



COURT OF DISTRICT & SESSIONS JUDGE, BHOJPUR, ARA
A.B.P. No. 686 of 2026
(Arising out of Udwantnagar P.S. Case FIR No. 218 of 2025)

Munna Nonia

Petitioner

Versus

State of Bihar

Opp. Party

Date of order or proceeding	Order with signature of the court	Office action taken with date
25.03.2026	<p>1. This anticipatory bail petition has been filed on behalf of petitioner namely, Munna Noniya, who is apprehending his arrest in connection with Udwantnagar P.S. case no. 218/2025 u/ss. 115(2), 126, 109, 74, 303(2), 352, 351(2), 351(3), 3(5) of BNS.</p> <p>2. Heard Shri Sanjay Kumar Tiwari Learned Counsel for petitioner as well as Sri. Rana Pratap Singh, learned P.P. for the State.</p> <p>3. The case of the prosecution against the petitioner is that he along with along with other co-accused persons namely, Madan Noniya, Niraj Noniya, Santu Noniya, Rajmohan Noniya, Guddu Noniya, Ranjan Noniya, Dhiranjan Noniya, Munna Noniya, Suraj Noniya and wife of Somnath Noniya had caused beatings and injuries to the informant and his family members. It is alleged that petitioner along with his other associates had indiscriminately caused lathi blows upon the injured persons</p>	



COURT OF DISTRICT & SESSIONS JUDGE, BHOJPUR, ARA
A.B.P. No. 686 of 2026
(Arising out of Udwanatnagar P.S. Case FIR No. 218 of 2025)

<p>Contd. 25.03.2026</p>	<p>resulting in serious injuries on their person.</p> <p>4. Learned counsel for petitioner stated that the petitioner has clean antecedents. It is submitted that the petitioner is innocent and has been falsely implicated in this case. It is further submitted that the allegation against the petitioner is general and omnibus in nature. It is submitted that the petitioner and informant are co-villagers and due to fight between the children of both the family this case has been lodged. Petitioner is a man of clean antecedent and no case under Section 109 of BNS is made out against the petitioner and on similar circumstances co-accused persons were granted anticipatory bail by this court vide A.B.P No. 1407 of 2025 & A.B.P No. 2550 of 2025, hence, bail petition of the petitioner may be allowed.</p> <p>5. On contrary learned P.P. vehemently opposed the bail petition of petitioner and submitted that petitioner actively participated in the alleged crime and caused injury to the informant and his family members, hence, bail petition of the petitioner is devoid of merit and same should be dismissed.</p> <p>6. I have heard rival submissions of both</p>	
--	---	--



COURT OF DISTRICT & SESSIONS JUDGE, BHOJPUR, ARA
A.B.P. No. 686 of 2026
(Arising out of Udwantnagar P.S. Case FIR No. 218 of 2025)

<p>Contd. 25.03.2026</p>	<p>sides, perused the case record. As per injury report five persons from the informant family had suffered injuries. Informant Ravindra Kumar suffered injury on his forehead and his shoulder. Injured Chandan Kumar had suffered a lacerated wound on parietal area of scalp depth and abrasion on his right chest. Except for these two injured persons no one has suffered any injury on vital parts of the body. One Praduman Kumar had suffered injury below his left eye on his face. The injury report of the victims does not prima facie support the allegations against the petitioner. Petitioner is men of clean antecedents and in the circumstances of the case possibility of false implication cannot be ruled out. It also appears from perusal of record that other co-accused persons were granted anticipatory bail vide A.B.P No. 1407 of 2025 & A.B.P No. 2550 of 2025 and case of the petitioner is on parity with the co-accused persons. Petitioner undertakes to comply with any conditions imposed by this court.</p> <p>7. Considering all these aspects and clean antecedent of the petitioner, instant bail petition of the petitioner Munna Noniya is allowed and it is ordered that in the event of</p>	
--	---	--



COURT OF DISTRICT & SESSIONS JUDGE, BHOJPUR, ARA
A.B.P. No. 686 of 2026
(Arising out of Udwantnagar P.S. Case FIR No. 218 of 2025)

<p>Contd. 25.03.2026</p>	<p>arrest/surrender he shall be enlarged on anticipatory bail on furnishing bail-bonds of Rs.10,000/-(Ten thousand) each with two sureties of the like amount each to the satisfaction of the learned court below within four weeks of this order subject to the conditions as laid down u/s 482(2) BNSS. Subject to the condition that the petitioner shall make himself available for interrogation by a police officer as and when required and the petitioner shall not, directly or indirectly, make any inducement, threat or promise to any person acquainted with the facts of the case so as to dissuade him from disclosing such facts to the Court or to any police officer. Any observation made herein will be inconsequential for further proceeding.</p> <p style="text-align: center;">(Dictated & corrected by me)</p> <p style="text-align: center;">sd/-</p> <p style="text-align: center;">(Purushottam Mishra) Sessions Judge. 25.03.2026</p>	
--	--	--



COURT OF DISTRICT & SESSIONS JUDGE, BHOJPUR, ARA

A.B.P. No. 686 of 2026

(Arising out of Udwanthnagar P.S. Case FIR No. 218 of 2025)
