

Irrational Arrest Gross Violation of Human Rights | Uttar Pradesh | 22 Jun 2024

Why in News?

Recently, the <u>Allahabad high court</u> approved <u>anticipatory bail</u> for an individual charged under the <u>Cow Slaughter Act</u>. 1955 at Lanka police station in Varanasi.

 The court observed that irrational and indiscriminate arrest was a gross violation of human rights.

Key Points

- The courts have emphasized that arresting individuals should be a last resort for the police, only done in exceptional circumstances when it is absolutely necessary for interrogation.
 - Making unfounded and arbitrary arrests constitutes serious human rights violations.

Anticipatory Bail (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** <u>section 438 of the Code of Criminal Procedure, 1973.</u> It is **issued only by the Sessions Court and** <u>High Court.</u>
- 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.

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