Jaydatta Limbaji Otale vs The State Of Maharashtra on 19 December, 2022

Author: S. G. Mehare

Bench: S. G. Mehare

47-BA.2068-22.odt

'IN THE HIGH COURT OF JUDICATURE AT BOMBAY
BENCH AT AURANGABAD

47 BAIL APPLICATION NO.2068 OF 2022

1

JAYDATTA LIMBAJI OTALE
VERSUS
THE STATE OF MAHARASHTRA

. . .

Advocate for Applicant : Mr. Kendre Namdev D., Mr. Kurhe Ravindra Harichandra.

APP for Respondent-State : Ms. V. S. Choudhari.

. . .

CORAM : S. G. MEHARE, J. DATE : 19.12.2022

PER COURT :-

- Heard the learned counsel for the applicant and the learned APP for the respondent-State.
- 2. A serious offence against the applicant is allegedly under Section 328 of the IPC in Gutkha case. Whether the said Section would apply in Gutkha cases is seized with the Hon'ble Supreme Court. In view of that matter and considering the progress of the case, the applicant deserves bail.

ORDER

(i) Bail Application is allowed.

- (ii) Applicant JAYDATTA LIMBAJI OTALE be released on bail on furnishing P.B. and S.B. of Rs.50,000/-
- 2 47-BA.2068-22.odt (Rupees Fifty Thousand only) with one solvent surety of the like amount, in Crime No.157 of 2022, registered by Police Station Daulatabad, District Aurangabad, for the offence punishable under Sections 328, 188, 272, 273 read with Section 34 of the IPC and Section 59 of the Food Safety and Standards Act, on the condition not to involve in similar crime.

(S. G. MEHARE, J.) ...

vmk/-