## IN THE HIGH COURT OF JUDICATURE AT PATNA CRIMINAL MISCELLANEOUS No.25137 of 2019

Arising Out of PS. Case No.-92 Year-2018 Thana- DARAUNDA District- Siwan

RAJ KISHORE SINGH Son of Janak Singh Resident of Village- Jamanpura, P.S.- Rasulpur, District- Chapra.

... Petitioner/s

Versus

The State of Bihar Bihar

... ... Opposite Party/s

Appearance:

For the Petitioner/s

Mr. Tanweer Kamal

For the Opposite Party/s:

Mr. Yogendra Kumar Singh

CORAM: HONOURABLE MR. JUSTICE PARTHA SARTHY

ORAL ORDER

4 31-08-2019

Heard learned counsel for the petitioner and Sri Yogendra Kumar Singh, learned A.P.P. for the State.

The petitioner who is in custody since 10.01.2019 has prayed for grant of bail in connection with Daraunda (M.H. Nagar) P.S.Case No.92 of 2018 registered for the offence under Sections 147, 302 and 427 of the Indian Penal Code.

As per the allegation in the F.I.R., The petitioner, one Ranjeet Singh and six others are said to have come armed with sticks, bricks and stone and assaulted the cousin brother of the informant. It is alleged that the informant's brother tried to flee on his motorcycle in course of which he lost his balance and fell down upon which all the accused persons assaulted him as a result of which he died.

At the outset, it is submitted by the learned counsel



Patna High Court CR. MISC. No.25137 of 2019(4) dt.31-08-2019

2/2

for the petitioner that the case of the petitioner stands on similar footing to that of co-accused, Ranjeet Singh who along with one another has been enlarged on anticipatory bail vide order dated 18.01.2019 passed in Cr.Misc. No.9470 of 2019. It is further submitted that petitioner's case stands on a better footing and that he is in custody for more than six months.

The learned A.P.P. appearing for the State is not able to distinguish the allegation/case of the petitioner with that of the aforesaid Ranjeet Singh who has already been enlarged on bail.

Having heard learned counsel for the parties and taking into consideration that the co-accused Ranjeet Singh has already been enlarged on anticipatory bail and the petitioner is in custody since 10.01.2019, this Court is inclined to enlarge the petitioner on bail. Let the petitioner, above named, be enlarged on bail on furnishing bail bond of Rs.10,000/- with two sureties of the like amount each to the satisfaction of A.C.J.M.,-VI, Siwan, in Daraunda (M.H.Nagar) P.S.Case No.92 of 2018.

(Partha Sarthy, J)

aks/-

 $\mathbf{U}$ 

