Sulochna Devi vs State Of Bihar on 25 February, 2011

Patna High Court - Orders

Sulochna Devi vs State Of Bihar on 25 February, 2011

IN THE HIGH COURT OF JUDICATURE AT PATNA

Cr.Misc. No.36132 of 2010

SULOCHNA DEVI

Versus

STATE OF BIHAR

2/25.02.2011 Heard learned counsel for the petitioner and learned counsel for the State.

Petitioner along with her husband and deceased's husband are alleged for killing the deceased by administrating poison. Submission of the learned counsel for the petitioner is that marriage was love marriage. Petitioner and her husband have no concern with the affair of the wife and husband if the marriage was opposed then also four years had elapsed. She had given birth of a male child. Something if happened in between the wife and husband liability never can be extended to husband's parents. Petitioner's husband is already allowed bail by a Bench of this Court vide Cr. Misc. No. 36131 of 2010.

_ _ _ _ _

Considering the facts and circumstance of the case, prayer of the petitioner is allowed.

In the event of arrest or surrender within one month from the date of receipt/production of a copy of this order in connection with Bihariganj P.S. Case No. 13 of 2008 above named petitioner shall be released on bail on furnishing bail bond of Rs. 10,000/- (ten thousand)with two sureties of the like amount each to the satisfaction of C.J.M., Madhepura subject to the conditions as laid down under Section 438(2) of Cr. P.C.

shail (Mandhata Singh, J.)