

In the Court of Sessions Judge, Madhepura.
A.B.P. No. 25/2026

(Arising out of Shankarpur P.S. Case No. 264/2025).

1. Pawan Kumar S/o Rajendra Sah.
Resident of Village-Basantpur, Ward No.-15, P.S.-Shankarpur,
District-Madhepura.....Petitioner.

V.

The State of Bihar.....O.P.

07/

06.03.2026 Petition for bail filed U/s 482 B.N.S.S. on behalf of above named apprehending his arrest in connection with Shankarpur P.S. Case No. 264/2025 U/Ss. 25(1-B)a, 26, 35 of Arms Act, pressed today for hearing.

Heard Sri Nirmal Kumar Nirmal, learned lawyer for the petitioner and Sri Bibeka Kumar Singh, learned P.P. for the State.

According to First Information Report, on getting confidential information, when the informant A.S.I. Mithilesh Kumar along with police-party raided the house of petitioner Pawan Kumar situated in Village-Basantpur, he (petitioner) managed to escape, however, on search, 06 live-cartridges recovered from the house of this petitioner by the police. Accordingly, a seizure-list of recovered live-cartridges prepared as per rule.

Learned lawyer appearing on behalf of petitioner submitted that the petitioner is innocent and he has falsely been implicated in the present case at the instance of his enemy in collusion with the local police. It is a case of purely plantation. Moreover, the petitioner has got no criminal antecedent at all.

On the other hand, learned Public Prosecutor strongly opposed the prayer for anticipatory bail of petitioner.

Cont.....

6/3/26
CB

Cont.....
06.03.2026

A.B.P. No. 25/2026

Perused the record, including the case diary. Para-2 of the case diary shows *recovery of 06 live-cartridges* from the house of petitioner Pawan Kumar. The witnesses-cum-members of raiding-party examined in para-7, 8 & 9 have also supported the alleged recovery. From para-34 of case diary, it is apparent that in course of investigation by the police the allegation against the petitioner Pawan Kumar for the offence U/Ss. 25(1-B)a, 26 of Arms Act have been found true. The allegation against the petitioner prima-facie appears to be serious one.

Considering the entire facts and circumstances of the case as referred above, I am not inclined to enlarge the petitioner on anticipatory bail. Therefore, the petitioner is directed to surrender before the learned court below and seek regular bail. Accordingly, anticipatory bail petition filed on behalf of above named petitioner stands **rejected**.

Dictated

Virendra Kumar Chaubey
(Virendra Kumar Chaubey),
I/C Sessions Judge,
Madhepura.