

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 \(All.\)](#)
