



Crl.O.P.No.31015 of 2022

T.V.THAMILSELVI, J.

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The petitioner, who apprehends arrest for the alleged offences punishable offence under Sections 120(b), 408, 419, 420, 465, 468, 471 and 477-A of IPC and Section 66 and 66-D of the Information Technology Act, in Crime No.299 of 2022 on the file of the respondent/police, seeks anticipatory bail.

- 2. The case of the prosecution is that the petitioner's husband Divakar(A1) was working as Computer Assistant in the defacto complainant's Sugar Mill. While being so, the petitioner and her husband conspired together and cheated the defacto complaint to the tune of Rs.15,33,241/-. Hence, the case.
- 3. Earlier on 12.01.2023, this Court had granted interim anticipatory bail till 20.02.2023 to the petitioner on condition that the petitioner shall deposit a sum of Rs.3,00,000/- to the credit of Crime No.299 of 2022, before the concerned Magistrate within a period of two weeks from the date on which the order copy made ready and on such deposit, the defacto complainant is permitted to withdraw the said amount on filing undertaking affidavit and proper identification and acknowledgment.





T.V.THAMILSELVI, J.

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4. The learned Government Advocate(Crl. Side) appearing for the respondent police submitted that the petitioner has not complied with the conditions imposed by this Court on 12.01.2023. Hence, he opposed for

grant of anticipatory bail to the petitioner.

5. Considering the facts and circumstances of the case and the

petitioner has not complied with the conditions imposed by this Court on

earlier occasion, this Court is not inclined to grant anticipatory to bail to the

petitioner.

6. Accordingly, this Criminal Original Petition for anticipatory bail to

the petitioner stands dismissed. The respondent police is directed to take

appropriate action against the petitioner as per the manner known to law.

02.03.2023

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