



COURT OF DISTRICT & SESSIONS JUDGE, Bhojpur, Ara

Bail Petition No. 852/2026
(Arising out of Dhobha P.S Case FIR No. 80/2025)

Upendra Kumar @ Upendra Paswan

Petitioner

Versus

State of Bihar

Opp. Party

Date of order or proceeding	Order with signature of the court	Office action taken with date
07.04.2026	<p>1. This bail petition has been filed on behalf of petitioners, namely, Upendra Kumar @ Upendra Paswan, who is in custody since 17.02.2026 in connection with Dhobha P.S. Case FIR No. 80/2025 u/s 103(1), 3(5) of B.N.S, put up for hearing.</p> <p>2. Heard Shri Mukteshwar Singh, Learned Counsel for petitioner as well as Shri Rana Pratap Singh, Learned P.P. for the state.</p> <p>3. Petitioner Upendra Kumar @ Upendra Paswan is husband of deceased Baby Kumari and informant is mother of deceased and mother-in-law of petitioner. It is case of the prosecution that out of wedlock deceased Baby Devi and petitioner Upendra Kumar @ Upendra Paswan blessed with two sons and a daughter but due to illicit relation of petitioner Upendra Kumar @ Upendra Paswan with one Urmila Devi objected by deceased Baby Devi, deceased was mercilessly beaten and throttled that lead to asphyxia.</p> <p>4. Learned counsel for the petitioner</p>	



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<p>Contd. 07.04.2026</p>	<p>submitted that no bail petition of any nature has been filed or is pending on behalf of the petitioner either before this court or before the Hon'ble High Court and petitioner is man of clean antecedent. It is argued that the petitioner is innocent, has committed no offence and has been falsely implicated in this case. There is no specific allegation of throttling against the petitioner. The petitioner is in judicial custody since 17.02.2026 having clean antecedent. Hence, bail petition of the petitioner may be allowed.</p> <p>5. On the contrary learned P.P. vehemently opposed the bail petition of petitioner and submitted that the petitioner is husband of the deceased and there is specific allegation of committing assault and throttling against the petitioner and investigation of this case is still going on, hence, there are genuine chances that petitioner may influence upon the witnesses not to depose before court or deposed falsely and they may derail the trial, hence, bail petition of petitioner is devoid of merit and same should be dismissed.</p> <p>6. I have heard the rival submissions of both parties and perused the case record. Considering the fact that unnatural death of the deceased took place inside matrimonial home and it is alleged that occurrence took place because deceased Baby Kumari objected illicit relation of petitioner</p>	
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<p>Contd. 07.04.2026</p>	<p>Upendra Kumar @ Upendra Paswan with one Urmila Devi. Considering the fact that all prosecution witnesses supported the case of the prosecution, this case is still at initial stage, a prima facie case under Section 103 (1) of BNS is made out against the petitioner, there are genuine chances that accused may unduly influencing witnesses or derail trial, hence, bail petition of the petitioner Upendra Kumar @ Upendra Paswan is devoid of merit and same is dismissed. Any observation made herein will be inconsequential for further proceeding.</p> <p>(Dictated & corrected by me) sd/-</p> <p>(Purushottam Mishra) Sessions Judge. 07.04.2026</p>	