



COURT OF DISTRICT & SESSIONS JUDGE, Bhojpur, Ara

A.B.P. No. 103/2026

(Arising out of Ara Nawada PS Case No. 833/2025)

(As per section 74 of Juvenile Justice (Care and Protection of Children) Act, 2015, prohibits the disclosure of name or any identity particulars of child in conflict with law, the petitioner of this bail petition is a juvenile, so, the petitioner hereinafter mentioned as CCL 'X')

CCL 'X'

Petitioner

Versus

State of Bihar

Opp. Party

Date of order or proceeding	Order with signature of the court	Office action taken with date
09.03.2026	<p>1. This bail petition has been filed on behalf of petitioner CCL 'X', aged about 16 years, under guardianship of Swami Prem Akash, aged about 44 years, who is apprehending his arrest in connection with Ara Nawada P.S. case no. 833/2025 under Sections 190, 191 (2), 191(3), 109(1), 292 of BNS put up for hearing.</p> <p>2. Heard Sri Vinod Kumar, Learned Counsel for petitioner as well as Sri Rana Pratap Singh, learned P.P. for the state.</p> <p>3. This case was lodged on the Fardbeyan of Rajiv Rai, who is father of injured / victim Ankit Kumar, aged about 16 years. It is case of prosecution that victim Ankit Kumar is a child aged about 16 years and when victim was returning to his home after playing alongwith</p>	



COURT OF DISTRICT & SESSIONS JUDGE, Bhojpur, Ara
A.B.P. No. 103/2026
(Arising out of Ara Nawada PS Case No. 833/2025)

<p>Contd. 09.03.2026</p>	<p>friends then near Gayetri Chauk 5 - 6 boys covering their face with Mufflar waylaid victim Ankit Kumar and started firing and one of the gun shot hit on left leg of victim Ankit Kumar and initially victim Ankit Kumar was brought to Sadar Hospital Ara and then referred to PMCH, Patna and FIR was lodged against five unknown persons. In course of investigation co-accused Gayendra Kumar was arrested and confessed to the alleged offence and stated that fire arm injury was caused by Suraj Kumar and other co-accused also participated in alleged offence and present on the place of occurrence.</p> <p>4. Ld. counsel for the petitioner submitted that neither ABP nor BP has been filed or pending on behalf of this petitioner before this Court or before the Hon'ble High Court prior to the present. Ld. counsel for petitioner submitted that petitioner has committed no offence and on the confession of co-accused the petitioner alongwith other accused persons arrayed as an accused in FIR, other than confession nothing is on record to connect accused persons in alleged offence. Petitioner is a young boy aged about 16 years, of clean antecedent, hence, bail of the petitioner</p>	
--	--	--



COURT OF DISTRICT & SESSIONS JUDGE, Bhojpur, Ara
A.B.P. No. 103/2026
(Arising out of Ara Nawada PS Case No. 833/2025)

<p>Contd. 09.03.2026</p>	<p>may be allowed.</p> <p>5. On the contrary Ld. Public Prosecutor vehemently opposed the bail plea of the petitioner and submitted that fire arm injury caused to young boy aged about 16 years at a public place in busy road and investigation is still pending, hence, bail of the petitioner should be dismissed.</p> <p>6. I have heard the rival submission of both parties, perused the case record. It is matter on record that initially FIR lodged against unknown persons and petitioner and other accused persons were arrayed as an accused on basis of confession of this co-accused Gayanendra Kumar @ Lali only. In this case investigation is still pending and a 16 year old boy in full public view at a public place and busy road waylaid by 5 - 6 accused persons and fire arm injury caused to a 16 year old boy and same is corroborated by injury report and it goes undisputed. There is specific allegation of firing against this petitioner and the bail prayer of other co-accused persons has been rejected by this Court. Ld. counsel for petitioner has filed the copy of birth certificate of this petitioner as per which the date of birth of petitioner is 28.06.2009 and taken plea of juvenility against this petitioner.</p>	
--	---	--



COURT OF DISTRICT & SESSIONS JUDGE, Bhojpur, Ara
A.B.P. No. 103/2026
(Arising out of Ara Nawada PS Case No. 833/2025)

<p>Contd. 09.03.2026</p>	<p>Considering nature of injury and the manner in which offence at a public place and busy road was committed, anticipatory bail petition is devoid of merit, accordingly, even after the plea of juvenility the bail prayer the petitioner namely, CICL 'X' is Dismissed.</p> <p style="text-align: right;">(Dictated & corrected by me) sd/-</p> <p style="text-align: right;">(Purushottam Mishra) Sessions Judge. 09.03.2026</p>	