## IN THE HIGH COURT OF JHARKHAND AT RANCHI B. A. No. 751 of 2023

....

Selu Kumar Pathak @ Solu @ Shailu Kr. Pathak .... Petitioner

Versus

The State of Jharkhand .... Opposite Party

....

CORAM: HON'BLE MR. JUSTICE RAJESH KUMAR

For the Petitioner : Mr. Ankit Kumar, Adv. For the State : Mr. S.K.Tiwari, A.P.P.

. . . .

The applicant who is in custody since 30.11.2022 has approached this Court for grant of regular bail in connection with Deoghar Cyber P.S. Case No.93/2022, registered for the offence under Sections 419/420/467/468/471 and 120B of IPC and Sections 66(B)/66(C)/66(D) and 84(C) of the Information & Technology Act, pending in the court of Addl. Sessions Judge-II, Deoghar.

The applicant is an accused of committing cyber-crime.

It has been submitted by learned counsel for the applicant(s) that complete set of F.I.R. alongwith its enclosure have been annexed with this bail application and there is no suppression on his/her part.

Innocence has been claimed and undertaking has been given for participation in the trial. It has been submitted by learned counsel for the applicant that the amount recovered is through sale of the land which he has sold for treatment of his mother who is suffering from cancer. On above basis prayer for bail has been made.

Learned APP has opposed the prayer for bail of the applicant and submitted that several ATM Cards, SIMs and mobile phone have been recovered which suggest that this applicant is involved in cyber-crime.

Considering the recovery, I am not inclined to enlarge the applicant on bail, at this stage. Accordingly prayer for bail of the applicant stands rejected.

(Rajesh Kumar, J.)

Shahid/