

आर ताराख

28/2/2012

टिप्पणा ताराख
के साथ

Court of the District Magistrate, Saran at Chhapra
Supply Appeal Case No. 06/2010
Chandeshwar Rai Vs. State & Ors.

ORDER

Heard the Appellant as well as the Respondent State, represented by the learned Special PP. Also perused the records, including the lower court records.

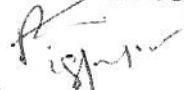
The appellant has challenged the impugned license cancellation order of the SDO, Marhaura, dt. 31/03/2010, on grounds of factual fallacies as well legal improprieties. In brief, the appellant claims that the impugned order is based on an enquiry report which itself is false, erroneous and inconsistent. The Appellant also argues that he cannot be punished twice: first, by suspension of his PDS license, and, second, by cancellation of PDS license.

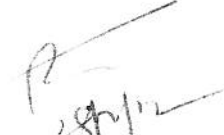
The Respondent maintains that the license cancellation proceeding has been conducted in a perfectly lawful manner

Having a proper look of the the records, I find that the license cancellation proceeding was indeed conducted in a meliculous manner, affording enough opportunities to the Appellant to explain his case. The show-cause notices, the enquiry report and the order are specific and detailed.

At the end, I find no reason to ineterfere with the impugned order and appeal is dismissed.

Dictated and corrected.


(Vinay Kumar)
District Magistrate
Saran, Chapra


(Vinay Kumar)
District Magistrate
Saran, Chapra

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