



IN THE HON'BLE HIGH COURT OF CHHATTISGARH AT BILASPUR

Cr.M.P.NO. 496 OF 2013

Single Bonch

Stand

Tahsil-

PETITIONER **Applicant**

Satvinder Singh S/o Shri

Gurucharan Singh, aged about 40

R/o near Bus Pathalgaon, P.S.

Pathalgaon, Distt. Jashpur, Civil and

&

Revenue Distt. Jashpur (C.G.)

RESPONDENT

State of Chhattisgarh through

District Magistrate, Raigarh, Distt.

Raigarh (C.G.).

PETITION UNDER SECTION 482 OF THE CODE OF CRIMINAL PROCEDURE



उच्च न्यायालय, छत्तीसगढ़, बिलासपुर



मामला क्रमांक *Солор* 496/13 सन् 20

आदेश पत्रक (पूर्वानुबद्ध)

आदेश का दिनांक तथा आदेश क्रमांक	हस्ताक्षर सहित आदेश	कार्यालयीन मामलों में डिप्टी रजिस्ट्रार के अंतिम आदेश
		-
	SB: Hon'ble Shri Manindra Mo	han Shrivastava, J.
	<u>22.5.2013</u> Shri MK Sinha, counsel fo	r the petitioner.
	Shri Sushil Dubey, GA for	the State.
	Heard.	
	This petition has been file	d by the petitioner aggrieved by the order by which
	application for interim custody of	f the vehicle in question alleged to be used in the
	commission of offenses under Se	ctions 379 of the IPC and 21(1)(4) of Mining Act has
_	been rejected.	
	Learned counsel for the p	etitioner submits that the petitioner is the registered
	owner of the vehicle and no use	ful purpose will be served in keeping the vehicle in
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	custody by the police officials.	He further submits that the petitioner is prepared to
	submit solvent security for proc	uction and safe custody of the vehicle during the
	pendency of the trial, as per the c	rder of the learned Magistrate.
	On the other hand, learne	d State counsel opposes the prayer and submits that
·	the vehicle may be required in	confiscation proceedings before the confiscating
· .	authority under the aforesaid Act.	
	Taking into consideration	that the petitioner is not involved in the commission
	of offense and the petitioner is the	e registered owner of the vehicle and further that no
	useful purpose will be served	in keeping the vehicle in custody, it would be
T	appropriate to allow the interim	ustody in favour of the petitioner on such terms and
·	conditions as may be imposed b	v the learned Magistrate. In addition, it shall also be
	one of the condition that the pet	tioner would be liable to produce the vehicle before
	and the second s	ng authority as and when directed.
	With the above order the	petition is disposed off.
		Sd/- Manindra Mahan Shriyastaya

Sd/-Manindra Mohan Shrivastava Judge

Padro.