

Naved @ Navroj @ Navad Vs. the State of Bihar

Naved @ Navroj @ Navad Vs. the State of Bihar

SooperKanoon Citation : sooperkanoon.com/974136

Court : Patna

Decided On : May-16-2012

Appellant : Naved @ Navroj @ Navad

Respondent : The State of Bihar

Judgement :

IN THE HIGH COURT OF JUDICATURE AT PATNA Criminal Miscellaneous No.34525 of 2011 Naved @ Navroj @ Navad urf Nourag, S/O-Late Moinuddin Versus The State Of Bihar -----

16. 01.2012 Heard learned counsel for the petitioner as well as learned Additional Public Prosecutor for the State. Although, it is stated that looted articles have been recovered from conscious possession of the petitioner but submission on behalf of the petitioner is that the aforesaid seized articles have not been put on Test Identification Parade and petitioner does not have any criminal antecedent. Considering the aforesaid facts and circumstances as well as submissions of the parties, let the petitioner be released on bail on furnishing bail bonds of Rs. 10,000/- (Ten Thousand) with two sureties of the like amount each to the satisfaction of Chief Judicial Magistrate, Araria in connection with Jokihat P.S. Case No. 99 of 2011. SHAHZAD (Hemant Kumar Srivastava, J.)