

68.State vs Irfan CHI-68-2022

.
.Present: Sh. Mohit,Ld. APP for the State.
. Accused Irfan in person with Sh.Anand Yadav, Advocate

.
. Accused person produced before me along-with challan for the alleged commission of offence punishable under Sections 279,337 and 338 of IPC. Accused person is already on police bail. Power of attorney along with bail application on behalf of accused filed.

. At this stage an bail application has been moved for regular bail. Ld. APP for state submitted that he does not wish to file reply rather would argue. Arguments heard. Investigation in the present case is already completed. Trial of the case will take a long time. No useful purpose would be served by detaining the accused person in custody. Further, the offence alleged are bailable in nature. Accordingly, accused is granted the concession of bail, as he is no more required for the purpose of investigation. Hence, accused person is admitted to bail on furnishing bail bonds in the sum of Rs.50,000/- with one surety in the like amount. **Requisite bonds furnished.** Accepted and attested. Release order be issued. Copy of challan supplied to accused free of costs. Now to come upon 08.06.2022 for consideration on charge.

.
. (Mohit)
. Judicial Magistrate Ist Class,
. (UID No. HR-0554)
. Nuh 1.2.2022
. Sunil, steno.Gd.1