

Court of Addl. Sessions Judge -I , Jehanabad
B.P No. 200/2026
Shakurabad PS Case No. 29/2026
(Kameshwar Paswan v/s State of Bihar)

Order

09.04.2026 –

An application for bail has been filed on behalf of accused petitioner namely, Kameshwar Paswan, who is in custody since 03.02.2026, in connection with Shakurabad PS Case No. 29/2026, under Sections 191(2), 191(3), 121(1), 121(2), 221, 132, 115(2), 117(2), 118(1), 109(1), 74, 324(3) B.N.S. has been pressed today for hearing.

It has been submitted by the Ld. Counsel on behalf of the accused petitioner that the petitioner is quite innocent and falsely been implicated in this case at the instance of sworn of the locality. Petitioner carries one criminal case in his credit in which he is acquittal. Actually, petitioner was not present on the alleged place of occurrence and had gone outside for his livelihood but due to land dispute with the applicant Ashok Kumar, he has been implicated in the case. Further, submitted that the allegation against the petitioner is vague and general in nature. Co-accused persons have already granted regular bail earlier by this court. The petitioner is in custody since 03.02.2026. Accordingly, prayer has been made to enlarge the petitioner on bail .

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

Prosecution story, in brief, is that in the light of Hon'ble High Court's order passed in Cr.W.J.C. No. 820/2023 and notification 158/vidhi dated 27.01.2026, on 28.01.2026 informant alongwith Government Officers and Government Officials started making announcement to vacate the land of applicant. Thereafter, accused persons started agitating the crowd and then all the FIR named accused persons and 35 unknown persons including the petitioner attacked on the Government Officials, due to which they received injuries. Accused persons also damaged the Government vehicles. In this way, all the accused persons obstructed to perform their official duty and disobeyed the order of Hon'ble High Court, Patna.

Heard and perused the case record. The thrust of allegation against the present petitioner is of instigating the crowd at the disputed land and delivering an inflammatory speech as a consequence of which the crowd resorted to stone pelting upon the police force and the deputed Executive Magistrate. Upon perusal of the

injury report of the injured persons, it appears that the injuries have been opined to be simple in nature by the doctor. It also transpires that after completion of investigation charge sheet has been filed and petitioner is in custody since 03.02.2026

Considering the entire facts and circumstances of the case as well as incarceration period of the petitioner, I am inclined to enlarge the accused petitioner on bail. Hence, accused petitioner is hereby directed to be released on bail on furnishing bail bond of Rs 15,000/- with two sureties of the like amount each to the satisfaction of the Ld. trial Court along with further condition that one of the bailor shall be his family member of the petitioner, who will file an undertaking as to how he/she is related with the petitioner with another condition that petitioner will file an undertaking that he will never indulge in similar offence in future and will appeared on each and every date every date before the court till framing of charge.

(Dictated & corrected by)

*Sd/-
Addl. Sessions Judge I,
Jehanabad*

Office of 1st Addl. Sessions Judge, Jehanabad

Memo no. /2026 Dated -04-2026

Copy of order sent to the court of Sri Aarav Jain, J.M.F.C, Jehanabad for information and needful.

*Addl. Sessions Judge I,
Jehanabad*

