

**IN THE HIGH COURT OF JHARKHAND AT RANCHI
A.B.A. No.317 of 2024**

Md. Moin Ansari @ Moin Ansari, S/o Late Abdul Rajjak @ Rajjak Ansari, R/o village-Taljhari, P.O. Hiranpur, P.S. Littipara, District-Pakur

..... Petitioner.

-Versus-

1. State of Jharkhand
2. Ayesha Khatoon, W/o Moin Ansari, D/o Md. Jamir Ansari, R/o village-Taljhari, P.O. Hiranpur, P.S. Littipara, District-Pakur presently residing at Badtalla, P.O. Jambad, P.S. Hiranpur, District-Pakur

..... Opp. Parties.

CORAM : HON'BLE MR. JUSTICE RAJESH SHANKAR

For the Petitioner : Md. Asadul Haque, Advocate
For the State : Ms. Priya Shrestha, A.P.P.

Order No.06

Date: 09.09.2024

1. The petitioner is apprehending his arrest in connection with Littipara P.S. Case No.87 of 2022 registered under Section 498A of the Indian Penal Code and Sections 3/4 of Dowry Prohibition Act.
2. It is jointly submitted by learned counsel for the petitioner and opposite party no.2 that both the parties have amicably resolved their dispute as would be evident from letter no.1941A dated 9th July, 2024 issued by the Mediator, JHALSA, Ranchi to the Assistant Registrar-XXVI of this Court. It is further submitted that the terms and conditions of the settlement between the parties has been appended with the aforesaid letter issued by the Mediator, JHALSA, Ranchi.
3. Learned counsel for the petitioner submits that the petitioner will duly abide by the undertaking given by him during the mediation proceeding at JHALSA, Ranchi.

4. Having heard learned counsel for the parties and considering that the petitioner and the opposite party no.2 have amicably settled the dispute in mediation proceeding at JHALSA, Ranchi, I am inclined to enlarge the petitioner on anticipatory bail. Accordingly, the petitioner, above named, in the event of his arrest or surrender before the court below within three weeks from today, shall be released on bail on furnishing bail bond of Rs.20,000/- (Rupees Twenty Thousand) with two sureties of the like amount each to the satisfaction of learned Chief Judicial Magistrate, Pakur in connection with Littipara P.S. Case No.87 of 2022 subject to the conditions as laid down under Section 438(2) of the Cr.P.C.
5. It is, however, observed that if the petitioner does not abide by any of the terms and conditions mentioned in the said settlement agreement, the opposite party no.2 will be at liberty to file appropriate application seeking cancellation of petitioner's anticipatory bail.
6. Accordingly, the present anticipatory bail application is disposed of.

(Rajesh Shankar, J.)

Vikas/