IN THE HIGH COURT OF JUDICATURE AT PATNA CRIMINAL MISCELLANEOUS No.15729 of 2022

 $Arising\ Out\ of\ PS.\ Case\ No.-14\ Year-2022\ Thana-\ KUTUMBA\ District-\ Aurangabad$

Ranjan Kumar @ Ranjan Singh S/o Ram Chandra Paswan R/o Chatra Mor, Chatra, P.O. Silar, Kharkani, P.S. Aurangabad Muffasil, Aurangabad, Bihar 824102.

... Petitioner/s

Versus

The State of Bihar.

... ... Opposite Party/s

Appearance:

For the Petitioner/s : Mr. Dayanand Singh For the Opposite Party/s : Mr. Lalan Kumar

CORAM: HONOURABLE MR. JUSTICE ANJANI KUMAR SHARAN ORAL ORDER

2 29-07-2022

Heard learned counsel for the petitioner and learned APP for the State through virtual court proceedings.

The petitioner apprehends his arrest in a case registered for the offence punishable under Section 30(a) of the Bihar Prohibition and Excise Act.

Learned counsel for the petitioner submits that petitioner is innocent and has falsely been implicated in the present case. It is further submitted that there is no recovery from the conscious possession of the petitioner rather 606 liters of Tanaka country made liquor has been recovered from a Bolero vehicle. It is also submitted that the apprehended person disclosed that the petitioner is the driver of the said vehicle and he has fled away from the place of occurrence after seeing the police. It is lastly submitted that the petitioner has got two criminal antecedents as stated in paragraph-3 of the bail application.

Petitioner is agree to deposit a sum of Rs. 30,000/-



(rupees thirty thousand) in Patna High Court Legal Services

Committee, Patna, bearing Account No. 1413010060836, IFSC

Code: PUNB0141320, Punjab National Bank, Bar Council

Branch, Patna.

Taking into consideration the fact that there is no recovery from the conscious possession of the petitioner, let petitioner, above named, in the event of his arrest or surrender before the learned court below within a period of six weeks from today, be enlarged on bail on furnishing bail bond of Rs.25,000/-(rupees twenty five thousand) with two sureties of the like amount each to the satisfaction of learned Special Judge, Excise Court, Aurangabad in connection with Kutumba P.S. Case No.14 of 2022, subject to the conditions laid down under Section 438 (2) of the Code of Criminal Procedure as well as subject to the further conditions that:

- (i) One of the bailors will be his own blood relative, preferably, father, mother, brother, sister and/or his wife.
- (ii) The petitioner shall not indulge himself in any similar offence till conclusion of the trial.

(Anjani Kumar Sharan, J.)

Sanjay/-

U	Т	

