

G.R. 1102/2022

Order dated 5.09.2023

Today is fixed for report from U.N.Pur P.S.

Sole accused person is present by filing hazira.

One report has been received from the Amta P.S. stating that in course of enquiry it was learnt that the petitioner Subhankar Polley was the registered owner of the seized vehicle and without noting any objection regarding return of the seized vehicle to its owner.

Having considered the submission of the Ld. Defence counsel and the report of the SI Ripon Saha, I find no impediment to allow the prayer for return of the seized vehicle.

Let the seized vehicle and its connected papers except D/L, be returned to the registered owner on his execution of a bond of Rs. 80,000/- , on proper identification by his Advocate, subject to following conditions:-

1. That he shall produce the seized vehicle and its connected papers as and when required in connection with this case;
2. That he shall not change the nature and character of the seized vehicle during pendency of this case, except for the purpose of repair;
3. That he shall not dispose of the seized vehicle during pendency of the case without prior permission of the court.

Let a copy of this order be supplied to the petitioner/owner, at once.

Fix **5.04.2024** for appearance.

D/C by me;

J.M Amta

J.M Amta