

**IN THE COURT OF SESSIONS JUDGE,
KAIMUR AT BHABHUA
(ABP No. 416/2026/ Filing No. 1748/2026)**

In re:

1. Amresh Urav, aged about 25 years,
S/o Patru Urav,
2. Pappu Urav, aged about 20 years,
S/o Saheb Urav,
Both R/o Vill- Dugha, P.S- Adhaura, Distt.-Kaimur (Bhabua)

V/s
STATE

FIR No: 09/2026

P.S : Adhaura

U/s: 303(2),317(2),3(5) BNS

Date Of Order: 21.04.2026

-
1. Heard Sri Sushil Kumar Singh, learned counsel appearing on behalf of the accused/ petitioners and Sh. Sachidanand Rai, learned P.P. for State.
 2. Petitioners have stated in para 2 of their bail petition that no other bail petition, either anticipatory or regular has been filed/pending except this, either in this court or before Hon'ble High Court at Patna.
 3. Denying recovery of stolen battery from the person or place of the petitioners, it is submitted on their behalf that the petitioners are innocent and they have been falsely implicated in this case, moreover, no value of battery in question is mentioned in the FIR and thus the submission is that their offence U/s 303(2) becomes bailable.
 4. Learned PP has opposed the prayer for anticipatory bail to the petitioners.
 5. Heard both sides and perused the record. It transpires from perusal of record that petitioners are named and allegation against them as per FIR that on dated 22.02.2026 at around 05:00 AM, the informant being the supervisor of a solar company has received information that a pickup van loaded with stolen batteries from stolen plant is parked near Semariya Dih, the vehicle bearing Registration No. BR 24 GB 0546 was intercepted and the driver of the vehicle disclosed his name as Krishna Singh and further disclosed that he along with 05 more persons including these petitioners have stolen the batteries and he is going to sold the batteries to

scrap dealer Chandan Kumar at Tilothu Bazar. It transpires from the seizure list attached with case record that 03 solar battery were recovered and seized from impugned vehicle. Petitioners have no criminal antecedent as mentioned in para 34 of case diary. It is submitted on behalf of petitioners that they are not apprehended on the spot, nothing incriminating article related to this case was recovered either from their possession or place. It is further submitted that their name was surfaced in the confessional statement of co-accused which have no evidentiary value in the eyes of law.

6. Considering the aforesaid fact and circumstances of the case, this anticipatory bail petition is **allowed** and in the event of their arrest or surrender within two weeks from the date of receipt of a copy of this order, these petitioners shall be released on bail on their furnishing bail bond of Rs. 10,000/- (Ten Thousand) with two sureties of like amount each to the satisfaction of trial court, subject to conditions as laid down u/s 482 of the BNSS. (Dictated)

Sd/- Anurag.
Sessions Judge