

IN THE HIGH COURT OF JUDICATURE AT PATNA
Criminal Miscellaneous No.52117 of 2018

Arising Out of PS.Case No. -80 Year- 2018 Thana -BUXAR INDUSTRIAL District- BUXAR

- =====
1. Rina Devi @ Vimla Devi, W/o Bindu Chouhan @ Binod Chouhan,
 2. Bindu Chouhan @ Binod Chouhan, S/o Gouri Chouhan,
 3. Manjay Kumar, S/o Bindu Chouhan @ Binod Chouhan, all R/o vill.-
Baruna, P.S.- Buxar (Ind), District- Buxar.

.... Petitioner/s

Versus

1. The State of Bihar

.... Opposite Party/s

=====

Appearance :

For the Petitioner/s : Mr. Bachan Jee Ojha, Advocate

For the Opposite Party/s : Mr. Ataur Rahman, APP

=====

CORAM: HONOURABLE MR. JUSTICE SANJAY PRIYA
ORAL ORDER

2/ 31-08-2018

Heard learned counsel for the petitioners and learned

APP for the State.

Petitioners apprehend their arrest in **Buxar (Ind)**

P.S. Case No.80 of 2018 instituted for the offence under
Section(s) 341, 323, 304(B) and 504/34 Indian Penal Code.

Counsel for petitioners submits that petitioners are
mother-in-law, father-in-law and brother-in-law (*Dewar*) of the
deceased. The husband of deceased is already in custody.

In the written report, there is general and omnibus
allegation against the petitioners.

In the facts and circumstances of the case, prayer of the
petitioners for grant of anticipatory bail is allowed. In the event of



surrender/arrest of the petitioners, named above, within six weeks from today in connection with **Buxar (Ind) P.S. Case No.80 of 2018**, they shall be released on anticipatory bail on furnishing bail bond of Rs.10,000/- (ten thousand) each with two sureties of the like amount each to the satisfaction of the **Chief Judicial Magistrate, Buxar**, subject to the conditions as laid down under Section 438(2) Cr. P. C. with further conditions: (1) bailors should be local having sufficient immovable property within the jurisdiction of the court concerned, (2) petitioners shall cooperate in the trial and shall be present on each and every date fixed by the court and their absence on two consecutive dates without proper and reasonable reason will be liable to cancel their bail bonds and (3) if petitioners tamper with the evidence or the witnesses of the case, in that case, prosecution will be at liberty to move for cancellation of bail of the petitioners.

(Sanjay Priya, J)

JA/-
Rohit Kr.

U		T	
---	--	---	--

