IN THE COURT OF COMMISSIONER, SARAN DIVISION, CHAPRA Arms Appeal No. 269/2012

Uma Kant Singh Vrs. The State of Bihar

9.3.2013

ORDER

The instant appeal petition is directed against the impugned order passed by DM, Siwan as contained in memo No. 266/Arms dt. 6.4.2005 whereby and where under the Arms licence of the appellant was cancelled.

Heard learned lawyer of the appellant and learned A.P.P. on the behalf of state. Learned lawyer of the appellant submitted that before passing the impugned order, opportunity of hearing was not accorded to the appellant which is against the principle of natural justice.

The learned APP appearing on behalf of the respondent DM, Siwan also expressed the view that this type of cases were earlier remanded to the DM, Siwan for passing order in accordance with law.

Considering all facts and circumstances of the case the instant appeal is remanded to learned D.M Siwan for passing order in accordance with established principle of law, after hearing the parties.

The licensing authority may verify whether the appellant deposited arms after cancellation of above Arms licence. With this observation this appeal petition is disposed of

Dictated & Corrected by me.

24 ary 2010

Commissioner

Saran Division, Chapra

Commissioner Saran Division, Chapra