

Siya Devi Vs. State of Bihar

Siya Devi Vs. State of Bihar

SooperKanoon Citation : sooperkanoon.com/975513

Court : Patna

Decided On : May-25-2012

Appellant : Siya Devi

Respondent : State of Bihar

Judgement :

IN THE HIGH COURT OF JUDICATURE AT PATNA Criminal Appeal (DB) No 1132 of 2010 Siya Devi Appellant/s Versus State Of Bihar Respondent/s CORAM: HONBLE MR JUSTICE NAVANITI PRASAD SINGH And HONBLE MR JUSTICE ASHWANI KUMAR SINGH ORAL ORDER (Per: HONBLE MR JUSTICE NAVANITI PRASAD SINGH

25. 01-2012 IA No 87 of 2012 By order dated 13.01.2011, considering the merit, the application for bail of the appellant has been rejected by this Court. Having heard the learned counsel for the appellant at length, we are not persuaded to reconsider the matter in any manner at this stage considering the fact that the appellant has not spent sufficient time serving out her sentence. We, therefore, reject this application for bail once again at this stage. IA No 87 of 2012 stands disposed of. If, upon completion of five years of custody, 2 Patna High Court CR. APP (DB) No.1132 of 2010 (5) dt.25-01-2 2/2 the case is not taken up for hearing, the appellant would be at liberty to renew her prayer for bail. (Navaniti Prasad Singh) M.E.H./- (Ashwani Kumar Singh)