

IN THE HIGH COURT OF JUDICATURE AT PATNA
CRIMINAL MISCELLANEOUS No.32142 of 2020

Arising Out of PS. Case No.-131 Year-2020 Thana- TEGHRHA District- Begusarai

Mohan Kumar @ Mohar Kumar Son of Tuntun Rai Resident of Village -
Jhamatiya, P.S.- Bachhwara and District - Begusarai.

... .. Petitioner/s

Versus

The State of Bihar

... .. Opposite Party/s

Appearance :

For the Petitioner/s : Mr. Manish Kumar No. 2, Advocate

For the Opposite Party/s : Mr. Syed Mojibul Rahman, APP

CORAM: HONOURABLE MR. JUSTICE VIKASH JAIN

ORAL ORDER

2 23-12-2020 Heard learned counsel for the petitioner and learned
APP for the State through video conference. Learned counsel for
the petitioner undertakes that all defects pointed out by the
stamp reporter shall be removed, and compliance with the
conditions of the notices of this Court with regard to acceptance
of e-filing shall be made, without delay immediately upon
resumption of normal physical functioning of the Court, and in
any event within one month thereof.

2. The petitioner is in custody since 20.05.2020 in
connection with Teghra P.S. Case No. 131 of 2020 for the
alleged offences under Sections 25(1-b)a, 26 and 35 of the Arms
Act.

3. It is submitted that the petitioner has been falsely
implicated in connection with recovery of one loaded country-
made rifle from a vehicle bearing Registration No. BR-09AP-
9001. It is submitted that the said rifle has not been recovered



from the conscious possession of the petitioner, rather only a Redmi mobile phone has been recovered from him. Similarly situated co-accused Anand Kumar has been granted bail by this Court in Cr. Misc. No. 31594 of 2020. The petitioner claims clean antecedents.

4. Learned APP appears and has been heard.

5. Be that as it may and having regard to the period of custody already suffered since 20.05.2020, let the petitioner above named be released on bail on furnishing bail bond of Rs. 10,000/-(ten thousand) with two sureties of the like amount each to the satisfaction of learned Chief Judicial Magistrate, Begusarai in connection with Teghra P.S. Case No. 131 of 2020, if he is not otherwise required in any other case.

6. Office shall follow-up to ensure that all defects are removed and compliance with the notices of this Court are made by the petitioner within the stipulated time provided in para 1 hereinabove, failing which the matter shall be brought to the notice of this Court.

(Vikash Jain, J)

HR/-

U		T	
---	--	---	--

