

Non-reportable

IN THE SUPREME COURT OF INDIA ORIGINAL JURISDICTION

WRIT PETITION (CRIMINAL) NO.432 OF 2022

Amanat Ali Petitioner

Versus

State of Karnataka and others Respondents

JUDGMENT

Aravind Kumar, J.

1. By way of this writ petition, the petitioner has sought for the following relief:

"Consolidate/Club all the FIRs (i) FIR No. 324/2017, 406/420/120 (B) IPC and 4/6(1)/6(2) M.P. Act, Dewas, M.P., (ii) FIR No. 479/2018, 420/34 IPC, Indore, M.P., (iii) FIR No. 283/2020, 420/34 IPC, Khargone M.P., (iv) FIR No. 002/2021, 420 IPC, Gokul Road, Hubali, Karnataka, (v) FIR No. 090/2021, 406/420/120(B) IPC, Dhadhara, Gumla, Jharkhand registered against the Petitioner in different states at various police stations to the Court of the competent jurisdiction at Guna, Madhya

Pradesh where proceedings are pending in the FIR No. 0266/2018, U/S420/407/418/406/409120B/467/468. Section 4/6(1)/6(2) MP investors Interests Act 2000, P.S. Guna Kotwali, District: Guna in the interest of justice."

- 2. We have heard Mr. Chandra Prakash, learned counsel appearing for the petitioner and Mr. Yashraj Singh Bundela, learned counsel appearing for Respondent No.2 and Ms. Pragya Baghel, learned counsel appearing for Respondent No.3.
- 3. Learned counsel appearing for the petitioner has contended that petitioner being aged 60 years has been foisted with several cases in the States of Madhya Pradesh, Karnataka and Jharkhand for similar offences and he was never appointed as the Director of the company G. Life India Developers and Colonizers Limited. Contending that the prosecution initiated is in relation to the fraud/scam committed by the company and petitioner is in way concerned with same. It is also contended, for the purposes of speedy and fair trial and to avoid multiplicity of proceedings it would be in the best interest of all that cases pending in various States be consolidated and posted to the court of a competent jurisdiction at Guna, Madhya

Pradesh. Hence, relying upon the following judgments he prays that this petition be allowed:

- "1. SATINDER SINGH BHASIN V/S THE STATE OF UTTAR PRADESH & ANR." Writ Petition (criminal) No. 197 of 2021
- 2. Amish Devgan vs. Union of India & Ors" WRIT PETITION (CRIMINAL) NO. 160 OF 2020
- 3. ABHISHEK SINGH CHAUHAN V/S UNION OF INDIA & ORS." in WRIT PETITION (CRIMINAL) NO.40 of 2022"
- 4. Per contra, learned counsel appearing for the respondent Nos.2 and 3 would contend that complainant(s)/witnesses are different in each of the cases and they cannot be penalized for having lodged the prosecution by making them to travel all the way either from Karnataka or from Jharkhand to the State of Madhya Pradesh and each case having been registered by the jurisdictional police on the basis of individual cause of action it would not be apt and appropriate to transfer all the cases to one court as sought for by the petitioner and hence, they have prayed for rejection of the petition.
- 5. Having heard learned counsel for the parties and on perusal of the pleadings we notice that following cases are pending against the

petitioner in the States of Madhya Pradesh, Karnataka and Jharkhand:

SI.	FIR	Under Section	Police	District/	Status	Status of	Charge-
No.	No.		Station	Station	of	Trial	sheet
					Bail		filed or
							not
1	324/	406/420/120B IPC	Bank	Dewas,	On		Filed
	2017	and 4/6(1)/6(2) M.P.	Note	M.P.	Bail		
		Act	Press				
2	266/	406/409/416/417/42	Guna	Guna	Not	Charges	Filed
	2020	0/ 467/468/120B IPC	M.P.	M.P.	on	framed	
		and 4/6(1),6(2) M.P.			Bail		
		Act					
3	479/	420/34 IPC	MIG	Indore,	Non		Filed
	2018		Colony	M.P.	on		
					Bail		
4	283/	420/34 IPC	Un	Khargone	Non	Not	Not
	2020			M.P.	on	produced	filed
					Bail		
5	002/	420 IPC	Gokul	Hubali,	Non	Not	Not
	2021		Road	Karnataka	on	produced	filed
					Bail		
6	090/	406/420/120B IPC	Dhadhara	Gumla	Non	Trial not	Filed
	2021			Jharkhand	on	started	
					Bail		

6. The cases noted at Serial Nos.5 and 6 have been registered by the Gokul Road, Hubli, Karnataka Police and Dhadhara, Ghumla, Jharkhand, Police Station, respectively. Whereas the cases at Serial Nos.1 to 4 are registered in the State of Madhya Pradesh and that too by different Police Stations. Suffice to note that first FIR came to be registered by the Police Station Bank Note Press, Madhya

Pradesh and three other FIRs have been registered in the District of Guna, Indore and Khargone respectively at Madhya Pradesh. Learned standing counsel appearing for the State of Madhya Pradesh has expressed no objection if these cases are consolidated and listed before one court having jurisdiction. Hence, following the principles laid down in *Amish Devgan* v. *Union of India and* others (2021) 1 SCC 1 we deem it appropriate to exercise power conferred under Article 142 of the Constitution of India to accede to the relief claimed to the extent of consolidation of the FIRs registered in the State of Madhya Pradesh for being tried together as one trial as far as possible, as we are of the opinion that multiplicity of the proceedings will not be in the larger public interest and State also. It is clarified that all the cases pending in the State of Madhya Pradesh shall be transferred to the District of Devas, Madhya Pradesh where FIR No.324 of 2017 has been filed and registered against the petitioner or in other words, FIR Nos.266 of 2018, 479 of 2018 and 283 of 2020 shall stand transferred to the District of Devas where FIR No.324 of 2017 is pending. The jurisdictional courts shall take immediate steps to transfer the proceedings for being consolidated and adjudicated by one trial to be decided on its own merits. The prayer for transfer of the cases pending in the States of Karnataka and Jharkhand to the State of Madhya Pradesh stands rejected

7. Accordingly, this writ petition stands disposed of.

	J.
B.R. Gavai)	

(Aravind Kumar)

New Delhi, December 11, 2023