

Hariya Vs. State of Rajasthan

Hariya Vs. State of Rajasthan

SooperKanoon Citation : sooperkanoon.com/760784

Court : Rajasthan

Decided On : Mar-22-1993

Reported in : 1993WLN(UC)72a

Judge : Y.R. Meena, J.

Appeal No. : S.B. Criminal Misc. Bail Application No. 37 of 1992

Appellant : Hariya

Respondent : State of Rajasthan

Judgement :

Y.R. Meena, J.

1. Heard learned Counsel for the petitioner and learned Public Prosecutor for the State.
2. So far ten witnesses are examined. Six witnesses have been declared hostile including two eye witnesses namely, PW 3 Kikaram and PW 9 Mangi The total 31 prosecution witnesses are to be examined. The examination of rest of the witnesses will take time in completion of the trial.
3. Considering the facts and circumstances of the case, I am inclined to grant him bail. Hence, it is ordered that the petitioner, Hariya Rabari be enlarged on bail, provided he furnishes a personal bond in the sum of Rs. 50,000/- with two sureties

of Rs. 25,000/- cash to the notification of Addl. Sessions Judge Bali for the appearance in that court on the next date of hearing and as end when called upon to do so.

SooperKanoon - India's Premier Online Legal Search - sooperkanoon.com