

Ritesh Kumar @ Hani Vs. the State of Bihar

Ritesh Kumar @ Hani Vs. the State of Bihar

SooperKanoon Citation : sooperkanoon.com/975581

Court : Patna

Decided On : May-25-2012

Appellant : Ritesh Kumar @ Hani

Respondent : The State of Bihar

Judgement :

IN THE HIGH COURT OF JUDICATURE AT PATNA Criminal Miscellaneous No.1245 of 2012 Ritesh Kumar @ Hani Versus The State Of Bihar ----- 2/ 25.1.2012 Learned counsel for the petitioner is permitted to make necessary correction in the petition, as prayed for. Heard learned counsels for the petitioner and the State. The petitioner is languishing in custody since 27.6.2011 in a case registered under sections 396 and 412 of the Indian Penal Code and section 27 of the Arms Act. One rickshaw puller was apprehended from the spot. The petitioner is not named in the FIR. The petitioners name sprang up in the confessional statement of co accused. It is alleged that recovery of rupees one lac forty thousand has been made from the possession of the petitioner. It is submitted that the petitioner has not been put on Test Identification Parade. It is further submitted that other accused persons have been granted bail. Considering the aforesaid facts, let the above named petitioner be released on bail on furnishing the bail bond of Rs.10000/(ten thousand) with two sureties of the like amount each to the satisfaction of J.M. Ist Class, Patnacity in Alamganj P.S. case no. 161 of 2011. However, in the case the petitioner fails to appear on three consecutive dates, the learned court below will cancel his bail bond. Anil/ (Dinesh Kumar Singh, J.)

