

IN THE COURT OF ADDITIONAL AND DISTRICT SESSIONS JUDGE-IV,

AURANGABAD

A.B.P. No.- 447/2026

Arising Out of Badem PS Case no. 16/2026

Rajnish Shukla Vs.The State of Bihar

ORDER DATED 02.05.2026

The instant Anticipatory Bail Petition has been filed by (1) Rajnish Shukla, S/o Kamlakant Shukla, Age- 28 years R/o village- , PS- Nashrigunj, District- Rohtas (Bihar) arising out of Barun PS Case no. 242/2025 pending in the court of ACJM-I, Aurangabad under Section 126(2), 115(2), 85, 351(2), 3(5) of the BNS and S. 3 and 4 of Dowry Prohibition Act.

Sri Satyendra Sharma, learned counsel on behalf of the petitioner stated that no bail petition had been filed either in the present Court or in the Hon'ble Patna High Court and the petitioner had clean antecedent. The allegation on petitioner of dowry demand is baseless and he is ready to take his wife with him. In light of given facts, the learned Counsel prayed to grant anticipatory bail to the petitioner.

The learned A.P.P. vehemently opposed the anticipatory bail petition on the ground that the allegations imposed against the petitioners was serious in nature.

Heard both the sides and perused the case record.

On perusal of case record it appears that the FIR has been lodged under 126(2), 115(2), 85, 351(2), 3(5) of the BNS and S. 3 and 4 of Dowry Prohibition Act. The allegation against the petitioner is that he was husband of the informant who subjected her to physical and mental cruelty for dowry demand and ousted her matrimonial house with her two children. Subsequently, the petitioner on gun point forcibly took away their four years son away from the informant and assaulted her. Perusal of the case record reveals that the parties have entered into compromise during mediation and the mediation report is on record. As cordial relationship has restored between the petitioner and the informant and the petitioner has agreed to get the informant shifted to his house within two months from the date of mediation order, the Court is inclined to grant provisional anticipatory bail to the petitioner for two months. After two months the petitioner is given liberty to file a fresh petition for confirmation of provisional anticipatory bail order before the learned Trial

Court that the learned Trial Court is given discretion to confirm/ reject/ extend the provisional bail after observing the conduct of the petitioner and ensuring that the conditions laid down in the mediation order has been complied with. Let the petitioners be released on the provisional anticipatory bail of two (2) months on furnishing a bail bond of Rs. 10,000/- with two sureties of like amount each to the satisfaction of ACJM-I, Aurangabad with conditions as laid down in Section 482 (2) of the BNSS. Accordingly, the anticipatory bail petition of the petitioner Rajnish Shukla is hereby **allowed**.

Dictated by

District & Additional Sessions Judge IV,
Aurangabad (Bihar)
02.05.2026

***DIVYA VASHISHTHA,
ADDITIONAL SESSIONS JUDGE IV,
AURANGABAD, BIHAR***