

IN THE HIGH COURT OF JUDICATURE AT PATNA
Criminal Miscellaneous No.15510 of 2015

Arising Out of PS.Case No. -75 Year- 2012 Thana -SURAJPURA District- SASARAM (ROHTAS)

1. Harihar Singh
2. Nandji Singh
Both Sons of late Daroga Singh
Both are residents of village - Balihar (Shribazar), P.S. - Surajpura, District
- Rohtas.

.... Petitioner/s

Versus

The State of Bihar.

.... Opposite Party/s

Appearance :

For the Petitioner/s : Mr. Dineshwar Mishra, Adv.
For the State : Mr. Shantanu Kumar, (APP)

CORAM: HONOURABLE JUSTICE SMT. ANJANA PRAKASH
ORAL ORDER

2 28-05-2015 Heard learned counsel for the Petitioners and the
State.

The Petitioners seek anticipatory bail in a case
instituted for the offence under Sections 341, 323, 324, 307, 379
and 34 of the Indian Penal Code.

Considering the genesis of the occurrence and the fact
of fair antecedents of the Petitioners, let the Petitioners in the
event of surrender, named above, within four weeks from the date
of receipt of this order, in connection with Surajpura P.S. Case No.
75 of 2012, be released on anticipatory bail on furnishing bail
bond of Rs.5,000/- (Five thousand) each with two sureties of the
like amount each or any other surety to be fixed by the Court

concerned to the satisfaction of Sub Divisional Judicial Magistrate, Bikramganj, Rohtas, subject to the following conditions: (i) That one of the bailors will be a close relative of the petitioners who will give an affidavit giving genealogy as to how he is related with the petitioners. The bailor will also undertake to inform the Court if there is any change in the address of the petitioners. (ii) That the affidavit shall clearly state that the petitioners are not accused in any other case and if they are, they shall not be released on bail. (iii) That the bailor shall also state on affidavit that he will inform the court concerned if the petitioners are implicated in any other case of similar nature after their release in the present case and thereafter the court below will be at liberty to initiate the proceeding for cancellation of bail on the ground of misuse. (iv) That the petitioners will give an undertaking that they will receive the police papers on the given date and be present on date fixed for charge and if they fail to do so on two given dates and delay the trial in any manner, their bail will be liable to be cancelled for reasons of misuse. (v) That the petitioners will be well represented on each date and if they fail to do so on two consecutive dates, their bail will be liable to be cancelled.

(Anjana Prakash, J)

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