEUTRAL CITATION NO. 2024:MPHC-JBP:41333

IN THE HIGH COURT OF MADHYA PRADESH
AT JABALPUR
BEFORE
HON'BLE SHRI JUSTICE ACHAL KUMAR PALIWAL
ON THE 20 th OF AUGUST, 2024
MISC. CRIMINAL CASE No. 32933 of 2024
MATEEN QURESHI
Versus
THE STATE OF MADHYA PRADESH

Appearance:

Shri Gyan Prakash Tripathi - Advocate for the applicant. Shri Satya Pal Chadar- Government Advocate for the respo

ORDER

1

Heard on this bail application filed by applicant Mateen Qureshi under Section 483 of Bhartiya Nagrik Suraksha Sanhita, 2023 for grant of bail.

- 2. The applicant is in jail since 10.07.2024 in connection with Crime No.273 of 2024, registered at Police Station-Nainpur District-Mandla for the offence under Sections 4, 5 and 9 of M.P. Gowansh Vadh Pratishedh Adhiniyam.
- 3. Allegations against present applicant are that on the basis of information received from informant, applicant's house was raided but upon seeing the police, applicant and her family members run away from the spot. During search of accused house, a G.C.M. Company's maroon colored freeze which has 6 kilos of cow meat, nine cow horns, cow progeny slaughter, an axe and 07 jugs of live cattle worth about Rs. 30,000/- and ropes were found which were tied for slaughter. The beef and horns seized infront of them were taken out as exhibits for testing in separate plastic boxes and sealed. In view of above, offence under Sections 4, 5 and 90 and 9(2) of Madhya Pradesh Prohibition of Cow Slaughter Act was registered.

NEUTRAL CITATION NO. 2024:MPHC-JBP:41333 2 MCRC-32933-2024

- 4. Learned counsel for the applicant submits that he has been falsely implicated in the case. There is no evidence against him. Meat allegedly recovered from the house has not been examined forensically and there is no forensic report on record. The applicant is in jail since 10.07.2024. Without search warrant, raid was conducted. On above grounds, it is urged that applicant be released on bail.
- 5. Learned Government Advocate for the respondent/State, on the other hand, has opposed the application.
- 6. Having regard to overall evidence available on record, including facts of the case, I deem it proper to release the applicant on bail.
- 7. It is directed that the applicant be released on bail on his furnishing a personal bond in the sum of Rs.25,000/- (Rupees Twenty Five Thousand Only) with one solvent surety in the like amount to the satisfaction of the trial court for securing his presence before the said Court on all the dates of hearing fixed in this regard during trial.
- 8. It is also directed that the applicant shall comply with the provisions of Section 480(3) of the Bharatiya Nagarik Suraksha Sanhita, 2023.
- 9. M.Cr.C. stands allowed and disposed of.
- 10. Certified copy as per rules.

(ACHAL KUMAR PALIWAL) JUDGE vai