# IN THE HIGH COURT OF KARNATAKA AT BANGALORE DATED THIS THE 18<sup>TH</sup> DAY OF JANUARY 2012 BEFORE

1

### THE HON'BLE MR.JUSTICE SUBHASH B.ADI

# CRIMINAL PETITION NO.118/2012

#### BETWEEN:

Sadiq Pasha S/o Pyarejan Aged about 32 years Resident of No.308 19<sup>th</sup> Cross, 3<sup>rd</sup> Main Road Ravindranagar T.Dasarahalli Bangalore.

.. PETITIONER

(By Sri.N.Srinivas, Adv.)

AND:

State of Karnataka By Peenya Police Station Bangalore.

.. RESPONDENT

(By Sri.G.M.Srinivasa Reddy, HCGP)

This Criminal Petition is filed under Section 438 Cr.P.C. praying to enlarge the petitioner on bail in the event of his arrest in Cr.No.602/11 of Peenya P.S., Bangalore City, for the offences p/u/s.323, 307, 504 read with 34 of IPC.

This petition coming on for orders this day, the Court made the following:

## ORDER

Petitioner is the accused in Crime No.602/2011 registered by Peenya Police, Bangalore City, for the offences punishable under Sections 323, 307 and 504 read with Section 34 of I.P.C. He is seeking anticipatory bail.

2. Accused is none other than the husband of the complainant. The complainant has made a very serious and specific allegation against the petitioner as regard to the overt act, including his attempt to kill her. Considering the nature of the allegation and the circumstances, I find that, it is not a fit case for grant of anticipatory bail.

Accordingly, the petition fails and same is dismissed. However, if the petitioner surrenders and makes an application seeking regular bail, the trial Court is directed to consider and dispose of the same as early as possible.

Sd/-

sma