

In the Court of Principal Sessions Judge, Gopalganj.

A.B.P. No. 342 of 2026

1.) Sonu Kumar, 2.) Prahlad Mukhiya and 3.) Babuchand :-----Petitioner

V r s

The State of Bihar

:-----Opposite party

Counsel for the petitioners

:-----Sri Dilip Kumar Sharma, Advocate

Counsel for the Opposite party

:-----Sri Deo Vansh Giri, P.P.

<u>24-03-2026</u>	<u>Order</u>	Remarks
	<p>Anticipatory bail petition filed on behalf of the above named accused-petitioners, who are apprehending their arrest in connection with Barauli P.S. Case No. 25 of 2026, registered U/S 126(2), 115(2), 109, 351(2) and 352/3(5) of the B.N.S. is put up for hearing.</p> <p>The Prosecution story, in brief, is that on the alleged date and time of occurrence, informant was eating food at her door. In the meantime, all the accused-petitioners came and started assaulting the informant and they assaulted on the head of informant with lathi and he sustained bleeding injury on his head. Hence, the FIR.</p> <p>Learned counsel appearing on behalf of the petitioners argued that the petitioners are innocent and have been falsely implicated in this case due to land dispute. Learned counsel further argued that there is case and counter-case between the parties. It is further submitted that all the sections are bailable except Sec. 109 B.N.S., which is not made out against the petitioners. It is lastly submitted that petitioners have got no criminal antecedent. With these arguments learned counsel for the petitioners prayed for grant of anticipatory bail to the petitioners.</p> <p>On the other hand the learned P.P. for the State has opposed the anticipatory bail prayer of the petitioners.</p> <p>Heard ld. Counsel for the petitioners as well as ld. P.P. for the State and perused the case record as well as case diary. From perusal of the F.I.R., it appears that petitioners are named in the F.I.R. against whom there is no specific allegation attributed against them and it appears that there is one day delay in lodging the F.I.R. From perusal of the injury report of the informant, it appears that injury is found to be simple. Para-21 of the case diary shows that petitioners have got no criminal antecedent. From perusal of the record, it appears that there is case and counter-case between the parties.</p>	

<p><u>Contd.</u> <u>24-03-2026</u></p>	<p>Considering the above enumerated facts and circumstances of this case, this anticipatory bail petition stands disposed off with direction to the petitioners to surrender before the Id. Court below with prayer of regular bail within 30 days from the date of this order in the Id. Court below and Id. Court below shall pass order in accordance with law without being prejudiced from this order.</p> <p>Let a copy of this order be sent to the Id. Lower court for information and needful.</p> <p>(Dictated)</p> <p>(Kailash Joshi) I/C P.S.J., Gopalganj</p>	
----------------------------------------------------------	--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	--