IN THE HIGH COURT OF JUDICATURE AT PATNA Cr.Misc. No.7086 of 2011 MOGAL RAM Versus THE STATE OF BIHAR

2. 31.03.2011.

WEB

Heard the learned counsels for the petitioner and the State.

The petitioner is apprehending his arrest in connection with Darauli P.S. Case No. 42 of 2010 registered under Sections 147, 148, 149, 302,307 and 427 of the Indian Penal Code and Section 27 of the Arms Act.

It is alleged against the petitioner to have caused fire arm injury to one Narayan Chaubey who succumbed to injury.

It is submitted by the learned counsel for the petitioner that the counter version of the occurrence has been recorded on the statement of other injured which suggests that the firing was resorted to by one Jitendra Chaubey, son of Radha Kant which caused injury to deceased. That fact can be good ground for regular bail.

Let the learned court below consider the regular bail application of the petitioner and try to dispose off the same preferably on the same day considering the

aforesaid submissions made by the learned counsel for the petitioner if the petitioner surrenders and prays for regular bail within a period of four weeks from today.

With this observation, the application is dispose off.

U. K. (Dinesh Kumar Singh, J)

