## Dasrath Mandal vs The State Of Jharkhand ... ... Opposite ... on 9 February, 2018

**Author: Shree Chandrashekhar** 

**Bench: Shree Chandrashekhar** 

IN THE HIGH COURT OF JHARKHAND AT RANCHI B.A. No. 6962 of 2017

Dasrath Mandal, son of Late Dhanu Mandal, resident of village-Siyatand, PO&PS-Karmatand, Sub-Division & District-Jamtara ... Petitioner Versus

The State of Jharkhand ... Opposite Party

CORAM: HON'BLE MR. JUSTICE SHREE CHANDRASHEKHAR For the Petitioner: Mr. R. S. Mazumdar, Sr. Advocate For the State: Mr. Shailendra Kumar Tiwari, APP

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05/09.02.2018 Heard the learned counsels appearing for the parties and perused the documents on record.

This is second attempt by the petitioner for bail in connection with Narayanpur P.S. Case No. 20 of 2017 corresponding to G.R. No. 94 of 2017, registered under Section 414, 419, 420, 467, 468, 471 and 120B IPC.

Contending that now son of the petitioner who is the main accused allegedly involved in cyber crime has been granted anticipatory bail by a coordinate Bench of this Court in A.B.A. No. 3522 of 2017 and charges have already been framed in the case on 11.08.2017, the learned Senior counsel for the petitioner submits that the petitioner, who is in judicial custody since 02.03.2017, is entitled for bail.

Seriously opposing the prayer for grant of bail, Mr. Shailendra Kumar Tiwari, the learned APP submits that the menace of cyber crime has trans□ border ramifications.

Considering the fact that the main accused in the case has been granted benefit of anticipatory bail by a coordinate Bench of this Court and, now after framing of charge on 11.08.2017 the trial has not progressed and considering the other facts and circumstances of the case, the above  $\Box$ n amed

petitioner namely, Dasrath Mandal is directed to be released on bail on furnishing bail bond of Rs. 10,000/□ (Rupees ten thousand) with two sureties of the like amount each to the satisfaction of the learned S.D.J.M, Jamtara in connection with Narayanpur P.S. Case No. 20 of 2017 corresponding to G.R. No. 94 of 2017, on the following conditions:

- (i) he shall remain physically present on each and every date during the trial, except for special circumstances, for which the petitioner shall move an appropriate application in the trial court seeking exemption from appearance, and
- (ii) he shall not change his place of residence without prior permission of the Court.

The instant application is allowed. Let a copy of the order be transmitted to the trial Court through 'Fax'.

(Shree Chandrashekhar, J.) Tanuj/□