

## IN THE HIGH COURT OF ORISSA AT CUTTACK ABLAPL No.10630 of 2024

Pinki Sahu ..... Petitioner

Represented By Adv. – A. Tripathy

-versus-

State Of Odisha

..... Opposite Parties

Represented By Adv. – Debasis Nayak, AGA

## CORAM: THE HON'BLE MR. JUSTICE ADITYA KUMAR MOHAPATRA

## ORDER 30.09.2024

## Order No.

01.

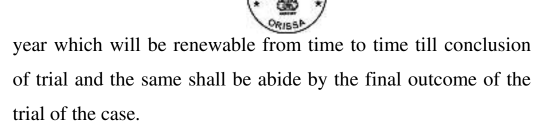
- 1. This matter is taken up through Hybrid Arrangement (Virtual /Physical Mode).
- 2. Heard learned counsel for the Petitioner and learned Addl. Govt. Advocate for the State. Perused the records.
- 3. The present application has been filed under Section 482 of BNSS, 2023 by the Petitioner seeking pre-arrest bail in connection with Rengali P.S. Case No.136 of 2024, corresponding to G.R. Case No.1636 of 2024, pending in the court of learned S.D.J.M., Sambalpur, for alleged commission of offences punishable under Sections 316(3) & 3(5) of BNS.
- 4. Considering the nature of allegation, gravity of offence and the facts and circumstances of the case, and the fact that the Petitioner does not have any criminal antecedent, I am not inclined to grant pre-arrest bail to the Petitioner. However, it is

directed that in the event the Petitioner surrenders before the Court in seisin over the matter within a period of three weeks from today and moves an application for bail, the Court in seisin over the matter shall release him on bail in connection with the aforesaid case on such terms and conditions as it may deem just and proper in the facts and circumstances of the case, but subject to verification of criminal antecedent. In the event, the Petitioner is having any criminal antecedent, then this order stands automatically revoked.

- 5. The release of the Petitioner shall also be subject to following conditions:-
- i) shall cooperate with the investigation and appear before the I.O. as and when his presence is required and shall cooperate with the early conclusion of the investigation;
- ii) shall not indulge in any similar criminal offence in any manner while on bail;
- iii) shall not leave the jurisdiction of the trial without permission of the trial Court;

Violation of any of the terms and conditions shall entail cancellation of bail.

6. It is further directed that the bail granted to the Petitioner is subject to depositing of a cash security of Rs.25,000/-(Rupees Twenty Five Thousand) before the learned Court in seisin over the matter, which shall be kept in any Nationalized Bank in interest bearing account initially for a period of one



7. Accordingly, the ABLAPL is disposed of.

Urgent certified copy of this order be granted on proper application.

(A.K. Mohapatra)

Judge

Ashok

