

Criminal Procedure Code, 1973 (2 of 1974), S. 441A, 445 – Bail bond – Surety – The object of requiring an accused to give security for his appearance in Court is not to secure the payment of money to the State. The principal purpose of bail is to secure that the accused person will return for trial if he is released after arrest; this consideration is not lost sight of in the provisions of section 445 of the Code. [*Charles Shobhraj v. State, 1996 (63) DLT 91, referred*].*Held*, Before accepting the sureties, such Court must satisfy that in case the accused fails to appear in Court, then such sureties are capable to produce the accused before the Court, keeping in mind the Jurisprudence behind the sureties, which is to secure the presence of the accused.

read **HERE** [\(2022-1\)205 PLR 351, 2022 PLRonline 5253 \(P&H\)](#)