## Tijesh Mohare @ Lalu vs The State Of Madhya Pradesh on 27 November, 2020

**Author: Vishal Dhagat** 

**Bench: Vishal Dhagat** 

1 MCR
The High Court Of Madhya Pradesh
MCRC-42626-2020
(TIJESH MOHARE @ LALU Vs THE STATE OF MADHYA PRADESH

Jabalpur, Dated : 27-11-2020

Heard through Video Conferencing.

Shri Nitin Shukla, learned counsel for applicant. Shri Gourav Tiwari, learned Panel Lawyer for respondent/Sta

1

This is first bail application filed on behalf of applicant under Section 439 of Cr.P.C. for grant of bail. Applicant has been arrested on 14.08.2020 in connection with Crime No.36/2020 registered at Police Station Kirnapur, District Balaghat (M.P.) for commission of offence punishable under Sections 379 and 457 of IPC.

Counsel appearing for the applicant submitted that applicant is innocent and he has falsely been implicated in the case. He is in jail since 14.08.2020, therefore, he may be released on bail.

Counsel appearing for the State opposed the application for grant of bail. It is submitted by him that as many as eight criminal cases are registered against the applicant and all the offences relate to same nature of offence i.e. committing theft entering into the house, therefore, bail application may be rejected.

Considering the aforesaid, bail application filed by applicant is rejected.

(VISHAL DHAGAT) JUDGE sp/-

Signature SAN Not Verified Tijesh Mohare @ Lalu vs The State Of Madhya Pradesh on 27 November, 2020