IN THE HIGH COURT OF JUDICATURE AT PATNA CRIMINAL MISCELLANEOUS No.1135 of 2024

Arising Out of PS. Case No.-40 Year-2023 Thana- SHEKHPURA District- Sheikhpura

VIKASH KUMAR @SONU KUMAR SON OF Kesarnath Sahu RESIDENT OF MOHALLA PREM NAGAR LALTA ROAD SINGH MORE, P.S.-HATIA, DISTRICT- RANCHI, STATE-JHARKHAND

... Petitioner/s

Versus

The State Of Bihar Bihar

... ... Opposite Party/s

Appearance:

For the Petitioner/s: For the Opposite Party/s:

Mr.Lal Babu Singh, Adv.

Mr. Yogendra Kumar Singh, APP

CORAM: HONOURABLE MR. JUSTICE CHANDRA PRAKASH SINGH

ORAL ORDER

2 31-01-2024

Heard learned counsel for the petitioner and learned Additional Public Prosecutor for the State.

- 2. The petitioner is apprehending his arrest in a case in connection with Sheikpura P.S. Case No. 40 of 2023 dated 28.01.2023 for the offence/s punishable u/s 30(a), 41 and 32 of the Bihar Prohibition and Excise Act.
- 3. As per the prosecution case, total 94.5 litres of illicit foreign liquor was recovered from the car.
- 4. Learned counsel for the petitioner has submitted that the petitioner is innocent and has falsely been implicated in this case. No incriminating material has been recovered from the conscious possession of the petitioner. The petitioner is neither the owner nor the driver of the said vehicle. The petitioner has



no concern with the alleged recovery. The co-accused, Ashish Kumar disclosed the name of the petitioner. The petitioner has no criminal antecedent as stated in para 3 of the bail petition. Learned counsel has submitted that no case is made out against the petitioner. Learned Counsel has relied on the judgment of Full Bench of Hon'ble Patna High Court in the case of Ram Vinay Yadav vs. State of Bihar 2019 (2) PLJR 1089. The Full Bench in the case of Ram Vinay Yadav (supra) has held that an application for anticipatory bail in a case arising out of Bihar Excise and Prohibition Act can be maintained, despite the bar under Section 76 (2) of the Act, if on the basis of allegation made in the FIR, no offence under the said provision is made out.

- 5. Learned A.P.P. for the State has vehemently opposed the prayer for anticipatory bail of the petitioner by submitting that the bar of Section 76(2) of the Act applies in this case.
- 6. Considering the aforesaid facts and circumstances of the case as well as the material available on record, let the above named petitioner, in the event of his arrest/surrender within a period of six weeks from today, be enlarged on anticipatory bail on furnishing bail-bond of Rs. 20,000/-



(Rupees twenty thousand) with two sureties of the like amount each to the satisfaction of the learned court concerned, Sheikhpura in connection with Sheikpura P.S. Case No. 40 of 2023, subject to conditions as laid down under section 438(2) of the Code of Criminal Procedure.

7. The application stands allowed.

(Chandra Prakash Singh, J)

guddukr/-

