

**IN THE HIGH COURT OF JHARKHAND AT RANCHI  
A.B.A. No. 4989 of 2013**

Ramsawrup Mehta ... ... Petitioner  
*Versus*

1. The State of Jharkhand  
2. Basudeo Prasad Verma ... ... Opposite Parties

**CORAM: HON'BLE MR. JUSTICE SHREE CHANDRASHEKHAR**

For the Petitioner : Mr. Anil Kumar, Advocate  
For the State : A.P.P.

-----

06/31.07.2014 The service report indicates that the notice was validly served upon opposite party no. 2.

Heard the learned counsel appearing for the parties and perused the documents on record.

The applicant is apprehending his arrest in complaint case no. 196 of 2011 filed under Sections 498(A) and 494 of the Indian Penal Code and Sections 3/4 of the Dowry Prohibition Act.

The learned counsel appearing for the applicant submits that the applicant is a handicapped person and the allegation of second marriage has been levelled in the present case lodged by his father-in-law.

The learned A.P.P. opposed the prayer for grant of anticipatory bail.

Considering the facts and circumstances of the case, in the event of arrest of the applicant or if he surrenders before the trial court within a period of four weeks from today, the applicant namely, Ramsawrup Mehta would be released on bail on furnishing bail bond of Rs. 10,000/ (Ten thousand) with two

sureties of the like amount each to the satisfaction of Sri Y. Prakash, learned Judicial Magistrate, 1st Class, Palamau at Daltonganj or his successor in complaint case no. 196 of 2011.

Let a copy of this order be sent through FAX to the concerned trial court on depositing the cost by the applicant.

**(Shree Chandrashekhar, J.)**

*Tanuj/-*