

**IN THE HIGH COURT OF JUDICATURE AT PATNA**  
**Criminal Writ Jurisdiction Case No.310 of 2018**

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Saheb Rai, S/o Manju Rai @ Mangnu Rai @ Maignu Rai, R/o Village-Tajpur, P.S.- Sheohar, District- Sheohar.

.... .... Petitioner/s  
Versus

1. The State of Bihar.
2. The District Magistrate, East Champaran, Motihari.
3. The Deputy Superintendent of Police, East Champaran, Motihari.
4. The Officer In Charge, Dhaka P.S., District East Champaran, Motihari.
5. The District Excise Officer, East Champaran, Motihari.

.... .... Respondent/s

**Appearance :**

For the Petitioner/s : Mr. Surendra Kishore Thakur  
For the Respondent/s : Mr.

**CORAM: HONOURABLE MR. JUSTICE RAJEEV RANJAN  
PRASAD  
ORAL ORDER**

2 30-03-2018 Heard learned counsel for the petitioner and learned counsel representing the State.

Petitioner has prayed for release of the vehicle Motorcycle bearing Reg. No. BR-30N-2566, which has been seized by the police in connection with Dhaka P.S. Case No.67 of 2017, District-East Champaran, Motihari for the offence under Section 30(a) of the Bihar Prohibition and Excise Act, 2016. It is that three liters of foreign liquor has been recovered from the vehicle in question.

Learned counsel for the petitioner submits that the petitioner is ready and willing to abide by the terms and conditions which may be imposed by this Court for provisional release of the



vehicle in question.

Considering the facts and circumstances, pending initiation or finalization of the confiscation proceeding, let the vehicle of the petitioner be released provisionally within one week from the date of production of proof of ownership and registration of the vehicle in favour of the petitioner subject to the following conditions:-

(i) Petitioner shall furnish surety bond of Rs.60,000/- (sixty thousand) (not in form of bank guarantee or cash) with two sureties of the like amount to the satisfaction of District Magistrate, East Champaran, Motihari/authority concerned.

(ii) The petitioner shall also give an undertaking that he will not deal with the vehicle in question and shall not alienate or encumber the same creating any kind of adverse interest against the interest of the State, he will not use the vehicle for any illegal purpose and as and when required, he will produce the vehicle in question before the competent court/authority.

(iii) At the time of release, the concerned authority/court shall get prepared a photograph duly



certified in presence of the petitioner and panchnama of the vehicle in question shall also be prepared and keep the same on record which may be used as secondary evidence.

(iv) Petitioner shall undertake not to challenge the said photograph and panchnama so prepared in his presence at the time of release of vehicle in question for use in course of trial or the confiscation proceeding, as the case may be.

The application stands disposed of.

**(Rajeev Ranjan Prasad, J)**

Arvind/-

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