

FIR No. : 41/2022
State v. Ravinder Bhuiyan
PS : SRRS

03.02.2025

Present: Sh. Alok Saxena, Ld. CPP for State.
Sh. Mohit Yadav, Ld. Counsel for applicant/accused
Ravinder Bhuiyan.
IO SI Vinod Kumar in person.

Arguments heard on 01.02.2025 with the aforesaid
presence of the parties.

No clarification required.

This order of mine shall dispose off the application
for grant of regular bail to the applicant / accused **Ravinder
Bhuiyan**.

Arguments on the bail application heard and the
application and IO report and the case file perused.

Considering the contention of the applicant/accused
that the videography was not done of the alleged recovery. This
contention has been rebutted by Ld. CPP for the State that
although there was not much infrastructure earlier but after
01.07.2024, as per the new law, videography has been made
compulsory and the present case is of year 2022 and at that time,
videography was not a mandatory requirement.

Considering the contention of Ld. Counsel of
applicant/accused that although sample was of 20 gms but
reached to FSL only around 17 gms. This contention has been
rightly rebutted by Ld. CPP for the State as well as IO that said

contention should be considered only on merits of case after appreciation of evidence.

Keeping in view the fact that the allegations against the applicant / accused Ravinder Bhuiyan are u/s 18/61/85 NDPS Act & u/s 147/149 I.R. Act in a case of recovery of 3.086 kg of opium from his possession which is a commercial quantity and the allegations are grave and serious in nature.

Keeping in view the fact that the case is at the initial stage i.e. at the stage of charge and there is every likelihood that applicant / accused Ravinder Bhuiyan would influence the witnesses, if at liberty. So, I do not find any merit in the present application of the applicant / accused Ravinder Bhuiyan. Hence, the present application of the applicant / accused Ravinder Bhuiyan for grant of regular bail is hereby **dismissed**.

Application is disposed off accordingly.

This order of mine shall not effect the merits of the case.

Copy of the order be given dasti to Ld. Counsel for applicant / accused.

Copy of the order be sent to concerned Jail.

(Ekta Gauba Mann)
Special Judge (NDPS-01)
(Central) Tis Hazari Courts
Delhi/03.02.2025