

Accused No.1 to 3 are present. The counsel for accused No.1 and 2 filed bail application under section 437 of Cr.P.C on behalf of Accused No.1 and 2 along with application under section 445 of Cr.P.C.

Lrd.Sr.APP orally opposed for the bail application and prayed to reject the same.

Heard, the counsel for the accused No.1 and 2. He has contended that the accused are innocent and have not at all committed any offences alleged against them. The accused are falsely implicated in this case. No materials are available against these accused persons. These accused are respectable persons in the society and are having good reputation. They are ready to abide by any conditions imposed by this court. Accordingly prayed to allow the application.

Though the alleged offences are non-bailable in nature, it not punishable with death or imprisonment for life. On perusal of the records it goes to show that the accused are the permanent resident of Bellary. In order to secure the presence of the accused persons it is just and proper to impose certain conditions. Accordingly the bail application filed by the accused No.1 and 2 is allowed on following conditions:-

1. The accused No.1 and 2 shall execute personal bond for Rs.50,000/-.
2. The accused No.1 and 2 shall keep temself present before this court on regular hearing dates.
3. The accused No.1 and 2 shall not tamper with the prosecution witnesses.

The learned counsel filed application under section 445 of Cr.P.C to permit the accused persons to deposit cash security. Heard. Grounds made out. Hence, application is allowed. Accused No.1 and 2 are directed to deposit cash security of Rs.15,000/-(each).

Office to take Personal bond from accused No.1 and 2 and cash security of Rs.15,000/-(each).

Call on 25.05.2022.

(PREETH J)  
XLII Addl.CMM  
(Spl. Court for trial of cases filed against  
sitting as well as former MPs/MLAs, triable by  
Magistrate in the State of Karnataka)