**ANTICIPATORY BAIL BEFORE SESSIONS JUDGE**

In the Court of Sessions Judge at.......................................................

Criminal Misc. Case No. ................................................ of ……………………………….......

In the matter of:

An application for anticipatory bail under section 438 of the Code of Criminal Procedure 1973

And

In the matter of:

 ................................................................... Petitioner

 versus

The State of………………................................... Respondent

The humble petition of the petitioner above-named

Respectfully showeth:-

1. That petitioner being a …………………….………………………….. working at………………………………………..

2. That relating with his sovereign duties he has to raid against criminals/anti-socials.

3. That some criminals of area, namely,……………………...............conspired to malign/harass your petitioner publicly by implicating him and lodging an FIR at the Police Station at………………….........

4. That petitioner being a …………………………… can not hide and if compulsory he shall co-operate in police investigation. Anticipatory bail be granted to petitioner. :

5. That if anticipatory bail is not allowed petitioner suffer irreparable injury.

6. That petitioner undertakes to obey all terms/conditions on passing order of bail.

Hence prayed that Your Honour will be pleased to allow the petitioner anticipatory bail and other order /orders as Your Honour deem fit and proper.

And for this act of kindness your petitioner shall ever pray.

Advocate of ………………………………….

Verification

I ………………………………….., son of …………………………………….….., resi………… ....................................... do hereby solemnly affirm and say as follows:

1. I am the petitioner above-named. I know the facts and circumstances of this case.

2. The statements in paragraphs 1 to 6 hereinabove in the petition are true to ray knowledge and belief.

3. I sign this verification on this …………………............ at ……………………..

Solemnly affirmed by the said …………. on this………………..at…………….. .

Notary/Magistrate

Deponent