

IN THE HIGH COURT OF JHARKHAND AT RANCHI

B.A. No. 7340 of 2015

Pradeep Mirdha, Son of Nirmal Mirdha, Resident of Village-Mahulbana,
P.O. & P.S. Mihijam, District-Jamtara.**Petitioner**

Versus

The State of Jharkhand**Opposite Party**

Coram: **HON'BLE MR JUSTICE RONGON MUKHOPADHYAY**

For the Petitioner : Mr. Nityanand Prasad Choudhary, Advocate
For the State : Mr. Satish Kumar Keshri, APP

02/30.09.2015 Heard the parties.

The petitioner is an accused in connection with Jamtara (Mihijam) P.S. Case No. 87/2014, corresponding to G.R. Case No.232/2014, registered for the offence punishable under sections 341, 323, 379, 498(A)/34 of the Indian Penal Code and section 3/4 of Dowry Prohibition Act.

It has been submitted by the learned counsel for the petitioner that the allegation against the petitioner is general and omnibus in nature, for which he is in custody since 2.7.2015.

Learned counsel for the State opposes the prayer for bail and submits that the petitioner is the husband, against whom, there is specific allegation made in the complaint petition.

Regard being had to the nature of allegation as also the period of custody, the petitioner, named above, is directed to be released on bail, on furnishing bail bond of Rs.10,000/- (Ten thousand) with two sureties of the like amount each to the satisfaction of learned S.D.J.M, Jamtara, in connection with Jamtara (Mihijam) P.S. Case No. 87/2014, corresponding to G.R. Case No.232/2014.

(Rongon Mukhopadhyay,J)

Rakesh/