

**In the court of Kavindra Kumar VIIth Additional Sessions Judge,
Bhojpur, Ara.**

Anticipatory Bail Petition No. 666/2026

(Arising out of Nawada P.S. Case No. 794/2025)
(U/s 126(2), 115(2), 85, 352, 351(2), 3(5) of B.N.S.)
(Application Filed U/s- 482 B.N.S.S.)

1. Ashtosh Pandey, aged about 32 years,
S/o- Vijay Pandey
All R/o Village- Jagdeo Nagar,
P.S- Ara Nawada,
District- Bhojpur.

.....**Petitioner.**

versus

State of Bihar.

.....**O.P.**

For the Petitioners:- Sri, Bishnudhar Pandey, Advocate.

For the State:- Smt Vidyawati Kumari, Advocate.

For the Informant:-

ORDER

18.03.2026.

1. Anticipatory Bail petition dated 28.02.2026 filed on behalf of the petitioners namely, **1. Ashtosh Pandey**, who apprehends his arrest in connection with Nawada P.S. Case No. 794/2025, allegedly instituted for the offences under Sections 126(2), 115(2), 85, 352, 351(2), 3(5) of B.N.S.
2. Pressing the bail petition, Ld. Counsel for the petitioners has submitted that the petitioners never applied for regular bail or anticipatory bail either before this sessions division or before the Hon'ble High Court. It has been submitted that the petitioners are innocent and have not committed any offence and have been falsely implicated by the police in the present case. Ld. counsel further submitted that in view of the circumstances and present evidence itself suggested that no case under Sections 126(2), 115(2), 85, 352, 351(2), 3(5) of B.N.S. is made out against the petitioners. Ld. counsel for the petitioners has sought to release the petitioners on the privilege of A.B.P.
3. On the other hand, Ld. A.P.P. has opposed the anticipatory bail petition. The prosecution story in the prosecution case, in brief, is that on 05.12.2025 at about 6:00 to 6:30 PM the informant went to operate motor and then suddenly mother-in-law and father-in-law and her husband abuses and mother-in-law instigated to the husband of informant with saying that the informant filed cancellation of bail before court and further stated that the informant will not obey the command so she will be killed and her father will not fulfill the demand of dowry and she lodged Ara Nawada PS case

ASJ-VII, Bhojpur, Ara.

**In the court of Kavindra Kumar VIIth Additional Sessions Judge,
Bhojpur, Ara.**

Anticipatory Bail Petition No. 666/2026

(Arising out of Nawada P.S. Case No. 794/2025)
(U/s 126(2), 115(2), 85, 352, 351(2), 3(5) of B.N.S.)
(Application Filed U/s- 482 B.N.S.S.)

18.03.2026.

No. 249/2025 and thereafter the informant Ramawati Devi and Vijay Pandey both the petitioners caught her neck and twisted middle and ring finger and her husband assaulted the informant.

4. I have heard the submission of both parties and gone through the material available on the records. It transpires that no other bail petition of any nature is pending on behalf of the petitioners either in this session division or before the Hon'ble High Court. FIR filed under Sections 126(2), 115(2), 85, 352, 351(2), 3(5) of B.N.S. Section 85 of B.N.S. is non-bailable. In injury report, it is clearly mentioned injury Nos. 1, 2, 4 & 5 are simple in nature. Today, the petitioner's counsel submitted an affidavit stating that the petitioner is ready to keep his wife with dignity. In light of the above facts and circumstances, the prayer for anticipatory bail of the applicants/accused is **Allowed**, on the condition that if they commit any such incident in future, the trial court will be free to cancel their bail bond. The applicant will have to surrender/arrest before the concerned Court within 30 days. On execution of a bond of Rs. 10,000/ with two sureties of the same amount, the order to release on bail is given with the satisfaction of the concerned Court with this direction that 1. The applicant will file an application supported by affidavit for compliance of the conditions under Section 482 B.N.S.S. and the applicant will cooperate in the investigation and trial and will not influence any witness. 2. The applicant will be present in person on every date in the Court. 3. One surety of the applicant will be a family member 4. The applicant and the sureties will write their mobile number/Whatsapp number in the bond.

Dictated
Sd/-
Additional Sessions Judge-VII.
Bhojpur, Ara.