

In the Court of Additional Sessions Judge-I, Masaurhi

Bail Petition No.30/2026

[Masaurhi P.S.Case No.666/2025]

1. **Md. Irsad**, aged about 22 years S/o- Naushad,
R/o-Village- Purani Bazar, Masaurhi P.S.- Masaurhi, Distt.- Patna
..... **Petitioner**

Versus

1. State of Bihar through Addl. Public Prosecutor
..... **Opposite Party**

Regular Bail Petition Under Section 483 & 484 of BNSS

For the petitioner/s : Mr. Satish Ranjan Kumar, Advocate

For the O.P. State : Mr. Dhananjay Kumar, Addl. P.P.

ORDER

Dated: 12.03.2026

This bail petition has been filed on behalf of petitioner **Md. Irshad** in connection with **Masaurhi P.S. Case No.666/2025** for offence punishable U/s **126(2), 115(2), 109, 76, 303(2), 352, 351(2), 3(5)** of the **BNS** which is pending in the court of the SDJM, Masaurhi, is being pressed today and heard.

The case of prosecution on the basis of written information given by the Md. Zubair is that on 17.08.2025 at about 05:30 P.M., Jinnat Parween, Saiya Bano were verbally abusing and harassing informant's sister and on protest, they both assaulted her with legs and fists and she became unconscious. On about 08:30 P.M., informant went to ask about this, Md. Dilshad and Md. Irshad assaulted by iron rod on the head with an intention to kill the informant, resulting in head injury. When informant's mother came to save him, they also assaulted her and snatched a gold chain from her neck and Rs. 2000/- from the pocket of informant and threatened to kill the informant.

Learned counsel appearing on behalf of petitioner has submitted that petitioner has never moved earlier any bail petition either before this Court or before the Hon'ble Court. Petitioner got no criminal antecedent. Petitioner is in judicial custody since 31.01.2026. Petitioner is innocent and has falsely been implicated in this case. Alleged sections u/s 76, 303(2), 109 BNS are specific against the petitioner

and make case nonailable and serious in nature. Petitioner and the informant are neighbours and the dispute between them arose over garbage kept on the road. Petitioner is ready to furnish sufficient sureties.

On the other hand the learned Addl. P.P. for the State has vehemently opposed the prayer for bail of the petitioner abovenamed.

Heard both sides and perused the case diary. Para 81 of the CD shows no criminal antecedent of the petitioner. The informant in his restatement has supported the prosecution version and witnesses in paras 9&10 have also supported the prosecution version. The injury report of the informant shows lacerated wound of size 6cmX0.5CmXscalp skin deep over left parieto temporal scalp. X-ray report showed normal study. Nature of injury was simple caused by hard blunt substance. Also, the allegation is not specific upon the petitioner. Moreover, the petitioner is in judicial custody since 31.01.2026.

Considering the aforesaid facts and circumstances of the case as well as the period of custody, this bail petition is hereby **allowed** and consequently, petitioner is hereby directed to be released on bail forthwith on furnishing bail bond of **Rs.10,000/- (Rupees Ten thousand)** with two sureties of the like amount each to the satisfaction of the court concerned in terms of Section 480(3) of BNSS. Accordingly, this bail application is hereby disposed of.

Let a copy of this order be sent to the court concerned.

(Dictated)

Sd/-

(Sankash Chandra)
Addl. Sessions Judge-I,
Masaurhi