

IN THE HIGH COURT OF JUDICATURE AT PATNA
CRIMINAL MISCELLANEOUS No.16470 of 2021

Arising Out of PS. Case No.-103 Year-2020 Thana- RAMGARH District- Kaimur (Bhabua)

Ramnarayan Bind @ Lutawan Bind aged about 32 years, Male S/o Late Garjan Bind Resident of Khudura Binpurawa, PS-Ramgarh (Nuaon) District-Kaimur at Bhabhua.

... .. Petitioner/s

Versus

The State of Bihar

... .. Opposite Party/s

Appearance :

For the Petitioner/s : Mr.Rajani Kant Pandey
For the Opposite Party/s : Mr.Parmanand Kumar

CORAM: HONOURABLE MR. JUSTICE PRABHAT KUMAR SINGH
ORAL ORDER

2. 30-06-2021 Heard learned counsel for the parties through video conferencing.

Earlier, the bail petition of petitioner was rejected, vide order dated 10.11.2020 passed in Cr.Misc. No. 28400 of 2020 (Annexure-1).

The petitioner has renewed his prayer for bail on the fresh ground that similarly situated co-accused namely Sheo Narayan Bind and Dinesh Bind, who have also fired on the informant causing injury near his chest, have been granted bail by a coordinate Bench of this Court, vide order dated 12.01.2021 passed in Cr.Misc. No. 29567 of 2020 (Annexure-4). Counsel for the petitioner further submits that the medical report does not support the allegation of firing by three persons, as the doctor has found only two injuries on the person of the deceased. Petitioner is in custody since 22.05.2020.



Considering the aforesaid facts & circumstances and the fact that petitioner is in custody since 22.05.2020 and other two similarly situated co-accused have already been granted bail by this Court, the bail petition of petitioner is allowed.

Let the above named petitioner 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 A.C.J.M.-I, Kaimur at Bhabhua in connection with Ramgarh (Nuaon) P.S. Case No. 103 of 2020, on the following conditions:

“(1) Petitioner shall cooperate in the trial and shall be properly represented on each and every date fixed by the court below and shall remain physically present, as directed by the court below, and on his absence on two consecutive dates without sufficient reason, his bail-bond shall be cancelled by the court below.

(2) If the petitioner tampers with the evidence or the witnesses, in that case, the prosecution will be at liberty to move for cancellation of bail.”

(Prabhat Kumar Singh, J.)

anay

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

