

IN THE HIGH COURT OF JUDICATURE AT PATNA
Cr.Misc. No.2673 of 2009
RANGI MANJHI son of late Raghuni Manjhi, resident of village-Kala
Pakdi, P.S.-Gaunaha, Dist.-West Champaran.
Versus
STATE OF BIHAR

2. 28.2.2009. Heard learned counsel for the petitioner and the State.

It is a case of misuse of privilege of bail.

Earlier the prayer for bail for the petitioner was rejected on 16.5.2008 in Cr.Misc. No.16665 of 2008 with a direction to the court below to dispose of the case preferably within a period of six month from the date of communication/production of the order failing which the petitioner was given liberty to renew his prayer for bail.

Considering the facts and circumstances of the case the above named petitioner is directed to be released on bail on furnishing bail bond of Rs.10,000/- with two sureties of the like amount each to the satisfaction of F.T.C.-V, West Champaran at Bettiah in connection with S.Tr. No.379 of 1992 arising out of Gaunaha P.S.Case No.2 of 1991 on condition that one of the bailors must be a government or semi government employee.

Md.S.

(Shyam Kishore Sharma,J.)