

**Cr.A.No. 366 of 2013, Cr.A. No.418/2013, Cr.A. No.476/2013,
601/2013, 602/2013, 608/2013, 733/2013, 742/2013 and
Cr.A. No. 1011/2013**

14.03.2016

Cr.A. No.418/2013

Shri Ajay V. Gupta, learned counsel for the applicant.

Shri Vikram Singh, learned counsel for respondent/CBI.

I.A.No.5360/2016 – application for suspension of sentence on behalf of appellant – **Rajeev Singh s/o Lal Singh.**

Heard counsel for the parties.

This is repeat bail application filed on behalf of applicant. The applicant has been convicted for the offence punishable under the provisions of Indian Penal Code though was tried along with other accused for the offence under the provisions of the Prevention of Corruption Act. The applicant was throughout on bail during the trial. That consideration weighed with this Court on 25.03.2013 to release the applicant on bail while admitting the appeal against the conviction.

The applicant, however, violated bail condition, which resulted in issuance of non-bailable warrants. The applicant, thereafter, moved application for the cancellation of non-bailable warrant, but, he was called upon to first surrender and then apply for bail afresh. As a result, this application for bail has been filed.

Since the maximum sentence period to be undergone by the applicant is only seven years and as the applicant was on bail during the trial and undertakes to scrupulously abide by all the

bail conditions henceforth, as may be imposed in terms of this order and that the respondent has no objection for releasing the applicant on bail, we allow the bail application on the following strict conditions:-

(1) That, the applicant shall furnish two local solvent sureties or blood relative in the sum of **Rs.1,00,000/-** (Rupees One Lac) and execute a personal bond in the like amount to the satisfaction of the Trial Court.

(2) The applicant on being released on bail, shall appear before the Registry of this Court on **4th April, 2016** and thereafter on first Monday of every alternate English Calendar month, till the disposal of the appeal.

(3) The applicant will deposit his passport in the Trial Court, if available, else file affidavit before the Trial Court declaring that the applicant does not have any passport of any country. This compliance will be condition precedent for release on bail.

Application is **allowed** accordingly.

Cr.A.Nos.608/2013 &742/2013

Shri Sanjay Saini, learned counsel for the appellants.

Shri Vikram Singh, learned counsel for the respondent/C.B.I.

I.A.No.22326/2014 (Cr.A.No.608/2013) & I.A.No.22323/2014 (Cr.A.No.742/2013) – applications for condonation of non-appearance.

Counsel for the applicant submits that the applicant is presently in Central Jail, Bhopal in connection with some other offence in Cr.A.No.1092/2015. As a result, he could not appear on the date notified for appearance before the Registry.

Counsel for the respondent prays for time to ascertain this fact.

Accordingly, list this application on **29.03.2016**.

(A. M. Khanwilkar)
Chief Justice

(Sanjay Yadav)
Judge

AM.