

IN THE HIGH COURT OF JHARKHAND AT RANCHI
ABA No. 7360 of 2024

1. Dablu Bind @ Dablu Kumar , aged about 15 years, S/o Sri Ram Bind @ Ravindra Bind,
2. Akash Bind @ Akash Kumar, aged about 14 years, S/o Sri Ram Bind @ Ravindra Bind, both are R/o Village-Haraiya, PO-Tildag, PS- Garhwa, District- Garhwa, Jharkhand both are minors and represented through their legal guardian and mother Anju Devi, aged about 34 years, W/o Sri Ram Bind @ Ravindra Bind R/o Village- Haraiya, PO-Tildag, PS- Garhwa, District- Garhwa, Jharkhand

... Petitioners

Versus

The State of Jharkhand

...

opp. party

With

ABA No. 7463 of 2024

Sri Ram Bind @ Ravindra Bind, aged about 28 years, S/o Suresh Bind, R/o Village- Haraiya, PO-Tildag, PS- Garhwa, District- Garhwa, Jharkhand

...

Petitioners

Versus

The State of Jharkhand

...

opp. party

Coram: HON'BLE MR. JUSTICE ANIL KUMAR CHOUDHARY

For the Petitioners : Mr. Raj Nandan Chatterjee , Adv.
For the State : Mr. Sunil Kr. Dubey , Addl.. PP
Mr. Subodh Kr. Dubey , Addl.. PP

04 / 27.03.2025

**I.A. No. 3672 of 2025 (in ABA No. 7360 of 2024) with
I.A. No. 3671 of 2025 (in ABA No. 7463 of 2024)**

Heard the parties.

Learned counsel for the petitioners submits that both these interlocutory applications have been filed with a prayer for early hearing of the instant anticipatory bail application.

Since, the hearing of these anticipatory bail applications are taken up today, hence, these interlocutory applications stand disposed of being infructuous.

(ANIL KUMAR CHOUDHARY, J.)

ABA No. 7360 of 2024 with ABA Nos. 7463 of 2024

Apprehending their arrest, the petitioners have moved this Court for grant of privilege of anticipatory bail in connection with Garhwa P.S. Case No. 486/2024 registered under Sections 126(2), 115(2), 118(1), 109 and 351(2)/3(5) of the B.N.S. and section 67 of I.T.Act.

Learned counsel appearing for the petitioners submits that the allegation against the petitioners is that the petitioners in furtherance of the common intention with the co-accused persons, attempted to murder Rahul Kumar, the son of the informant by assaulting him. It is then submitted that the allegations against the petitioners are all false and the injuries sustained by the informant are simple in nature, as mentioned in para 23 of the case diary. It is further submitted by learned counsel for the petitioners that the petitioners of ABA No. 7360 of 2024 are children in conflict with law and the genesis of the occurrence is quarrel regarding sending of obscene photos and messages by the petitioners no. 1 of ABA No. 7360 of 2024 to the daughter of the informant. It is next submitted that the petitioners are ready to co-operate with the investigation of the case and also undertakes to furnish sufficient security including cash security. It is further submitted by learned counsel for the petitioners that the petitioners undertake neither to post any message on any social media nor to send any message to the informant or her family members nor to annoy or disturb the informant in any manner during pendency of the case hence, the petitioners be given the privilege of anticipatory bail.

The learned Addl. PP opposes the prayer for anticipatory bail of the petitioner.

Considering aforesaid facts and circumstances of the case, I am inclined to grant the privilege of anticipatory bail to the petitioners. Hence, in the event of arrest by the police or surrender within a period of six weeks from the date of this order, the petitioners shall be released on bail on depositing Rs. 10,000/- each as cash security and on

furnishing bail bond of Rs. 25,000/- (Rupees Twenty Five Thousand) each with two sureties of the like amount each to the satisfaction of learned CJM, Garhwa in connection with Garhwa P.S. Case No. 486/2024 subject to the condition that the petitioners will neither post any message on any social media nor will send any message to the informant or her family members nor will annoy or disturb the informant in any manner during pendency of the case and will cooperate with the Investigation of the case and will appear before the Investigating Officer as and when noticed by him and will submit mobile number and photocopy of *Aadhaar* card at the time of surrender in the court below with an undertaking not to change mobile phone number during the pendency of the case along with the other conditions laid down under section 482 (a) of BNSS, 2023.

(ANIL KUMAR CHOUDHARY, J.)

Smita/-