

# Goldy Singh @ Kumar Abhijot vs The State Of Bihar on 29 January, 2025

**Author: Chandra Shekhar Jha**

**Bench: Chandra Shekhar Jha**

IN THE HIGH COURT OF JUDICATURE AT PATNA

CRIMINAL MISCELLANEOUS No.79260 of 2024

Arising Out of PS. Case No.-442 Year-2024 Thana- HISUWA District-

Goldy Singh @ Kumar Abhijot, Son of Prabhat Kumar Singh, Resident of  
Mohalla-Garhpar, Biharsharif, P.S-Biharsarif, Distt.- Nalanda

Versus

The State of Bihar

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Appearance :

For the Petitioner/s : Mr. Rabindra Prasad Singh, Advocate

For the Opposite Party/s : Mr. Uday Chand Prasad, APP

CORAM: HONOURABLE MR. JUSTICE CHANDRA SHEKHAR JHA

ORAL ORDER

3 29-01-2025

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

2. The accused/petitioner seeks bail in connection with Hisua P.S. Case No.442 of 2024 registered for the offences punishable under Sections 310(2), 317(3) of the Bhartiya Nyaya Sanhita (for short 'B.N.S.') as well as Sections 25(1-B)a, 26 and 35 of the Arms Act.

3. The accused/petitioner is not named in the FIR and is in custody since 09.08.2024.

4. The allegation against the petitioner is to commit dacoity along with other co-accused persons and while committing so, looted bullet motorcycle of the informant.

5. It is submitted by learned counsel appearing for Patna High Court CR. MISC. No.79260 of 2024(3) dt.29-01-2025 petitioner that name of the petitioner transpired during the course of investigation on the basis of suspicion arising out of confessional statement of co-accused Chunnu Singh, where in furtherance of same, no incriminating material recovered/surfaced during the course of investigation, which may connect the petitioner prima facie with present occurrence of dacoity. It is submitted that petitioner has not put on T.I.P. as yet. While concluding argument, it is submitted that the petitioner found involved in three more criminal cases, where he is on bail and moreover, investigation of this case is completed, for which, charge- sheet has been submitted and,

as such, there is no chances of tampering with the evidence.

6. Learned APP opposes the prayer for grant of bail to the petitioner.

7. In view of aforesaid factual submissions, as save and except suspicion arising out of confessional statement of co-accused, nothing incriminating materials surfaced/recovered during the course of investigation as to connect the petitioner prima facie with present crime in Patna High Court CR. MISC. No.79260 of 2024(3) dt.29-01-2025 question, coupled with the fact that investigation of this case is completed, where petitioner is in custody since 09.08.2024, accordingly, the petitioner, above-named, is directed to be released on bail furnishing bail bond of Rs.10,000/- (Rupees Ten Thousand) with two sureties of the like amount each to the satisfaction of the learned A.C.J.M.-VI, Nawada in connection with Hisua P.S. Case No.442 of 2024, subject to the conditions as laid down under Section 437(3) of the Code of Criminal Procedure (for short 'CrPC')/under Section 480(3) of the Bhartiya Nagrik Suraksha Sanhita (for short 'BNSS').

(Chandra Shekhar Jha, J.) Sanjeet/-

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