

**In the court of District & Additional Sessions Judge-II,**

**Vaishali at Hajipur.**

**Hajipur Sadar P.S. Case No. 179/2025**

**NDPS-02/2026**

**07.04.2026** A bail petition on behalf of petitioner Vishwanath Rai who is in custody since 04.03.2025 in connection with Hajipur Sadar PS Case No.- 179/2025 (NDPS-02/2026) filed and moved.

The prosecution case in short as per written report of informant Shailesh Kumar Singh, ASI is that on 03.03.2025 he alongwith police team was checking the vehicles during patrolling, at that time he got information that three persons were waiting for tampoo taking Ganja at Ramashish chowk. On such information, the informant reached there and saw three bags at one place in tampoo stand. One person started to flee leaving the bag, but he has been apprehended with the help of police force, who disclosed his name as Vishawanath Rai. All the three bags were opened in presence of apprehended accused Vishwanath Rai. On search 14.250kg ganja was recovered from the bag of Vishwanath Rai. From other two bags 10.100 kgs and 5.750kgs ganja were recovered. Hence, total 30.100kgs ganja was seized. Thereafter apprehended accused Vishwanath Rai was arrested and seizure list was prepared.

Learned counsel for petitioner submitted that petitioner is innocent and he has committed no offence whatsoever as alleged. It is further submitted that petitioner has no criminal antecedent against his name. It is further submitted that petitioner has been arrested on suspicion. It is further submitted that petitioner is ready to furnish sound sureties to

the satisfaction of the court. It is therefore prayed that petitioner be allowed regular bail.

Learned Special Public Prosecutor opposed the prayer for bail and submitted that police has recovered total 30.100kgs ganja from three bags wherefrom accused/petitioner was arrested and hence this is not a fit case to admit the petitioner to regular bail and hence his bail application is fit to be rejected.

Heard the parties and perused the record. After perusal of record and case diary, it transpires that the accused petitioner is named in the FIR. The police on search recovered 30.100 kgs ganja of commercial quantity from the bags of accused/petitioner. The witnesses mentioned in para 4,5 and 6 of the case diary have supported the case. The allegation against him is heinous in nature.

In the above facts, circumstances of the case, considering the fact that total 30.100kg ganja recovered from the conscious possession of petitioner which is of commercial quantity. Hence, I am not inclined to enlarge the accused/petitioner on regular bail and hence the bail application so filed on his behalf is hereby rejected.

(Dictated)

(Md. Gheyasuddin)  
District & Additional Sessions Judge-II ,

Vaishali at Hajipur.