Dhrub Singh vs The State Of Bihar on 6 December, 2010

Patna High Court - Orders

Dhrub Singh vs The State Of Bihar on 6 December, 2010

IN THE HIGH COURT OF JUDICATURE AT PATNA

CR. APP (DB) No.1349 of 2010

DHRUB SINGH

Versus

THE STATE OF BIHAR

2. 06.12.2010. Counsel for the appellant is permitted to make necessary corrections in the prayer portion of the Memo of Appeal.

Admit the appeal. Call for the Lower Court Record of Sessions Trial No.719 of 2002 from the Court of 7th Additional Sessions Judge, East Champaran, Motihari.

The appellant has been convicted under Section 302/149, 307 and 148 of the IPC as well as 27 of the Arms Act. Counsel for the appellant submits that the evidence indicates that it was Pappu Singh who shot fire at the deceased. So far as this appellant is concerned, his fire did not cause injury to any one.

Considering the aforesaid facts, prayer for bail is allowed. During the pendency of this appeal, let the appellant, namely, Dhrub Singh be released on bail on furnishing bail bond of Rs.10,000/-(ten thousand) with two sureties of the like amount each to the satisfaction of Sri Vijai Kant Mishra, 7th Additional Sessions Judge, East Champarna, Motihari in Sessions Trial No.719 of 2002 arising out of Adapur P.S.Case No.29 of 2001. The realization of fine shall remain stayed.

(Mridula Mishra, J.) B.Kr.

(Dharnidhar Jha, J.)