IN THE HIGH COURT OF JHARKHAND AT RANCHI A.B.A. No. 10245 of 2022

Parwej Ansari @ Parwez Ansari Petitioner

Versus

The State of Jharkhand Opp. Party

CORAM: HON'BLE MR. JUSTICE AMBUJ NATH

For the Petitioner : Mr. A. K. Choudhary, Advocate

For the State : Mr. S. K. Tiwari, A.P.P

05/ Dated 16.03.2023

Heard the parties.

The petitioner is apprehending his arrest in connection with Jamtara Cyber Crime P.S. Case No. 48 of 2022, for the offences under Sections 414, 419, 420, 467, 468, 471 & 120B of the Indian Penal Code, Section 66 (B) (C) (D) of the Information Technology Act, pending in the court of learned Additional Sessions Judge-I, Jamtara.

It is alleged that on 27.08.2022 at about 3:30 P.M, the informant, who is the Officer In-charge of Cyber Police Station, Jamtara raided a place near Karmatanr and apprehended co-accused Rizwan Ali and Faiyaz Ansari on the pretext that they were involved in cyber crime.

It is further alleged that four other persons who were present at the spot managed to escape from there. The apprehended accused persons spelt out the name of the petitioner.

It was submitted that similarly situated co-accused Asif Ansari has been granted anticipatory bail by this Court in A.B.A. No.10226 of 2022 and the case of the petitioner stands on similar footing.

Learned A.P.P has opposed the prayer for bail but does not dispute the fact that similarly situated co-accused has been granted anticipatory bail by this Court.

Regard being had to the facts of the case; I am inclined to extend the privilege of anticipatory bail to the petitioner. He is directed to surrender before the court below within two weeks from the date of receipt of a copy of this order and the learned court below on his surrender shall release him on bail on furnishing bail bond of Rs.25,000/-(Rupees Twenty Five Thousand) with two sureties of the like amount each, to the satisfaction of learned Additional Sessions Judge-I, Jamtara, in connection with Jamtara Cyber Crime P.S. Case No. 48 of 2022, subject to the the conditions as laid down under Section 438 (2) Cr.P.C.