IN THE HIGH COURT OF JUDICATURE AT PATNA CRIMINAL MISCELLANEOUS No.65476 of 2024

Arising Out of PS. Case No.-114 Year-2024 Thana- SIKTI District- Araria

NASEEM TAILOR @ MD. NASEEM Son of Late Hasamuddin Tailor @ Vedeshi Tailor Village- Pararia Salguri W.No-6, Ps- Sikty Dist- Araria

... ... Petitioner/s

Versus

The State of Bihar Bihar

... ... Opposite Party/s

Appearance:

For the Petitioner/s : Mr.Vijay Kishore Bharti, Adv. For the Opposite Party/s : Mr.Umanath Mishra, APP

CORAM: HONOURABLE MR. JUSTICE CHANDRA PRAKASH SINGH

ORAL ORDER

2 30-09-2024

Heard learned counsel for the petitioner and learned A.P.P for the State.

- 2. The petitioner has preferred this application for grant of regular bail in connection with Sikty P.S. Case No. 114 of 2024 dated 26.07.2024 registered for the offence/s punishable u/ss 21 and 22 of the N.D.P.S. Act.
- **3**. As per the prosecution case, total 2.1 litres of Codeine cough Syrup (ESKUF) was recovered from the shop of the petitioner.
- 4. Learned counsel for the petitioner has submitted that the petitioner is innocent and has falsely been implicated in this case. Nothing has been recovered from the conscious possession of the petitioner. Learned counsel has further submitted that the petitioner has no concern with the alleged recovery. The petitioner has clean antecedent as stated in para 3 of the bail petition. The petitioner is in custody since



26.07.2024.

- 5. Learned A.P.P. for the State has vehemently opposed the bail petition of the petitioner. The seized contraband is commercial quantity i.e. 2.1 litres of codeine syrup. It is further submitted that as per entry 28 of the list of NDPS Act, small quantity of codeine as defined is 10 gram and commercial quantity of codeine as defined is 1000 gram. The accused at this stage cannot be presumed to be 'not guilty' of the offence that he is charged with. Learned APP for the State also placed reliance on the judgment in the case of *Hira Singh and* Anr. Vs. Union of India and Anr, (2020)20 Supreme Court Cases 272 of Hon'ble Apex Court has held that "weight of entire materials/ mixture along with neutral material is to be considered for ascertainment of whether the quantity is "small quantity" or "commercial quantity". The petitioner had no any valid authorization for keeping the said contraband. The said offence is related to the offence of NDPS Act as well as Drug and Cosmetic Act.
- **6**. As per Section 37 of the N.D.P.S. Act, the two conditions are that the Court should be satisfied with :-
- (i) There are reasonable grounds for believing that the accused is not guilty of such offence; and



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(ii) He is not likely to commit any offence while on

bail.

7. If either of these two conditions is not satisfied, the

bar operates and the accused cannot be released on bail. The

Court is of the opinion that the parameters of bail available

under Section 37 of the Act have not satisfied in the facts of the

instant case. The Hon'ble Supreme Court in the case of

Narcotics Control Bureau v. Mohit Aggarwal 2022 SCC

OnLine SC 891 has held that "The length of the period of his

custody or the fact that the charge-sheet has been filed and the

trial has commenced are by themselves not considerations that

can be treated as persuasive grounds for granting relief to the

respondent under Section 37 of the N.D.P.S. Act."

8. Considering the aforesaid facts and circumstances

of the case as well as the recovery of commercial quantity of

codeine syrup from the conscious possession of the petitioner, I

am not inclined to enlarge the petitioner on bail.

9. The application stands rejected.

(Chandra Prakash Singh, J)

Gautam/-

