Ranjan Kumar Tiwari @ Ranjan ... vs State Of Bihar on 15 June, 2010

Patna High Court - Orders
Ranjan Kumar Tiwari @ Ranjan ... vs State Of Bihar on 15 June, 2010
IN THE HIGH COURT OF JUDICATURE AT PATNA
Cr.Misc. No.20127 of 2010
RANJAN KUMAR TIWARI @ RANJAN TIWARI, SON OF NAGENDRA
TIWARI

Versus STATE OF BIHAR

2. 15.06.2010 Heard learned counsel for the petitioner and the State.

The petitioner seeks anticipatory bail in a case instituted for the offence under Sections 420 and 406 of the Indian Penal Code.

The prosecution case is that a Trust was floated by certain persons offering membership to the general public offering them employment. However, no employment was given to anyone by the Trust. The petitioner happens to be an employee of the said Trust but there is no allegation that he got the registration amount or defalcated the same.

In view of such, in the event of surrender of the petitioner, named above, within four weeks from today in connection with Bettiah Town P.S. Case No. 219 of 2007, he shall be released on anticipatory bail on furnishing bail bond of Rs. 5,000/- (five thousand) with two sureties of the like amount each to the satisfaction of Chief Judicial Magistrate, Bettiah, subject to the conditions as laid down under section 438(2) Cr. P.C., and (i)That one of the bailors will be a close relative of the petitioner who will give an affidavit giving genealogy as to how he is related with the petitioner. The bailors will undertake to furnish information to the court about any change in the address of the petitioner, (ii) That the petitioner shall undertake to be represented on the first date after cognizance and in case he fails to do so, his bail bond will be liable to be cancelled, (iii)That the petitioner will give an undertaking that he will receive the police papers on the given date and be present on date fixed for charge and if he fails to do so on two given dates and delays the trial in any manner, his bail will be liable to be cancelled for reasons of misuse, and (iv)That the petitioner will be well represented on each date and if he fails to do so on two consecutive dates, his bail will be liable to the cancelled.

(Anjana Prakash, J.) S.Ali