

IN THE HIGH COURT OF JUDICATURE AT PATNA
Cr.Misc. No.29396 of 2010
DINESH YADAV S/O BAL KISHUN YADAV
Versus
STATE OF BIHAR

2. 31.08.2010 Heard learned Counsel for the petitioner
and the State.

The petitioner seeks bail in a case instituted
for the offence under Sections 341, 324, 307, 302, 34
of the Indian Penal Code.

Considering that for misuse of privilege of
bail for a period of about 1-1/2 years and the
petitioner has remained in custody since 14.6.2010,
let the petitioner above named, be released on bail on
furnishing bail bond of Rs. 5,000/-(Five thousand)
with two sureties of the like amount each or any
other surety to be fixed by the court concerned to the
satisfaction of learned A.D.J. (F.T.C.III) Jamui in
connection with S.T. No. 751/04 arising out of
Sikandara (Chandradip) P.S. Case No. 43/2003,
subject to the conditions, (i) That one of the bailor
will be a close relative of the petitioner who will give
an affidavit giving genealogy as to how he is related
with the petitioner and the other bailor shall the

mother of the petitioner. The bailor will undertake to furnish information to the Court about any change in address of the petitioner. (ii) That the bailor shall also state on affidavit that he will inform the court concerned if the petitioner is implicated in any other case of similar nature after his release in the present case and thereafter the court below will be at liberty to initiate the proceeding for cancellation of bail on ground of misuse, (iii) That the petitioner will be well represented on each date if he fails to do so on two consecutive dates, his bail will be liable to be cancelled.

Fahad.

(**Anjana Prakash, J.**)

