

Page No.-1

Court of Sessions Judge, Darbhanga.

Present :- Shri Shiv Gopal Mishra, Sessions Judge, Darbhanga.
A.B.P. No. 340/2026 (Raghab Singh & Ors. Vs. State of Bihar)

In the Court of Sessions Judge, Darbhanga, Bihar.

A.B.P. No. 340 of 2026

In the matter of:-

1. Raghab Singh son of Late Sonelal Singh
2. Bashuki Nath Singh son of Raghab Singh -----Petitioners.

Vrs.

The State of Bihar -----Opposite Party.

=====
For the Petitioners : Shri Harishankar Singh, Ld. Advocate.
For the O.P.(State) : Shri Amrendra Narayan Jha, Ld. P. P.
=====

ORDER.

04. 23.03.2026 Heard learned counsel for the petitioners as well as learned P.P. for the State on anticipatory bail filed on behalf of above named petitioners, who are apprehending their arrest in connection with Jalley P.S. Case No. 220/2025 registered for offences U/Ss 126(2), 115(2), 118(1), 109(1), 351(1), 352 and 3(5) of the B.N.S..

As per FIR, prosecution case in short is that on 12.11.2025 at about 04.00 PM when the informant told his brother accused Raghab Singh that he should take the residential land in his name and transfer the agricultural field to the informant. Upon hearing this, accused petitioner namely Raghab Singh and Bashuki Nath Singh slammed the informant down on the ground and also attacked with the spade over the head of the informant. It is further alleged that accused petitioners also gave threat of killing him after coming to petitioner's field.

Learned counsel for the petitioners submitted that the petitioners are quite innocent and have committed no offence. It has further submitted that petitioners have been implicated due to grudge, enmity, family feud and land dispute in between the parties. He further submitted that the informant and petitioner no. 1 is full brother to each other. He further submitted that the petitioner no. 1 is a retired personal of police department whereas petitioner no. 2 is a student

Cont...

Page No.-2

Court of Sessions Judge, Darbhanga.

Present :- Shri Shiv Gopal Mishra, Sessions Judge, Darbhanga.
A.B.P. No. 340/2026 (Raghab Singh & Ors. Vs. State of Bihar)

Cont....

23-03-2026

and was preparing for competitive exams. He further submitted that all sections are bailable except 118(1) and 109(1) of the BNS which is not attracted against the petitioners because injured has sustained only simple injury over his person. He further submitted that no case is made out against the accused petitioners. It is therefore, prayed to enlarge the petitioners on anticipatory bail.

On the other hand, learned P. P. opposed the prayer for bail of the petitioners.

From the perusal of FIR, it is alleged that accused persons persons assaulted to the informant with spade over his head. It appears that accused petitioner no.1 and informant is own brother and there is land dispute in between them. The doctor has found only simple injury over the person of injured Shiv Kumar Singh. It appears that no specific allegation of assault is attributed against the accused petitioners.

Considering the above facts and circumstances discussed above the instant petition for anticipatory bail of petitioners is **allowed** and it is ordered that in the event of arrest or surrender before the court below within a period of fortnight from the receipt of this order, the petitioners shall be released on bail on furnishing bail bond of Rs.10,000/- (Ten Thousand) with two sureties of the like amount each to the satisfaction of the learned court below subject to the condition under the provision of section 482(2) B.N.S.S.

(Dictated)

(Shiv Gopal Mishra)
Sessions Judge,
Darbhanga.
23.03.2026.