

CrPC, S. 438 - Bail - Grant of anticipatory bail is not an exercise in routine - It is well settled that there can be no hard and fast rules for the grant or otherwise of anticipatory bail - Court will ordinarily not interfere with the investigation of a crime and with arrest of the accused in a cognizable offence - Anticipatory bail is not be granted as a matter of rule and is to be afforded only when exceptional circumstances have been set forth to justify the same

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