

IN THE HIGH COURT OF JUDICATURE AT PATNA
Cr.Misc. No.11973 of 2011
HARDEO CHOUDHARY
Versus
THE STATE OF BIHAR

02 29.04.2011 The petitioner is apprehending his arrest in a case registered under Sections 307 and 324/34 of the Indian Penal Code.

The petitioner is alleged to have given knife blow on the throat of the informant. The injury has been found to be grievous in nature.

It is submitted by the learned counsel for the petitioner that petitioner is 80 years old and the informant has not levelled specific accusation against the petitioner and the supervising officer has not found the case true under Section 307 of the Indian Penal Code.

Let the learned Court below consider the regular bail application of the petitioner, if the petitioner surrenders and prays for regular bail considering the aforesaid submissions particularly advanced age of the petitioner and dispose off the regular bail application of the petitioner on the same day, if possible, if the petitioner surrenders and prays for regular bail within four weeks from today.

With the aforesaid observation, the application is disposed off in connection with Duraudha P.S. Case No. 198 of 2010 pending in the Court of the learned Chief Judicial Magistrate, Siwan.

(Dinesh Kumar Singh,J.)

Safik

