## Suresh Ramdas Baviskar And Ors vs The State Of Maharashtra on 21 September, 2018

Author: Prakash D. Naik

Bench: Prakash D. Naik

1 of 3

## IN THE HIGH COURT OF JUDICATURE AT BOMBAY CRIMINAL APPELLATE JURISDICTION

## CRIMINAL ANTICIPATORY BAIL APPLICATION NO.1938 OF 2018

1. Suresh Ramdas Baviskar, Age 63 years,

2. Sunanda Suresh Baviskar, Age 60 years,

3. Duhita PradipChaudhari, Age 60 years,

All R/o.Ner, Tal. And Dist.Dhule.

4. Kavita Omvamshi Gangipamula, Age 33 years,

R.o.904, Flat No.904, B/5, Near Vinayak Hospital, Warje, Pune-52.

versus

The State of Maharashtra

Mr.Vishal Kalekar for applicants. Mrs.A.A.Takalkar, APP, for State. Mr.Anandrao Kashid, PSI, D.N.Nagar Police Station, pres

CORAM : PRAKASH D.

DATE : 21st Septemb

1

PC:

The applicants are apprehending arrest in con No.212 of 2018 registered with D.N.Nagar Police Station 323, offences under Sections 498A, 406, Section 34 of Indian Penal Code. The FIR was lodged on The applicant nos.1 and 2 are father-in-law and law of the complainant whereas applicant nos.3 and 4 ar of the complainant. The FIR lodg is matrimonial discord between parties. The hu complainant is already arrested and he has been granted applicants had preferred an application for anticipator the Sessions Court which was rejected on 6th August 201 Manish S Digitally signed by

Manish S Thatte

Thatte Date: 2018.09.25

12:29:13 +0530

2 of 3 919.ABA.1938.2018.doc

- Perusal of FIR indicates that there are matrimonial disputes between the informant and her husband since 2009 to 2013. Both of them had instituted different litigations against each other. lodging the FIR, the complainant had initiated complaint under Protection of Women from Domestic Violence Act, 2005. Learned for applicant submitted both advocate that the parties have filed purshis and said proceedings were withdrawn. Pursuant to that the was registered. Notice u/s 41(1) of Cr.P.C issued to applicant. On perusal of the order passed by Sessions Court, it is primary objection the apparent that of prosecution was that the had not attended the applicant police station though notice was issued to them under Section 41(1) of Cr.P.C. The learned Sessions Judge has observed that the say filed by the prosecution states that applicant had not replied to the notice nor co-operated with investigation.
- 3. Learned APP submitted that in spite of notice being issued to them the applicants had not approached the investigating officer and had not co-operated with investigation.
- 4. The advocate for applicant had submitted that the FIR has been registered at D.N.Nagar Police Station and applicant nos.1 to 3 of residents Dhule and applicant no.4 is resident of Pune. Therefore, they could not respond to the notice issued by police and, therefore, there was difficulty in attending the police when notice was issued. It is submitted that the applicants would co-operate with investigation.

3 of 3 919.ABA.1938.2018.do

differences. matrimonial The 5. The dispute is arising out of application was rejected by Sessions Court on the ground non attendance to police station. Husband of complainant was arrested. Custody of applicants is not required.

6. Hence, I pass following order :

## **ORDER**

- (i) In the event of arrest of applicants in connection with CR No.212 of 2018 registered with D.N.Nagar Police Station, Mumbai, the applicants be released on bail on furnishing PR bond in the sum of Rs.15,000/- with one or more sureties in the like amount;
- (ii) The applicants shall attend the investigating officer of D.N.Nagar Police Station on 6th October 2018 and 7th October 2018 between 10 am and 12 noon;
- (iii) The applicants thereafter shall attend the investigating officer of D.N.Nagar Police Station as and when called till filing of charge sheet.

(PRAKASH D. NAIK, J.) MST