IN THE HIGH COURT OF JUDICATURE AT PATNA CRIMINAL MISCELLANEOUS No.40185 of 2022

Arising Out of PS. Case No.-141 Year-2022 Thana- MAJHAULIA District- West Champaran

Rajendra Mukhiya S/O Late Prahlad Mukhiya R/O Village- Ninwaliya, P.S.-Bettiah Muffasil, District- West Champaran At Bettiah

... Petitioner/s

Versus

The State of Bihar.

... Opposite Party/s

Appearance:

For the Petitioner/s : Mr.Ravi Shankar Pathak For the Opposite Party/s : Mr.Sanjay Kumar Sharma

CORAM: HONOURABLE MR. JUSTICE ANJANI KUMAR SHARAN ORAL ORDER

2 30-09-2022

Heard learned counsel for the petitioner and learned APP for the State.

Learned counsel for the petitioner undertakes to remove the defects within three weeks. In the eventuality of non-removal of defects within undertaken period, the office will place the matter before the Bench.

The petitioner is apprehending 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 been falsely implicated in this case. He submits that there is no recovery from the conscious possession of the petitioner rather 15 liters of country made liquor is said to have recovered from the house of the



Patna High Court CR. MISC. No.40185 of 2022(2) dt.30-09-2022

2/2

petitioner. He submits the due to enmity relating to Majduri local people has named the petitioner. He further submits that petitioner has no criminal antecedent as stated in para-3 of the bail application.

Considering the facts and circumstance of the case and the fact that the said recovery has been made from the house of the petitioner, I am not inclined to enlarge the petitioner on anticipatory bail. Accordingly, his prayer for anticipatory bail in connection with Majhaulia P.S. Case No. 141 of 2022 is hereby rejected.

(Anjani Kumar Sharan, J)

ajay/-



