Faiyaz Ansari vs The State Of Bihar on 31 March, 2011

Patna High Court - Orders
Faiyaz Ansari vs The State Of Bihar on 31 March, 2011
IN THE HIGH COURT OF JUDICATURE AT PATNA
Cr.Misc. No.6785 of 2011
FAIYAZ ANSARI
Versus
THE STATE OF BIHAR

2. 31.03.2011. Heard the learned counsels for the petitioner and the State.

The petitioner is apprehending his arrest in complaint case in which cognizance has been taken under Section 498(A) of the Indian Penal Code.

Though the impugned order reflects that the petitioner had put certain conditions for reconciliation but it is submitted that now the petitioner is ready to reconcile the matter without any terms and conditions.

Considering the aforesaid stand of the petitioner, let the petitioner, above named, be released on provisional anticipatory bail for six months in the event of arrest or surrender before the learned court below within a period of twelve weeks from today in connection with complaint case no. 714-C of 2009 on furnishing bail bond of Rs.10,000/-(Ten Thousand) with two sureties of the like amount each to the satisfaction of the learned J.M. Ist Class, Bettiah, West Champaran, subject to the conditions as laid down under Section 438(2) of the Code of Criminal Procedure.

Let the learned court below issue notice to the complainant and on her appearance the petitioner will take back the complainant to her matrimonial home to keep the complainant as wife with full dignity and honour.

Let the learned court below confirm the provisional bail of the petitioner on substantial restoration of conjugal life or if the complainant deliberately refuses to reside with the petitioner. U. K. (Dinesh Kumar Singh, J)

1