



**IN THE HIGH COURT OF JUDICATURE AT PATNA
CRIMINAL MISCELLANEOUS No.27798 of 2026**

Arising Out of PS. Case No.-94 Year-2026 Thana- DIGHA District- Patna

Aman Kumar S/o- Dineshwar Ray Resident of Nikata Diyara Digha Ghat,
Danapur cum Khagaul Ps- Digha Dist- Patna

The State of Bihar
Versus
... .. Petitioner/s

... .. Opposite Party/s

Appearance :

For the Petitioner/s : Mr. Radhe Shyam, Advocate
For the State : Mr. Shyam Bihari Singh, APP

**CORAM: HONOURABLE MR. JUSTICE RAJIV ROY
ORAL ORDER**

2 29-04-2026 Heard the parties.

2. The petitioner is apprehending his arrest in connection with Digha P.S. Case No. 94 of 2026 for the offence under sections 30(a) of the Bihar Prohibition and Excise Act lodged on 02.02.2026 by the informant, Dilip Kumar.

3. As per the prosecution story, the Police on secret information raided the place and from the sack which was being loaded, there is recovery/seizure of 25.2 liter foreign liquor, the apprehended person gave the name of the person who escaped. This led to the F.I.R.

4. Learned counsel for the petitioner submits that he has no criminal antecedent and admittedly, nothing has been





recovered from his conscious possession, only because those apprehended named him, the implication.

5. Further, learned counsel for the petitioner relied on the judgment of the Full Bench of Hon'ble Patna High Court in the case of **Ram Vinay Yadav vs. State of Bihar** reported in **2019 (2) PLJR 1089** wherein it has been 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.

6. Learned APP opposes the prayer submitting that persons arrested have named him.

7. Taking into account the submissions of the parties and the judgment in the case of **Ram Vinay Yadav (supra)**, as also that the petitioner do not have criminal antecedent and nothing has been recovered from his conscious possession, in that background, this Court is inclined to extend him the privilege of anticipatory bail with conditions.

8. Let the petitioner be released on bail in the event of arrest or surrender within a period of four weeks from the receipt of this order, on furnishing bail bond of Rs. 10,000/-





(Ten thousand) with two sureties of like amount each to the satisfaction of learned Special Judge, Excise-II, Patna in connection with Digha P.S. Case No. 94 of 2026 subject to the following conditions:

(i) one of the bailor should be the family member/relative of the petitioner who shall provide official document to show his/her bona fide;

(ii) the petitioner shall be appearing before the Police Station as and when required for cooperating in the investigation;

(iii) the petitioner shall appear on each and every date before the Trial Court and failure to do so for two consecutive dates without plausible reason will entail cancellation of his bail bond by the Trial Court itself;

(iv) the petitioner shall appear before the concerned police station every fortnight for six months to mark his attendance and after the end of the period, the certificate shall be submitted before the Trial Court failing which steps shall be taken for the cancellation of the bail bonds;

(v) the petitioner shall in no way try to induce or promise or threat the witnesses or tamper with the evidences, failing which the State shall be at liberty to take steps for





cancellation of the bail bonds;

(vi) the petitioner shall desist from committing any criminal offence again, failing which the State shall be at liberty to take steps for cancellation of his bail bonds.

(Rajiv Roy, J)

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