

**IN THE COURT OF SESSIONS JUDGE,
KAIMUR AT BHABHUA
(BP No. 139/2026/ Filing No. 1988/2026)**

In re:

1. Brijesh Kumar, aged about 21 years,
S/o Rajesh Kumar,
R/o Vill- Lathiya Kala, P.S. Chakia, Distt.-Chandauli (U.P.).

V/s
STATE

FIR No: 65/2026
P.S : Chainpur
U/s: 87 BNS
In J.C: 17.02.2026.
Date Of Order: 26.03.2026

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1. Heard Sri Badri Narayan 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 any such occurrence as alleged and allegation leveled against the petitioner, it is submitted on his behalf that the petitioner has been falsely implicated in this case on mere suspicion and the petitioner is in no way involved in the commission of offence against the daughter of the informant and the victim girl in her statement recorded before the Magistrate has also no stated anything incriminating against the petitioner.
 4. Learned PP has opposed the prayer for grant of bail petition to the petitioner.
 5. Heard the arguments of both the parties and perused the case record. It transpires from the perusal of record that petitioner is not named in FIR. His name was first surfaced in para 14 of case diary. He is in judicial custody since 17.02.2026. Allegation against him as per FIR are that on dated 25.01.2026 at around 02:30 PM, the minor daughter of informant went outside the house but did not return back till late evening and when he inquired, he came to know that this petitioner has taken away

his minor daughter from his lawful custody. The victim girl is recovered and her statement U/s 180 and 183 BNSS were recorded in which she has not stated anything incriminating against this petitioner. Petitioner is stated to have no criminal antecedent as mentioned in para 03 of his bail petition. It is submitted on behalf of petitioner that both victim girl and this petitioners are teenagers and this is a case of elopement and this petitioner has not forcibly taken her away. An affidavit in this regard is filed on behalf of victim girl.

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