IN THE HIGH COURT OF JUDICATURE AT PATNA Criminal Miscellaneous No.55434 of 2016

Arising Out of PS.Case No. -62 Year- 2016 Thana -TEDHAGACHH District- KISANGANJ

Md. Sahid @ Sahid son fo Qyuamruddin @ Kamarudin Resident of Village-Dighli P.S. Palasi, District- Araria

Versus

.... Petitioner/s

The State of Bihar

.... Opposite Party/s

Appearance:

For the Petitioner/s : Mr. Sarangdhar Jha

For the Opposite Party/s : Mr. Sri Ram Sevak Choudhary

CORAM: HONOURABLE MR. JUSTICE VINOD KUMAR SINHA

ORAL ORDER

2 23-12-2016 Heard learned counsel for the petitioner and the learned A.P.P. for the State.

The application is for grant of bail for the offence under Sections 302/34 of the Indian Penal Code.

It is submitted on behalf of the petitioner that the petitioner is not named in the FIR and later on he was arrested and except the confessional statement, there is nothing against the petitioner.

Heard learned A.P.P. also, who has pointed out that from the impugned order itself, it appears that on the basis of confessional statement of co-accessued, a knife has been recovered.

Having heard both sides. In view of the fact that on the basis of confessional statement of the co-accused, a knife has been recovered in this case, I am not inclined to grant bail to the



petitioner.

Hence, the prayer for bail is rejected.

(Vinod Kumar Sinha, J)

chn/-

IJ	Т	
\sim	-	

