

**IN THE COURT OF SESSIONS JUDGE,
KAIMUR AT BHABHUA
(BP No. 127/2026/ Filing No. 1815/2026)**

In re:

1. Sarwan Ram @ Shrawan Ram, aged 29 years,
S/o Late Mukhtar Ram,
R/o Vill- Pusauili, P.O.- Bhatti, P.S-Mohania, Dist- Kaimur (Bhabua)

V/s
STATE

FIR No: 127/2026
P.S : Mohania
U/s: 126(2),115(2),74,109,
352,351(3),3(5) BNS
In J.C: 22.02.2026
Date Of Order: 23.03.2026

-
1. Heard Sri Ajit Kumar Singh, learned counsel appearing on behalf of the accused/petitioner and Sh. Sachidanand Rai, learned P.P. for State.
 2. Petitioner has stated in para 2 of his 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 the allegations in its entirety, it is submitted on behalf of the petitioners that the petitioners have been falsely implicated and on the alleged date of occurrence the husband of the informant beaten the petitioner and his wife for which Mohania PS Case No. 129/2026 has been lodged against the informant and due to this reason this false case has been lodged, moreover, the injuries sustained by the injured person have opined by the doctor to be simple in nature and caused by hard and blunt substance whereas the intention to cause death is completely missing and as such no case u/s 109 of the BNS is made out.
 4. Learned PP has opposed the prayer for grant of bail to the petitioner.
 5. Heard both the parties and perused the record. It transpires from the perusal of record that petitioner is FIR named & in judicial custody since 22.02.2026. Allega-

tions against him as per FIR are that all the FIR named accused persons including this petitioner used to pass lewd remarks to the daughter of informant when she went to appear for her matric exam and on dated 21.02.2026 at around 06.30 PM, all the FIR named accused started abusing the informant & when she complaint about the behaviour of the accused persons and thereafter, assaulted the informant and her family members & injured them. The injury report of both the injured are attached with the case diary showing injury caused by hard and blunt substance. Petitioner has no criminal antecedent as mentioned in para 21 of the case diary. It is submitted on behalf of petitioners that a quarrel was occurred between the parties on the date of occurrence in which petitioner and his wife were also assaulted by informant and others for which cross case was lodged by the the wife of petitioner as Mohania P.S. Case No. 129/2026. It is further submitted that both sides have received injuries during the scuffle.

6. Considering the aforesaid facts and circumstances coupled with period of custody undergone, this bail petition of this petitioner is **allowed** and the petitioner is directed to be released on bail on his furnishing bail bond of Rs. 10,000/- (Ten Thousand) with two sureties with like amount each to the satisfaction of the trial court. (Dictated)

Sd/- Anurag.
Sessions Judge