

IN THE HIGH COURT OF JHARKHAND AT RANCHI
A.B.A. No. 3734 of 2012

Sarju Sao Petitioner(s)

State of Jharkhand Versus
... Opposite Party

Coram : HON'BLE MR. JUSTICE D.N.UPADHYAY

For the petitioner (s): Mr. Sanjay Pd.

For the opposite party : Addl.P.P.

31.10.2012 Heard the learned counsel for the petitioner and the learned counsel for the State.

This is an application for grant of anticipatory bail filed by the petitioner in connection with Deori PS case No. 96 of 2012 (G. R. No.1508 of 2012) for the offence registered under sections 498A/452/380/504/506 of the Indian Penal Code.

It is disclosed in the FIR that marriage of the informant with the petitioner was solemnized about 40 years ago. Since the informant was barren, petitioner arranged his second marriage and thereafter starting demanding rupees fifty thousand and also took away ornaments belonging to the informant after breaking open the box.

It is submitted that this case has been instituted with false allegations. It is not expected that after 40 years of marriage, a person will make dowry demand.

Learned counsel for the State has opposed the prayer.

Considering facts and circumstances appearing from the written report, the petitioner above named is directed to surrender before the court below within a period of four weeks positively from the date of this order and on his surrender, he shall be released on bail on furnishing bail bond of Rs.10,000/- (rupees ten thousand) with two sureties of the like amount each to the satisfaction of the Judicial Magistrate, 1st Class, Giridih, in connection with Deori PS case No. 96 of 2012 (GR No. 1508 of 2012), subject to the conditions laid down under section 438(2) Cr.P.C.

Ambastha/-

(D.N.Upadhyay,J.)