## Ganesh Narayan Mahulkar vs The State Of Maharashtra Through Pso Ps ... on 26 April, 2024

2024:BHC-NAG:4939

IN THE HIGH COURT OF JUDICATURE AT BOMBAY

NAGPUR BENCH: NAGPUR

CRIMINAL APPLICATION (ABA) NO.161 OF 2024

Ganesh Narayan Mahulkar Vs.

State of Maharashtra, Through Police Station Officer, Police Station, Sewagram, District Wardha

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Office Notes, Office Memoranda of Coram, appearances, Court's orders of directions and Registrar's orders

Mr. Firdos Mirza, Advocate h/f Mr. Mir Nagman Ali, Advocate for ap

Mr. U. R. Phasate, APP for respondent/State.

COR DAT

1. Appreh
Police, in
registered with Police Station
Sewagram,
punishable under Sections 188,
Indian Penal Code and under Sec
27(2)(e), 30(2)(a), 3(1)(zz) (i
Safety and Standards Act, 2006,
pre-arrest bail.

2. The applicant is on the basis of th co-accused.
27/01/2024 Food Safety Inspecto police officials conducted raid vehicle of Meshram, and during the raid, s

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920.aba.161.2024

tobacco and Gutakha weighing around 14.510 Kg.

worth of Rs.21,110/-. On the basis of said report, the Police have registered the crime. During the

(2)

Indian Kanoon - http://indiankanoon.org/doc/30425283/

investigation, the name of the present applicant is revealed on the basis the statement of the co-accused.

- learned 3. The counsel for the applicant submitted that the accusation of the present applicant is on the basis of the statement of the co-accused, nothing is recovered from the present applicant and during the investigation the connection of the present applicant with the other co-accused is not revealed. He further submitted that the issue regarding the application of Section 328 of the Indian Penal Code is pending before the Hon'ble Apex Court. Considering the allegations, admittedly, the stock is already seized and immediate custodial interrogation is not required. The present applicant has cooperated with the investigating agency since he released on ad-interim anticipatory bail.
- 4. The learned APP strongly opposed the present application and submitted that the huge quantity is seized from the co-accused. The custodial interrogation of the present applicant is required. He further submitted that there are criminal antecedents against the present applicant, in view of that, the application deserves to be rejected.

(3) 920.a

5. Considering the name of th applicant is not mentioned in the FIR and his involvement is only on the basis of the statement the co-accused, nothing is seized from him. As far the criminal antecedents are concerned, which are not sufficient to reject the application of the pr Considering his custodial interrogat not required and he has already cooperated with th investigating agency, the ad-interim granted him to deserves to Accordingly, I proceed to pass following order.

**ORDER** 

- (i) The Criminal Application is allowed.
- (ii) The interim protection granted to the present applicant Ganesh Narayan Mahulkar in connection with Crime No.46/2024 registered with Police Station Sewagram, Taluka Sewagram, District Wardha for the offences punishable under Sections 188, 272, 273, 328 of the Indian Penal Code and under Sections 26, 26(2)

(iv), 27(2)(e), 30(2)(a), 3(1)(zz) (iv) and 59 of the Food Safety and Standards Act, 2006, is hereby confirmed on similar terms and conditions.

6. The application is disposed of.

(URMILA JOSHI-PHALKE, J.) Sarkate Signed by: Mr. A.R. Sarkate Designation: PA To Honourable Judge Date: 29/04/2024 11:00:07