

IN THE HIGH COURT OF JUDICATURE AT PATNA
Cr.Misc. No.50533 of 2008
SURENDAR RAI son of Basudeo Rai, resident of Bara
Bishunpur P.S.Rajepur, District East Champaran.
Versus
THE STATE OF BIHAR

2 28.2.2009.

Heard counsel for the petitioner and the State.

Petitioner is husband of deceased Neetu Devi .

Counsel for the petitioner submits that she died her natural death but F.I.R. was instituted with false allegation of demand of dowry and torture. Post mortem was conducted on the dead body but no cause of death could be ascertained. No external or internal injury was found on the person of the deceased. Only on suspicion the petitioner, who is husband of the deceased has been roped in this case.

Considering the aforesaid fact prayer for anticipatory bail is allowed. The petitioner namely Surender Rai is directed to surrender before the S.D.J.M. Sikrahna within four weeks from today and on his so surrendering he shall be enlarged on bail on furnishing bail bond of Rs.10,000/- (Ten thousand) with two sureties of the like amount each to the satisfaction of S.D.J.M.Sikrahana in connection with Rajepur P.S. Case no.48 of 2007 subject to the condition as laid down under Section 438(2) Cr.P.C.

(Mridula Mishra, J)

Sss/-