IN THE COURT OF THE PRINCIPAL/ ADDL.SESSIONS JUDGE AT

Day the day of 20.

Present: Sri Sessions Judge at

<u>Crl.M.P.</u> of 20 in Cr.No. of 20 of P.S.

Between:-

1.

2.

---Petitioners/Accused

And

The State of through SHO P.S.,

---Respondent/Complainant

This petition coming up before me on this day for hearing in the presence of Sri.

Advocate for petitioners/Accused and of Addl., P.P. for State, having stood over for consideration to this day, this court made the following:

::ORDER::

- 1. This is an application filed by the petitioners/Accused U/Sec.438 Cr.P.C., to enlarge them on anticipatory bail for the offences U/Ss. I.P.C.
- 2. The allegations levelled against the petitioners are that the defactocomplainant by name lodged a complaint stating that
- 3. Whereas the petitioner contended that they are falsely implicated in this case as the instance of the defacto-complainant and also fabricated their names with the help of the police that the police may use third degree methods. Both the petitioners are working as Government officers, if they are arrested and detained in judicial custody they will lose their employment and reputation and as such they may be enlarged on anticipatory bail.
- 4. Heard both sides, Perused the C.D., that so far only the defacto-complainant was examined and the investigation is still in progress. Moreover that a prima facie case made out that the petitioners committed the offence and if at this stage they are enlarged on bail while the investigation is in progress that there is very chance of interfering with the investigation and witnesses and there are no tenable grounds in the petition that the mere fact that they are being Government Servants and if they were apprehend, the Police may use third degree methods is only a rouse made to file this application, as such that the petitioners are not entitled to enlarge on bail and the petition is liable to be dismissed.
- 5. In the result, that this petition is dismissed.

Dictated to the Personal Assistant after transcription, corrected and pronounced by the me in the open court on this the day of 20