

IN THE HIGH COURT OF JUDICATURE AT PATNA
Criminal Miscellaneous No. 20148 of 2012

=====

Bablu Sonkar S/O Late Lakhan Sonkar, Resident of Mohalla- Sager, P.S.
Sasaram (T) District- Rohtas.

.... Petitioner/s

Versus

The State Of Bihar

.... Opposite Party/s

=====

Appearance :

For the Petitioner/s : Mr.

For the Opposite Party/s : Mr.

=====

CORAM: HONOURABLE MR. JUSTICE AHSANUDDIN
AMANULLAH

ORAL ORDER

2. 31-05-2012

Heard learned counsel for the petitioner

and learned A.P.P for the State.

The petitioner seeks bail in Sherghati P.S.

Case No. 92 of 2011 dated 07.04.2011 registered for offence
under Section 395 of the Indian Penal Code.

Learned counsel for the petitioner submits
that though he was not named in the F.I.R. but has been
made an accused only on the basis of confessional
statement of co-accused Dilip Khatik. It is submitted that
even in the confessional statement there is general allegation
that the petitioner also was party to the crime. Basically the
allegation in the F.I.R. was that 5-6 persons after tying the
hands, feet and eyes of both the Driver and Khalasi took a
mobile phone, Rs. 9,000/- cash and also a truck. Learned
counsel submits that there has been no recovery from the
petitioner and he has clean antecedent and is in custody

since 10.11.2011.

Learned A.P.P. for the State submits that the case has been found to be true against the petitioner also and chargesheet has been submitted. Thus, it is submitted that he does not deserve the privilege of bail.

Upon hearing learned counsels for the parties and considering the facts and circumstances of the case, the abovenamed petitioner is directed to be released on bail upon 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., Sherghati in connection with Sherghati P.S. Case No. 92 of 2011.

This application, accordingly, stands disposed off.

(Ahsanuddin Amanullah, J.)

Anand Kr.