

IN THE HIGH COURT OF KERALA AT ERNAKULAM

PRESENT :

THE HONOURABLE MR. JUSTICE M.SASIDHARAN NAMBIAR

TUESDAY, THE 6TH OCTOBER 2009 / 14TH ASWINA 1931

Crl.MC.No. 3192 of 2009()

SC.452/2007 of ADDL.SESIONS COURT (ADHOC-I), KASARAGOD
CRIME NO.455/06 OF HOSDURG P.S
.....

PETITIONER(S): ACCUSED

JAFAR.P, S/O.MOHAMMED KARIM,
RESIDING AT MEENAPEAS, BALLA KADAPPURAM,
BALLA VILLAGE.

BY ADV. SMT.T.SUDHAMANI

RESPONDENT(S):

THE STATE OF KERALA,
REPRESENTED BY THE PROSECUTOR,
HIGH COURT OF KERALA.

BY PUBLIC PROSECUTOR SRI.AMJAD ALI

THIS CRIMINAL MISC. CASE HAVING COME UP FOR ADMISSION
ON 06/10/2009, THE COURT ON THE SAME DAY PASSED THE
FOLLOWING:

M.SASIDHARAN NAMBIAR,J.

CRL.M.C.NO.3192 OF 2009

Dated 6th October 2009

O R D E R

Petitioner is the first accused in S.C.452/2007 on the file Additional Sessions Judge (Adhoc-I), Kasaragod. This petition is filed under Section 482 of Code of Criminal Procedure for a direction to the Sessions Judge to consider the application for bail on the date of surrender.

2. When an accused surrenders and files an application for bail, Sessions Judge is expected to pass orders in the application without delay. I find no reason to believe that the Sessions Judge is unaware of the provisions of law or the decisions of this court or the Apex court or that the Sessions Judge will not act in accordance with law. In such circumstances, no direction is warranted.

Petition is disposed.

**M.SASIDHARAN NAMBIAR,
JUDGE.**

uj.