

The offence alleged against the accused persons are punishable under section 498(A) of IPC. Though the said offence is non bailable, the same is triable by this court.

Accused no.1 to 3, 6 & 7 have moved the regular bail application have produced the certified copy of anticipatory bail order granted to them in Crl. Misc. no 249/14 & 162/14.

The Hon'ble Fast Track Court-III, Bengaluru Rural District, Bengaluru Rural District has granted anticipatory bail to accused persons in Crl mis no: 249/14 & 162/14.

In the judgment of the Hon'ble Supreme Court reported in 2011 SC 312 in the case of Siddharam Sathlingappa Mhetre V/s State of Maharashtra, the Hon'ble Supreme Court has held that " Grant on bail for limited period is contravention to the legislative intention and law declared by the constitution bench in Sibbia's case".

Further it is held that the benefit of anticipatory bail should continue till the end of trial of that case. In the present case accused persons have obtained anticipatory bail and in the light of the above cited Principal of law as laid down by the Hon'ble Supreme Court, the said bail continues till the end of trial of this case. Hence it is just and proper to enlarge accused persons on bail on the conditions as imposed in the anticipatory bail order. Therefore I proceed to pass the following

ORDER

Bail application filed by the accused persons filed u/s 437 of Cr.P.C is allowed.

Accused persons are enlarged on bail on executing personal bond of Rs.50,000/- each with a surety for the like sum on following conditions.

1. Accused shall not tamper with prosecution witnessess / complainant in any manner.

Surety by name Sri. Srinivas S/o Sampangi Ramaiah is present and offer surety for the accused persons and produced RTC extract and Aadhar ID card and Declaration.

Perused and accepted as Satisfactory.

Take bonds.

Call on : 25.01.2017

Prl. Civil Judge & JMFC., Hosakote.