

IN THE COURT OF DISTRICT AND ADDITIONAL SESSIONS JUDGE-IST PURNEA

Bail Petition No. 180/2026

U/s 483 of the Bharatiya Nagarik Suraksha Sanhita, 2023

(Arising out of Jalalgarh P.S. Case No. 240/2025)

IN THE MATTER OF:-

Md. Danish, aged about 29 years, S/o Md. Nazim

R/o village- Jianganj, P.S.- Kasba & District- Purnea Accused Petitioner

Vs.

State of Bihar Opposite Party

13.03.2026

The bail application has been filed on behalf of the accused petitioner namely Md. Danish who is in custody since 30.01.2026 in connection with Jalalgarh P.S Case No. 240/2025 registered for the offence punishable u/s 89, 64, 351(2), 352 of BNS, 2023.

2. The case diary is available with the bail case record. The petitioner in para 2 of the bail application has given a certificate with respect to non-filing of any earlier anticipatory or regular bail application before this Court or before Hon'ble High Court, Patna.
3. Heard the learned counsel Sri Nandlal Yadav appearing on behalf of the petitioner and the **victim** through Sri Rahul Raja, the learned APP appearing on behalf of the opposite party.
4. The learned counsel appearing on behalf of the petitioner submits that the petitioner has committed no offence of rape as alleged against him and he has falsely been implicated for giving pressure for the purpose of Nikah with the victim and the petitioner has got clean past and this case has been instituted on the basis of the complaint petition and the petitioner has been languishing in jail custody since 30.01.2026. On these grounds, it has been prayed for grant of the regular bail to the petitioner.

On the other hand, learned A.P.P. appearing on behalf of the opposite party opposes the prayer of bail.

5. The prosecution case, in short, is that the victim XXX has got an FIR lodged on 28.11.2025 on the basis of the complaint case no. 2536/2025 alleging therein that the petitioner is her neighbour and he began to make physical relationship with her by making false promise of marriage and thereafter, she became pregnant and when she told him for marriage with her, he denied and got her pregnancy aborted and in panchayati, the petitioner's father demanded dowry of rupees four lakh for marriage and they also threatened her family members and hence the FIR.
6. Perused the bail application along with the LCR which appears that after completion of the investigation, the investigating authority has submitted charge-sheet against the petitioner finding the case true and accordingly, the cognizance has been taken for the offence u/s. 64(1) of BNS, 2023 against the petitioner. The statement of the victim recorded u/s. 183 of BNSS, 2023 asserts about luring the victim to Kasba and also making sexual intercourse and thereafter, she became

pregnant and the petitioner made abortion by giving medicine and also denied to perform nikah with her. The allegation of rape is direct.

7. Considering the nature and gravity of the offence, this court is not inclined to enlarge the petitioner on bail. Accordingly, the prayer of bail made on behalf of the accused petitioner Md. Danish stands *rejected*.

Dictated

sd/-

(Narendra Kumar)

Addl. Sessions Judge-I

Memo No. Dated 16.03.2026

Copy of bail order along with LCR is forwarded to the Court of Smt. Suvarna Narayan, learned J.M. 1st Class, Purnea in connection with Jalalgarh P.S. Case No. 240/2025 for information and needful.

(Narendra Kumar)

Addl. Sess. Judge-I

Date of Order	13.03.2026
Date of Reserving Order	
Uploading Date	16.03.2026
Uploaded by	Amit Adarsh, Stenographer