



Pages : 1

Unanswered

Reply

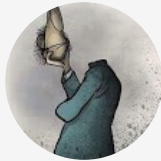
Follow Thread

New Topic

anticipatory bail

6 months ago 2 Replies

Report



What is anticipatory bail and how it issued

malaya kumar

Points: 4

Reply



6 months ago



Anticipatory bail is a direction to release a person on bail, issued even before the person is arrested. There is a provision for anticipatory bail under Section 438 of Criminal Procedure Code.

Sidharth Nair

Likes: 8

Points: 855

Reply

Popular Discussion

Framing of charge in cheque bounce case

Railway theft complaint matter in Court

Witness statement same ditto as in charge sheet

defaulter loan

Nuisance

no chargesheet

Chargesheet not marked as io was given up in 498a,sec3 dp

view more »

UPDATED

GST Certification Course
For Beginners to Advance Level
by - Bimal Jain



🕒 6 months ago



OM
PRAKASH ▾

👍 Likes: 242

👤 Points: 6924

If a person anticipate that he may be arrested for a noncognizable non bailable offence, he may apply to the HC or Sessions court under section 438 Cr PC for anticipatory bail, i.e. in the event of arrest, he shall be released on bail. While granting AB, the court may impose certain conditions in the interest of justice. If accused wanted to visit abroad while under AB, he shall take permission from the court to do so. The AB is valid during the whole proceedings of the case unless cancelled due to some reason.

↩ Reply

LEAVE A REPLY

Post Comment

You are not logged in . Please login to post replies

[Click here to Login / Register](#)

- This is a public forum. Avoid posting content which you do not wish to disclose in public.
- Use like button to convey your appreciation.
- Maintain professionalism while posting and replying to topics.
- Try to add value with your each post.

[Previous Thread](#)

[Next Thread](#)

Related Threads

- i want to know about bail of ipc 363
- about bail for second time
- Judge is biased - bail under atrocity act.
- Maintainability of bail application
- About Bail And About Compromise Matter
- can anticipatory bail be granted in sc/st cases.where high court has denied interim bail by an order to surrender within six week and pursue a regular bail.
- Procedure to get anticipatory Bail from Court
- OPTION TO APPEAL AGAINST BAIL ORDER FOR A DEFFERED DATE
- What pp.r and s.b in anticipatory bail
- Should a person surrender while applying for regular bail or law permits the advocate on behalf of the person accused

Subscribe to the latest topics :

Search Forum:

[Forum Home](#)
[Forum Portal](#)
[Settings](#)

[Popular Threads](#)
[Today's Topic](#)
[Thread With Files](#)

[Today's Posts](#)
[Post New Topic](#)
[Recent Posts](#)

[Top Threads This Month](#)
[Unreplied Threads](#)

MENU

[Jobs](#)

[Coaching](#)

[Events](#)

[Bare Acts](#)

[Bookmarks](#)

[Legal Dictionary](#)

[Files](#)

[Judiciary](#)

[Notifications](#)

[Poll](#)

[Video](#)

[Top Members](#)

[Forms](#)

[Scorecard](#)

[Today's](#)

[Birthdays](#)

[RSS](#)

[Rewards](#)

[Lawyers Search](#)

[We are Hiring](#)

[Advertise](#)

[Terms of Use](#)

[Privacy Policy](#)

[Contact Us](#)



© 2019 LAWyersclubindia.com. Let us grow stronger by mutual exchange of knowledge.