

IN THE HIGH COURT OF JUDICATURE AT PATNA
Criminal Miscellaneous No.26737 of 2012

Furkan Ansari

..... Petitioner/s

Versus

The State Of Bihar

..... Opposite Party/s

**CORAM: HONOURABLE MR. JUSTICE DINESH KUMAR
SINGH
ORAL ORDER**

2 31-07-2012

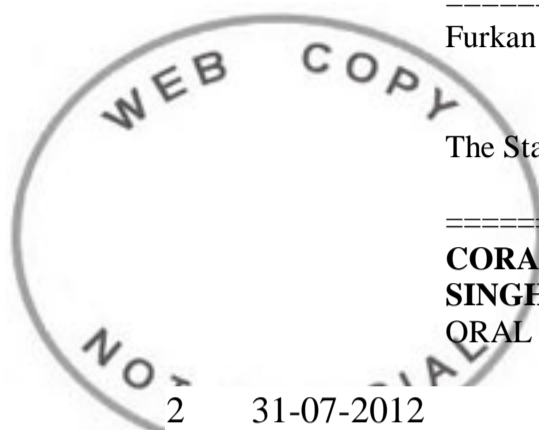
Heard learned counsels for the petitioner and the State.

The petitioner is apprehending arrest in a case registered for the offences punishable under Sections 380, 381, 457 and 120B of the Indian Penal Code.

When the informant was out of the house on the eve of Idd, the theft was committed when the keys of the house were entrusted to the made-servant Badrun Nisha. The neighbour conveyed that one Md. Nezam Khan, who was the previous made-servant of the informant, committed theft along with one Raju who is the son of the made-servant. The name of the petitioner sprang up on the confession of Nizam Khan.

It is submitted by learned counsel for the petitioner that there is no recovery from the petitioner and a statement has been made in para 13 of the petition that the petitioner has no criminal antecedent.

Considering the aforesaid facts, let the above named



petitioner be released on anticipatory bail, in the event of arrest or surrender before the learned Court below within a period of 12 weeks from today, on furnishing bail bond of Rs. 10,000/- (ten thousand) with two sureties of the like amount each to the satisfaction of the learned Chief Judicial Magistrate, Aurangabad in connection with Aurangabad (T) P.S. Case No. 305 of 2011, subject to the conditions as laid under Section 438(2) Cr.P.C.

(Dinesh Kumar Singh, J)

Amrendra/-