

**IN THE HIGH COURT OF JHARKHAND AT RANCHI**  
**A.B.A. No.5599 of 2019**

-----

Krishna Tigga	...	Petitioner
	Versus	
The State of Jharkhand	...	Opposite Party

-----

**CORAM: HON'BLE MR. JUSTICE ANIL KUMAR CHOUDHARY**

-----

For the Petitioner	: Mr. K.S. Nanda, Advocate
For the State	: Mr. P.K. Jaiswal, Addl. P.P.

-----

**Order No.04 Dated- 29.08.2019**

Apprehending his arrest, the petitioner has moved this Court for grant of privilege of anticipatory bail in connection with Sadar P.S. Case No.122 of 2018 registered under sections 186/290/332/334/341/342/323/353/354/504/34 of the Indian Penal Code and under Section 11 of Gambling Act (Bihar and Bengal).

Heard the learned counsel for the petitioner and learned Addl. P.P. for the State.

The Learned counsel for the petitioner submits that the allegation against the petitioner is that the petitioner was wandering by the side of the road and was consuming wine and when the informant introduced himself to be the Sub-divisional Police Officer and apprehended 10-12 miscreants with the help of police force, the petitioner and others present their caught with the police force, scuffled with the police personnel and outraged the modesty of the female constables and assaulted the informant, his bodyguard Shashi Melgandi and Ruidas Hembrom causing injuries to them. It is further submitted that the allegation against the petitioner are all false and the petitioner was not amongst the 10-12 persons apprehended by the informant and the police party. It is next submitted that the petitioner is ready and willing to pay Rs. 30,000/- i.e. Rs.10,000/- each to each of the victims namely the informant, Shashi Melgandi and Ruidas Hembrom as ad interim victim compensation without prejudice to his defence in this case and undertakes to cooperate with the investigation of the case.

Hence, it is submitted that the petitioner be given the privilege of anticipatory bail.

Learned Addl. P.P. opposes the prayer for grant of anticipatory bail.

Considering the submissions of the counsels and the fact as discussed above, I am of the opinion that it is a fit case where the above named petitioner be given the privilege of anticipatory bail. Hence, in the event of his arrest or surrender within a period of four weeks from the date of this order, he shall be released on bail on depositing Rs.30,000/- i.e. three separate demand draft of Rs. 10,000/- each to each of the victims namely the Amar Kumar Pandey, Shashi Melgandi and Ruidas Hembrom as ad interim victim compensation and on furnishing bail bond of Rs. 25,000/- (Rupees Twenty Five Thousand) with two sureties of the like amount each to the satisfaction of learned C.J.M., Chaibasa, in connection with Sadar P.S. Case No.122 of 2018 with the condition that the petitioner will cooperate with the investigation of the case and appear before the Investigating Officer as and when noticed by him and will furnish his mobile number and a copy of his Aadhar Card in the court below with the undertaking that he will not change his mobile number during the pendency of the case during the pendency of the case subject to the conditions laid down under section 438 (2) Cr. P.C.

In case, the petitioner deposits the ad interim victim compensation amount, the court below is directed to issue notice to the victims and hand over the said demand draft to them, after proper identification.

**(Anil Kumar Choudhary, J.)**