

In the Court of Addl. Sessions Judge-IX, Nawada

(Present- Vikash Jha A.S.J.IX)

B.P. No. - 346/26

1. Krishan Manjhi S/o Ramchandra Manjhi..... Petitioner

V/s

The State of Bihar Opposite Party

For the petitioner:- Sri Vijay Kumar Ld. Advocate

For the O.P.(State):- Sri Rampratap Lal Ld. A.P.P

ORDER

18.03.2026

1. The present bail petition has been filed on behalf of the petitioner **Krishan Manjhi** who is in custody since 12.01.2026 in connection with **Kawakole P.S** case No. 330/25 u/s 126(2), 115(2), 109, 118(1), 352, 351(2), 3(5) of BNS. A copy of the bail petition has been supplied to the learned A.P.P.

2. The prosecution story in short is that on 15.08.2025 the informant went to the house of the accused persons as named in the F.I.R including the petitioner for demanding his due money then it is alleged that all of them abused him and assaulted him on his head with a tangi. Accordingly, this F.I.R was registered.

3. It has been certified by the petitioner under para 2 of the bail petition that no bail petition is pending for hearing either in this court or before any other superior court.

4. As per para 3 of the bail petition, it is certified that the petitioner has criminal antecedent which is Kawakole P.S case no. 485/21 under Excise Act.

5. The Learned counsel on behalf of petitioner submitted that the petitioner is innocent and has committed no offence. He has been falsely implicated in this case due to personal grudge and there is also a counter case which is Kawakole P.S case no. 332/25 which has been filed by the wife of petitioner against the informant. There is no specific allegation against the petitioner. The other co-accused persons have been granted bail vide B.P no. 1577/25 dated 16.10.2025 and the case of this petitioner also falls on a similar footing. Petitioner is in custody since 12.01.2026 and therefore, the ld. lawyer prayed that the petitioner may be enlarged on bail.

6. Learned A.P.P on behalf of State vehemently opposed the prayer of bail.

7. Heard both sides and perused the case record. On perusal, I find that the informant in C.D para 4 and other witnesses in C.D para 9, 10, 11 have supported the prosecution case. However, from their statement it is clear that there is no specific allegation against any of the petitioner of having assaulted the informant with a tangi. Injury report shows lacerated wound on head which is caused by hard blunt substance and it is termed as simple in nature. There is a counter case filed by wife of petitioner which is Kawakole P.S case no. 332/25 against the informant of this case which shows previous enmity between them.


18/3/26

Court of Addl. Sessions Judge-IX, Nawada

B.P No. 346/26

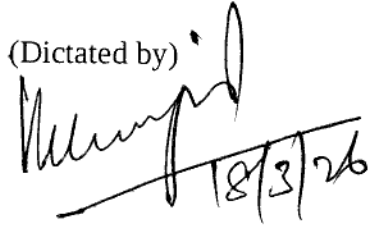
18.03.2026

Petitioner is in custody since 12.01.2026. The other co-accused persons have been granted bail vide B.P no. 1577/25 dated 16.10.2025 and the case of this petitioner also falls on a similar footing.

8. Therefore, after hearing both the sides and having considered the discussions made as above, there is no specific allegation against the petitioner and the period of custody undergone by him, I am inclined to grant bail to the petitioner at this stage.

9. Accordingly, the petition filed on behalf of the petitioner/accused **Krishan Manjhi** is hereby **ALLOWED**. He is directed to be released on bail on furnishing bail bond of Rs. 10,000/- with two sureties of the like amount each to the satisfaction of the Id. court below.

(Dictated by)



(Vikash Jha)

A.S.J.-IX, Nawada

Date of Judgment / Order	18.03.26
Date of Recording Judgment / Order	18.03.26
Upload Date	19.03.26
uploaded by	Shamir K.