

**IN THE HIGH COURT OF JUDICATURE AT PATNA**  
**Criminal Miscellaneous No.32108 of 2014**

Arising Out of PS.Case No. -112 Year- 2014 Thana -BEGUSARAI TOWN District- BEGUSARAI

Sanjeev Kumar Son of Hare Ram Choudhary Resident of village - Sihma,  
P.S. Khodawandpur ( Chharahi O.P. ), District - Begusarai

.... .... Petitioner/s

Versus

The State of Bihar

.... .... Opposite Party/s

**Appearance :**

For the Petitioner/s : Mr. Kalyan Shankar

For the Opposite Party/s : Mr. S.N.Shukla (App)

**CORAM: HONOURABLE MR. JUSTICE RAKESH KUMAR**  
**ORAL ORDER**

2 26-09-2014 Heard Sri Kalyan Shankar, learned counsel for the petitioner and learned Additional Public Prosecutor.

The petitioner, who is in custody since 9/2/2014 in a case registered for the offence under Section 302/34, 120B/34 of the Indian Penal Code, has prayed for grant of bail.

Learned counsel for the petitioner submits that though the informant, who has named the petitioner as one of the assailants, has been examined during trial but he has not supported the version of F.I.R. On aforesaid ground he has prayed for grant of bail.

Learned Additional Public Prosecutor has opposed the prayer for bail. He submits that in the F.I.R. itself there is specific accusation of opening firing against petitioner.

In view of nature of accusation as well as the fact that trial has already commenced, I am not inclined to extend the privilege of bail to the petitioner.

The petition stands dismissed.

However, while dismissing this petition, since trial has already commenced, it is desirable to observe that learned trial court may take appropriate steps for early disposal of trial.

**(Rakesh Kumar, J)**

Praful/-

U		T	
---	--	---	--