

In the Court of Sri Sandip Singh, Principal District & Sessions Judge, Jamui,

B.A.No.145/2026

(Arising out of Jamui P.S.Case No.54/2026)

1. Vivek Laheri S/o Mantu Laheri aged about 28 years resident of village Bodhwantalav, P.S. Jamui, District Jamui.

.....**Petitioner**

Vrs.

The State of Bihar.....O.P.

02.4.2026

1. This is a regular bail petition filed on behalf of above named petitioner who is in judicial custody since 8.2.2026 in connection with Jamui P.S.Case No.54/2026 registered for the offence U/s.191(2), 191(3), 190, 126(2), 115(2), 118(1), 117(2), 109, 308(4), 333, 352 and 351 read with 3(5) of B.N.S. pending in the court of the C.J.M.,Jamui.

2. Heard Sri Rajesh Kumar Singh, the learned counsel for the petitioner and the learned P.P. for the State assisted by Sri Nuneshwar Sah, the learned counsel for the informant.

3. The prosecution case, in short, is that the informant Vipin @ Santosh Kumar has lodged the instant case by way of submitting an application before the SHO of Jamui Police Station alleging therein that on 6.2.2026 at about 8.30 p.m. all the F.I.R. named accused persons including the petitioner alongwith 15 unknown person having lashed with lathi and danda in their hands entered into Navrang Sweet shop of the informant and started to abuse and assault to the informant. When the informant and his brother protested, then all the accused persons started to assault to the brother of the informant namely Kundan Kumar resulting in head injury. When Sunil Ram came to save him, then he was also assaulted by the accused persons, consequently his rib was fractured. It is lastly alleged that all the accused persons demanded Rs. Twenty Five lakhs as extortion money and threatened for dire consequences if the said money would not be paid and they lastly took out Rs.one lakh from the cash counter of the shop of the informant.

4. The learned counsel for the petitioner has submitted that the petitioner is innocent and falsely implicated in this case. There is general and omnibus allegation against the petitioner, and there is no specific allegation of

In the Court of Sri Sandip Singh, Principal District & Sessions Judge, Jamui,
B.A.No.145/2026,(Arising out of Jamui P.S.Case No.54/2026) Vivek Laheri, Vrs. State of Bihar, Order
dated 2.4.2026

any overt act has been made against the petitioner. No injury report has been produced by the police despite giving several opportunities. The petitioner has clean antecedent and earlier he has not filed any bail petitioner either before this court or before the Hon'ble Court. The petitioner is languishing in judicial custody since 8.2.2026.

5. The learned P.P.for the State assisted by the learned counsel for the informant have opposed the prayer for bail. The learned counsel for the informant has also not produced any chit of paper regarding the injury caused to the injured of this case.

6. Considering the aforesaid facts and circumstances of the case and further considering the particular fact that the petitioner has clean antecedent and he is languishing in judicial custody for near about two months and there is no specific allegation of assault against the petitioner, and moreover, the injury report is not available on the record.

Hence, in view of the aforesaid facts, let the petitioner be released on bail on furnishing bail bond of Rs.10,000/-with two sureties of the like amount each to the satisfaction of the learned court below **subject to the conditions that one of the bailors of the petitioner must be his close relative, and petitioner shall remain present before the court below on each and every date, failing to appear on two consecutive dates without any cogent reason shall result in cancellation of his bail bonds.**

(Dictated)

(Sandip Singh)

Principal District & Sessions Judge, Jamui.