

**Devkaran Vs. State**

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**SooperKanoon Citation :** [sooperkanoon.com/973757](http://sooperkanoon.com/973757)

**Court :** Rajasthan Jodhpur

**Decided On :** Aug-21-2012

**Appellant :** Devkaran

**Respondent :** State

**Judgement :**

1 S.B.Cr.Misc. Bail Application No.4851/2012 Dev Karan v. State. DATE OF ORDER :

21. 8.2012 HON'BLE MRs. NISHA GUPTA,J.

Mr. A.R. Choudhary,for the petitioner. Mr. Anil Joshi , Public Prosecutor for the State. ... Heard learned counsel for the petitioner and the learned Public Prosecutor for the State. The contention of the present petitioner is that he has been involved falsely. Nothing has been recovered from his possession. He has not been identified in the test identification parade. Hence he should be released on bail. The learned Public Prosecutor has opposed the bail application. Without going into the merit of the case, it is a fit case to release the present petitioner on bail. Accordingly, the bail application of present petitioner is allowed and it is directed that the petitioner Dev Karan s/o Gheesa Ram in connection with FIR No.14/2012 Jhanwar of Police Station District Jodhpur shall be released on bail provided he furnishes a 2 personal bond in the sum of Rs.50,000/- along with two sound and solvent sureties of Rs.25,000/- each to the satisfaction of the trial court for his appearance before that court on the next date of hearing and on subsequent dates whenever called upon to do so. [Nisha Gupta],J mlt/8

