

In The Court of Commissioner, Saran Division, Chapra
Supply Rev. No. 65/2014
Shiv Shankar Singh
Vrs.
The State of Bihar
ORDER

The instant revision application is directed against the impugned order passed by D.M. Siwan in E.C. Act case No. 32/2011-12 (The state of Bihar Vrs Shiv Shankar Singh) on 21.09.2012.

Heard the learned counsel for the petitioner and learned Spl. P.P. appearing for the D.M. Siwan.


The learned counsel submitted in details about the whole course events leading to coming of this case before this Court. In the meanwhile, the learned Spl. P.P. questioned the very maintainability of this case before this Court and submitted that as the learned D.M. has initiated a confiscation proceeding under the provision of E.C. Act, this Court has no jurisdiction to take into such type of case and appeal against the order of D.M. lies before District & Session Judge only. He further argued that this case be dropped for want of maintainability.

Having regards to the facts and circumstances of the case as well as pleadings made by the learned Spl. P.P., I do not find any reason to entertain this case for want of jurisdiction of this Court.

Accordingly, the present revision application is dropped for want of maintainability.

Dictated and Corrected by me.


Commissioner 01/06/2018
Saran Division, Chapra.


Commissioner
Saran Division, Chapra.