

**IN THE COURT OF ADDITIONAL SESSIONS JUDGE-IX  
KAIMUR AT BHABUA**

-----  
Anticipatory Bail Petition No. 524 of 2026  
Arising out of Bhabua (Mahila) P.S Case No. 02 of 2026  
u/s. 115(2), 126(2), 89, 85, 351(2)/3(5) of BNS.  
-----

1. Radha Sharma .....Petitioner

Vs  
State of Bihar

-----  
Appearance: Sri Dau Jee Ld. A.P.P. for the State.  
Sri Madan Gopal Gupta, Ld. Counsel for Petitioner  
-----

21.04.2026

This anticipatory bail petition is filed by petitioners namely, **Radha Sharma** who apprehend their arrest in connection with Mahila PS Case No. 02 of 2026 registered u/s. 115(2), 126(2), 89, 85, 351(2), 3(5) of BNS pending in the court of ld. S.D.J.M, Bhabhua.

Learned counsel on behalf of the petitioner submits that the petitioner has not filed any application for grant of anticipatory bail either before Hon'ble High Court, Patna or before ld. District & Sessions Judge, Kaimur. Petitioner has no criminal antecedent. The petitioner is quite innocent and has committed no offences as alleged in FIR. There is no criminal antecedent against the petitioner. The informant lodged false and fabricated case only to make pressure upon the husband, father, mother, gotini and other family members. The petitioner shall abide by the terms and conditions which will be directed by this learned court. Hence, he may be admitted on bail.

Ld. APP on behalf of the state opposes the bail petition and submits that the petitioner does not deserve to be admitted on anticipatory bail.

Heard and perused. FIR has been registered u/s. 115(2), 126(2), 89, 85, 351(2), 3(5) of BNS. As per the FIR, informant got married with Vishwajeet Singh on 21.05.2017 and went to her matrimonial house. After the marriage there was demand of a Swift Car as dowry by the husband and in-laws of the informant. The

informant was assaulted and tortured for demand of dowry. Later on, informant went to the place of employment of her husband at Gurugram, Haryana where she was fraudulently administered medicine by her husband causing miscarriage of her child. Further it has been alleged that there was illicit relationship of the husband of informant with a woman. Finally the informant was ousted from her matrimonial house after snatching her belongings on 10.01.2026.

The petitioner is not a relative of husband of the informant. There is no specific allegations of torture and demand of dowry against the petitioner. The informant claims and illicit relationship of her husband with the petitioner. The petitioner has no criminal antecedent.

Hence, keeping in view the above facts, it is directed that in case of arrest or surrender of the accused petitioner within four weeks from the date of receipt of this order, the petitioner shall be released on bail on furnishing the bail bond of **Rs. 10,000/-** each along with two sureties of like amount subject to satisfaction of the ld. S.D.J.M, Bhabhua. Further, the petitioner shall comply the conditions as laid down u/s. 482(2) B.N.S.S.

(Dictated)

Sd/-

(Harshbardhan )  
Addl. Sess. Judge-IX  
Kaimur at Bhabhua

Memo No.        Dated  
Copy forwarded to ld. S.D.J.M, Bhabhua.

Addl. Sess. Judge-IX  
Kaimur at Bhabhua