

In the High Court of Jharkhand at Ranchi
B.A.No.6204 of 2016

Ashok Kumar Mahto @ Ashok Kumar,
son of Late Degan Mahto, resident of
village-Mandba, P.O.Ratanpur, P.S.Ichak
Dist – HazaribaghPetitioner

V E R S U S

The State of JharkhandOpposite Party
CORAM: **THE HON'BLE MR. JUSTICE ANANDA SEN**

For the Petitioner : Mr.A.K.Sahani
For the State :A.P.P

2/ 30.7.16. Heard learned counsel appearing for the petitioner and learned
counsel for the State.

The petitioner is an accused in Barhi P.S. case no.192 of 2010 registered
under Sections 414 and 120(B) of the Indian Penal Code and under Section 33 of
the Indian Forest Act.

It is alleged that 28 pieces of logs were recovered from a Pick-up Van.

Learned counsel appearing for the petitioner submits that the Pick-up Van
belongs to this petitioner but by an agreement, he sold the vehicle to one
Sukhdeo Dangi. He further submits that since the vehicle was purchased under
hire purchase agreement and its installment was not fully paid, the vehicle in
question could not be transferred as per law. Lastly, he submits that the petitioner
is in custody since 5.5.2016 and the charge sheet has been submitted in this
case.

Learned APP opposes the prayer for bail of the petitioner.

In view of the fact that since the charge sheet has already been submitted,
there is no necessity for interrogation of the petitioner in custody, the above
named petitioner is directed to be enlarged on bail on furnishing bail bond of
Rs.10,000/- (Rupees ten thousand) with two sureties of the like amount each to
the satisfaction of Judicial Magistrate, Hazaribagh in Barhi P.S. case no.192 of
2010 corresponding to G.R.No.2254 of 2010.

ND/

(Ananda Sen, J.)