

# **Transit Anticipatory Bail**

For Prelims: First Information Report (FIR), <u>Anticipatory Bail, Bail and its Types</u>, <u>Code Of Criminal Procedure (CrPC)</u>, 1973, <u>Article 21</u>

**For Mains:** Protection of Fundamental Rights in Criminal Justice Process, Judiciary, Constitutional Protection, Types of Bail.

### Source: IE

### Why in News?

Recently, the <u>Supreme Court (SC) of India</u> in the case of <u>Priya Indoria</u> vs <u>State</u> of <u>Karnataka and Ors, 2023</u> ruled that a <u>Sessions Court or the High Court</u> in a <u>state</u> can <u>grant transit anticipatory bail</u> to an accused though the <u>First Information Report (FIR)</u> is registered outside their jurisdiction.

 The SC emphasizes the constitutional imperative of protecting citizens' right to life and personal liberty as enshrined in <u>Article 21 of the Constitution of India.</u>

#### Note:

- Transit anticipatory bail serves as a form of protection for the accused against arrest until
  they can reach a court with territorial jurisdiction for the alleged offense.
  - The term "transit anticipatory bail" is not explicitly defined in the <u>Code Of Criminal</u>
     <u>Procedure (CrPC)</u> or any other legislation.
  - The SC introduced the concept of transit anticipatory bail in the case of State of Assam v. Brojen Gogol in 1998.
- This type of bail provides equitable and interim relief, particularly for individuals residing in a different state, allowing them to seek anticipatory bail.

# What is the SC's Ruling on Transit Anticipatory Bail?

- SC rules that the High Court/Sessions Courts should grant transit anticipatory bail in the form of interim protection under <u>Section 438</u> of the <u>Code Of Criminal Procedure (CrPC)</u>, <u>1973</u> in the interest of justice concerning FIR registered outside the territorial jurisdiction of the said court,
  - SC highlighted that an absolute bar on jurisdiction could lead to unjust consequences, especially for bona fide(genuine) applicants facing wrongful, mala fide, or politically motivated prosecution.
- The SC noted transit anticipatory bail should be granted in "exceptional and compelling circumstances only" to prevent irreparable harm to the applicant.
- The SC Laid Down Conditions for Interim Protection:

- Notice to the investigating officer and public prosecutor is mandatory during the first hearing.
- The order granting limited relief must explicitly record reasons explaining why the
  applicant anticipates an **inter-state arrest** and the potential impact of such protection on
  the ongoing investigation.
- The applicant must satisfy the court regarding their inability to seek anticipatory bail from the court with territorial jurisdiction over the FIR.
  - The satisfaction could be based on apprehension of threats to life or **personal liberty** in the jurisdiction where the FIR is registered, concerns about arbitrariness, or medical reasons.
- The ruling acknowledges the possibility of accused individuals choosing a favourable court for interim protection.
  - To prevent abuse, the court highlights the importance of a territorial connection between the accused and the court's jurisdiction.

## What is Bail and What are its Types?

#### Definition:

- Bail is the conditional/provisional release of a person held under legal custody (in matters which are yet to be pronounced by the Court), by undertaking a promise to appear in the Court as and when required.
- It signifies a security/collateral deposited before the Court for release.
  - In the Supt. and Remembrancer of Legal Affairs v. Amiya Kumar Roy Choudhry (1973) case, the Calcutta High Court explained the principle behind giving Bail.
- Types of Bail in India:
  - Regular Bail:
    - It is a direction given by the **Court (any Court within the country) to release** a person who is already under arrest and kept in police custody.
      - For such Bail, a person can file an application under Sections 437 and 439 of the Code Of Criminal Procedure (CrPC), 1973.
  - Interim Bail:
    - Bail granted for a **temporary and short period** by the Court till the application seeking Anticipatory Bail or Regular Bail is pending before a Court.
  - Anticipatory Bail or Pre-arrest Bail:
    - It is a legal provision that allows an accused person to apply for bail before being arrested. In India, pre-arrest bail is granted under **section 438 of the CrPc, 1973.**
    - It is issued only by the Sessions Court and High Court.
      - The provision of pre-arrest bail is discretionary, and the court may grant bail
        after considering the nature and gravity of the offence, the antecedents of
        the accused, and other relevant factors.
      - The court may also impose certain conditions while granting bail, such as surrendering the passport, refraining from leaving the country or reporting to the police station regularly.

### Statutory Bail:

- The remedy of statutory bail, also known as <u>default bail</u>, is distinct from bail obtained in the ordinary procedure under CrPC Sections 437, 438, and 439.
- As the name implies, statutory bail is given when the police or investigating agency fails to file its report/complaint within a certain time frame.
  - This is enshrined in Section 167(2) of the CrPC.

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