

## Mahender Singh Vs State of Haryana

**Court:** High Court Of Punjab And Haryana At Chandigarh

**Date of Decision:** July 20, 2007

**Hon'ble Judges:** Pritam Pal, J

**Advocate:** Mr. S.R. Malik, Advocate. Mr. Y.P. Malik, A.A.G., Haryana., Advocates for appearing Parties

### Judgement

Pritam Pal, J.

1. Appellant is stated to have been convicted and sentenced under Section 392 IPC. In all he has already undergone one year and 8 months of

sentence according to the custody certificate which is also admitted by the learned State counsel. Appellant is a family man. His daughter is also

stated to have been suffering from cancer. In this regard, he has also placed medical certificate issued by Lok Nayak Hospital, New Delhi. Earlier

also he was granted interim bail by this Court for one month for his treatment. Appeal is not likely to be heard in the near future.

2. Substantive sentence awarded to the applicantappellant is suspended till further orders or till disposal of the appeal whichever is earlier.

3. Bail to the appellant to the satisfaction of CJM/Duty Magistrate, Faridabad.