

CrPC, Section 445 – Applicant is a foreign national is not having any relative or friend who can stand surety for him and may not be in a position to take help of any person in India. The legal preposition of law as has been settled by the Apex Court in the cases of *Moti Ram v. State of M.P.*, AIR 1978 SC, 1594 and *State of M.P. V. Jagjit Singh* AIR 1962 SC 253, wherein the relevant consideration for granting bail has been clearly analysed. The cash deposit is equally efficacious as other system in view of Section 445 Cr.P.C.

read **HERE** [2015 PLRonline 0006 \(All.\)](#)
