**IN THE HON’BLE COURT OF ADDITIONAL CHIEF JUDICIAL MAGISTRATE- VII, LUCKNOW**

**Ankur Shukla vs State of U.P.**

**Crime no- 228/2020**

**U/S- 498A, 323, 504**

**I.P.C & 3/4 D.P. Act**

**P.S. – Krishnanagar**

**District- Lucknow**

**Application for surrender in case crime number 228 of 2020, P.S.- Krishnanagar**

That the applicant has been charge sheeted in the above noted case crime number and hence he is putting his appearance before this hon'ble court by referring the present application for surrender in the present case crime. Considering the custody of applicant and nature of offence and applicant have been cooperated throughout the process of investigation, his bail application may kindly be considered.

The surrender application of the applicant may kindly be considered in the interest of justice.

Place- Lucknow VIVEK GUPTA

Date- 06-05-2024 (Counsel for the Applicant)

**IN THE HON’BLE COURT OF ADDITIONAL CHIEF JUDICIAL MAGISTRATE- VII, LUCKNOW**

**Ankur Shukla vs State of U.P.**

**Crime no- 228/2020**

**U/S- 498A, 323, 504**

**I.P.C & 3/4 D.P. Act**

**P.S. – Krishnanagar**

**District- Lucknow**

**Application for interim bail on behalf of applicant/ Ankur Shukla.**

For the facts, reasons and circumstances stated in the accompanying affidavit in support of bail application under section 437 Cr.P.C, it is most respectfully prayed that this Hon'ble court may kindly be pleased to grant interim bail to the applicant in F.I.R / Crime No-228 of 2020, under section-498A, 323, 504 I.P.C and 3/4 D.P.Act, Police station- Krishnanagar, Lucknow till the pendency of this present bail application in the interest of justice.

Such other orders which this Hon'ble Court may deem just and necessary in the facts and circumstances of the case may kindly also be passed in favour of the applicant.

Place- Lucknow VIVEK GUPTA

Date- 06-05-2024 (Counsel for the Applicant)

**IN THE HON’BLE COURT OF ADDITIONAL CHIEF JUDICIAL MAGISTRATE- VII, LUCKNOW**

**Ankur Shukla vs State of U.P.**

**Crime no- 228/2020**

**U/S- 498A, 323, 504**

**I.P.C & 3/4 D.P. Act**

**P.S. – Krishna Nagar**

**District- Lucknow**

**Application for bail under section 437 Cr.P.C on behalf of applicant.**

For the facts, reasons and circumstances stated in the accompanying affidavit, it is most respectfully prayed that this Hon'ble court may kindly be pleased to grant bail to the applicant in F.I.R / Crime No-228 of 2020, under section-498A, 323, 504 I.P.C and 3/4 D.P. Act, Police station- Krishna Nagar, Lucknow in the interest of justice.

Such other orders which this Hon'ble Court may deem just and necessary in the facts and circumstances of the case may kindly also be passed in favor of the applicant.

Place- Lucknow VIVEK GUPTA

Date- 06-05-2024 (Counsel for the Applicant)

**IN THE HON’BLE COURT OF ADDITIONAL CHIEF JUDICIAL MAGISTRATE- VII, LUCKNOW**

**Ankur Shukla vs State of U.P.**

**Crime no- 228/2020**

**U/S- 498A, 323, 504**

**I.P.C & 3/4 D.P. Act**

**P.S. – Krishna Nagar**

**District- Lucknow**

**Affidavit in support of bail application under section 437 of Cr.P.C.**

I, Ankur Shukla aged about years son of Karuna Shankar Shukla resident of gram- Ranapur, post- Haidergarh, district- Barabanki, Uttar Pradesh, the deponent, do hereby solemnly affirm and state on oath as under:-

1. That the deponent is the applicant himself and as such he is well conversant with the facts and circumstances of the case deposed to herein below.
2. That the applicant has been falsely implicated in the case crime number 228/2020 under section 498A, 323, 504 I.P.C. and 3/4 D.P. Act at around 11:31pm.
3. That this is the first bail application in pursuance to the present case crime and no other bail application has been filed before any court of law.
4. That it is important to mention here that the name of other family members have been dropped by the investigating officer due to lack of material evidence, and the charge sheet has been filed against the single accused that is applicant.
5. That the impugned First information report has been lodged out of matrimonial dispute, as per the First information report it has been alleged that the applicant has entered into wedlock with complainant on 10-10-2019 and the applicant ha tried to make intimate relation with the applicant due to which complainant became pregnant two times but she was given medication by the applicant.
6. That it is important to mention here that the F.I.R has been lodged with an undue delay and the applicant is innocent.
7. That the applicant is the husband of complainant and due to certain matrimonial dispute the impugned false and fabricated F.I.R. has been lodged against the applicant in order to settle the score.
8. That the complainant has falsely implicated other family members of the applicant in the present case crime but there names were dropped out due to lack of material evidence by the investigating officer.
9. That the applicant came to know about the present case crime due to Non bailable warrant issued against him on 05-04-2024 when the applicant was out for some work and was informed by his neighbor about ongoing proceedings.
10. That in the above noted case crime the charge sheet has already been filed against the applicant and the name of other members have been dropped during investigation due to lack of evidence.
11. That the applicant has cooperated throughout the process of investigation and therefore the present bail application may kindly be considered in light of law laid down in case of **Satendra Kumar Antil vs C.B.I**. and other and also in the light of judgement passed by Hon’ble Apex court in **Arnesh Kumar vs State of Bihar and other (2014) 8 SCC 273.**
12. That the applicant undertakes that he will cooperate through out process of trial and therefore , his bail application may kindly be considered.
13. That the applicant is ready to furnish adequate and reliable sureties , the applicant undertakes that he will cooperate through out the process of trial and will not tamper or influence any of the witness of prosecution.
14. That the applicant has been falsely implicated and due to such he suffering from false implication.
15. That the applicant will cooperate throughout the process of trial and therefore, his bail application may kindly be considered.

Place- Lucknow Deponent

Date-06-05-2024

**VERIFICATION**

I identify that the contents of paragraphs ………..to………… are true to my knowledge and belief and those of paragraph………. Are true on the basis of legal consultation received to me.

Place- Lucknow Deponent

Date-06-05-2024

I have satisfied myself by examining the deponent that he understands the contents of this affidavit, which have been read over and explained to him.