

Akash Dilip More vs The State Of Maharashtra, Thr Pso Ps ... on 27 October, 2021

Author: Pushpa V. Ganediwala

Bench: M.S. Sonak, Pushpa V. Ganediwala

1

3-ap

IN THE HIGH COURT OF JUDICATURE AT BOMBAY,
NAGPUR BENCH : NAGPUR.

CRIMINAL APPLICATION (APPA) NO. 336 OF 2021
IN
CRIMINAL APPEAL NO. 228 OF 2021
Akash Dilip More
Vs.
State of Maharashtra

Office Notes, Office Memoranda of
Coram, appearances, Court's Orders
or directions and Registrar's order

Court's or J

Shri Karan Bhende, Advocate h/f. Shri Y. B. Mandpe, for a
Shri S. S. Doifode, A.P.P. for non-applicant/State.

CORAM :-

M. S. SONAK AND
PUSHPA V. GANEDIWALA, J

DATED :- 27.10.2021 Heard Shri Karan Bhende, learned counsel h/f. Shri Y. B. Mandpe, counsel for the applicant and Shri S. S. Doifode, learned A.P.P. for State.

2. This is an application for suspension of jail sentence pending the disposal of the appeal against the judgment and order by which the applicant has been convicted for the offense punishable under Section 376(2)(n) of Indian Penal Code read with Sections 4 and 6 of Protection of Children from Sexual Offences (POCSO) Act, 2012.

3. From the impugned judgment and order, we have noted that the applicant has been sentenced to suffer rigorous imprisonment up to 20 years. There is nothing on record to indicate that the applicant was on RR Jaiswal 2 3-appeal-228-21.odt bail during the course of the Trial. The offense for which the applicant is convicted is very serious offense. Therefore, we are quite satisfied that this is not a fit case to enlarge the applicant on bail.

4. The application for suspension of sentence/bail is therefore hereby rejected. However, we expedite the hearing of the appeal.

5. The application is disposed of in the aforesaid terms.

(PUSHPA V. GANEDIWALA, J.) (M. S. SONAK, J.) RR Jaiswal