



Bail - Incumbent upon the High Court to exercise its discretion judiciously, cautiously and strictly in compliance with basic principles laid down in a catena of judgments by this Court.

[PRINT / DOWNLOAD PDF](#)

[SC] [crpc s. 439 - bail](#) -There is certainly no straight jacket formula which exists for courts to assess an application for grant or rejection of bail but the determination of whether a case is fit for the grant of bail involves balancing of numerous factors, among which the nature of the offence, the severity of the punishment and a *prima facie* view of the involvement of the accused are important - This Court does not, normally interfere with an order passed by the High Court granting or rejecting bail to the accused - However, it is equally incumbent upon the High Court to exercise its discretion judiciously, cautiously and strictly in compliance with basic principles laid down in a catena of judgments by this Court. *Held*, However having said that, in the case at hand, it is manifestly incorrect on the part of the High Court to have granted bail to the Respondent No.2/Accused without taking into consideration the relevant facts and circumstances and appropriate [evidence](#) which proves that the Respondent No.2/Accused has been charged with a serious offence.

[2022 SCeJ 0622](#)

Tags: [Bail - Judicial reasoning](#), [CrPC S. 439](#)