### **Suggested Format**

Bail Appl	ication					
IN THE	COURT OF		DISTRICT	AND	SESSION	I JUDGE,
IN THE M	ATTER OF:					
TLU,	, Son of	Years	of Age, Wo	rking as	s F	Residing at
Pe	etitioner					
Versus						
	Through PQR, Son of	f,	Years of a	ge, Wo	rking as _	
Re	spondent					
FIR No.:						
U/s:	·					
P.S.:						
APPLICA GRANT C	TION UNDER SECTION 439 (	OF THE CODE	OF CRIMINA	L PRO	CEDURE	<u>1973 FOR</u>
Most Res	pectfully Show:					
	1	the Code by the Pe	present appli of Criminal P titioner for se regis	rocedur eking gr	e 1973 is	being filed in FIR No.
		Station being mov	ved as the Pe (give date)	The titioner lin control	e present has been a nection wi	petition is arrested on th the said
	2	implicated	Petitioner is in the above the matter.			
	3	The petition	Petitioner is a oner is gainfu	ully carry	ying on th	e business
	4		Petitioner is a			son and is
	5	arrest or disassocia	other relevant which show t ation with the n committed)	the petit	tioner's ini	nocence or

- That the Petitioner is innocent and no useful purpose would be served by keeping him under custody and this is a fit case for grant of bail. (It would be pertinent to mention as to the stage of investigation or in case the charge sheet has been filed, whether charges have been imposed, evidence has started, the length of the list of witnesses cited by the prosecution etc. as these would all be mitigating circumstances)
- 7. That the Petitioner undertakes to abide by the conditions that this Honorable Court may impose at the time of granting bail to the Petitioner and further undertakes to attend the trial on every date of hearing.
- 8. That the Petitioner has not filed any other similar petition before this or any other Honorable Court for grant of bail in case of the present FIR. (Or give details and results of earlier applications)

### PRAYER:

In view of the above stated facts and circumstances it is most respectfully prayed that this Honorable Court may be pleased to

	<ul> <li>(A) Grant bail to the Petitioner in connection with FIR No registered under section, for the offence of (give sections) at Police Station (give place).</li> <li>(B) Pass any other such order as this Honorable Court may deem fit and proper in the interest of justice.</li> </ul>
TLU	.Petitioner
Through	
ABCCd	punsel
Place:	
Dated:	

# BEFORE THE DISTRICT AND SESSIONS JUDGE COURT AT (give the name of the District Court where the anticipatory bail application format India is being filed)

IN THE MATTER OF:

STATE

VS

(Mention the name of the accused)

FIR Number: Under Section: Police Station:

## PPLICATION U/S 438 CRPC FOR GRANT OF ANTICIPATORY BAIL ON BEHALF OF THE ACCUSED (name of the applicant of the bail)

### MOST RESPECTFULLY SUBMITTED AS UNDER:

- That the present FIR has been registered on false and bogus facts.
   The facts stated in the FIR are fabricated, concocted and without any basis.
- 2. That the police has falsely implicated the applicant in the present case, the applicant is a respectable citizen of the society and is not involved in any criminal case.
- 3. That the facts stated in the complainant against the applicant are civil disputes and does not constitute any criminal offense at all.
- 4. That the applicant is not required in any kind of investigation nor any kind of custodial interrogation is required.
- 5. That the applicant is having very good antecedents, he belongs to a good family and there is no criminal case pending against them.
- 6. That the applicant is a permanent resident and there are no chances of his absconding from the course of justice.
- 7. That the applicant undertakes to present himself before the police/court as and when directed.
- 8. That the applicant undertakes that he will not, directly or indirectly make any inducement, threat or promise to any person acquainted with the facts of the case so as to dissuade him from disclosing such facts to the Court or to any police officer.

Tyagi Law Unit | Suggested Format



- 9. That the applicant further undertakes not to tamper with the evidence or the witnesses in any manner.
- 10. That the applicant shall not leave India without the previous permission of the Court.
- 11. That the applicant is ready and willing to accept any other conditions as may be imposed by the Court or the police in connection with the case.
- 12. That the Court below has failed to consider all the facts and circumstances of the case and has wrongly dismissed the anticipatory bail application.

It is therefore prayed that the court may direct the release the applicant on bail in the event of his arrest by the police.

Any other order which the court may deem fit and proper in the facts and circumstances of the case may be also passed in favor of the applicant.

**APPLICANT** 

**THROUGH** 

COUNSEL