

IN THE HIGH COURT OF JHARKHAND AT RANCHI

B. A. No. 5836 of 2016

Shatrughna Dangi
@ Satrudhan Dangi
@ Shatrughan Dangi
@ Shatrughan Kumar Dangi Petitioner

Versus
The State of Jharkhand Opposite Party

CORAM : HON'BLE MR. JUSTICE H. C. MISHRA

For the Petitioner : Mr. Indrajit Sinha, Advocate
For the State : A.P.P.

02/ 30.07.2016 Heard learned counsel for the petitioner and learned A.P.P. for the State.

The petitioner has been made accused for the offence under Section 18 of the ND.P.S. Act, in connection with Sadar (Chatra) P.S. Case No. 170 of 2015 corresponding to G.R. No. 893 of 2015.

There being recovery of more than 10 kgs. of *afim* from the house of this petitioner, earlier the bail application of this petitioner was rejected on merits by order dated 20.11.2015 in B.A. No. 8062 of 2015.

Learned counsel for the petitioner has renewed the prayer for bail submitting that the seizure list witnesses have turned hostile.

In the facts of the case, I am not inclined to reconsider the prayer for bail of the petitioner, Shatrughna Dangi @ Satrudhan Dangi @ Shatrughan Dangi @ Shatrughan Kumar Dangi. Accordingly, his prayer for bail is rejected.

(H. C. Mishra, J.)

Amitesh/-