

IN THE COURT OF SESSIONS JUDGE, ROHTAS AT SASARAM
ANTICIPATORY BAIL PETITION NO. 431 of 2026
Arising out of Chenari P.S. Case No. 25 of 2026

In the matter of :-

1. Samrathi Devi @ Shyamarti Devi, aged about 31 years, D/o Ashok Bind
 2. Rajmuniya Devi @ Rajmuni Devi, aged about 70 years, W/o Ramesh Bind
 3. Indu Devi, aged about 31 years, W/o Ramji Bind @ Ramji Prasad
 4. Ramji Bind @ Ramji Prasad, aged about 31 years, S/o Ramesh Bind
 5. Ramesh Bind, aged about 71 years, S/o Late Butan Bind
- All R/o village Bijadhi, P.S. Chenai, District-Rohtas.

.....Petitioners

VERSUS

State of Bihar

.....Respondent

Appearance:-

On behalf of Petitioners :- Mr. Mushaphir Prasad, Ld. Advocate.

On behalf of State :- Mr. Upendra Kumar, Ld. P.P.

ORDER

16.03.2026

This anticipatory bail petition has been filed by above named petitioners in connection with Chenari P.S. Case No.- 25 of 2026, U/Ss.- 126(2), 115 (2), 109 (1), 351(2), 352/ 3(5) of Bharatiya Nyaya Sanhita, 2023.

As per F.I.R., the informant has alleged that when his son was sitting at his door, accused Ashok Bind came in drunken condition and assaulted his son by means of *lathi* on his head due to which he sustained injury. Thereafter, when he came, the accused persons named in the FIR assaulted him and his family members also.

Learned counsel on behalf of petitioners submitted that earlier no bail application either regular or anticipatory has ever been filed either before this Court or before the Hon'ble High Court, Patna. The petitioners are innocent and they have committed no offence. They have falsely been implicated in this case. The petitioner no.-1 has lodged Chenari P.S. Case No. 24/2026 against the informant and his family members. Both parties are members of a family. The case has been compromised between the parties. There is no criminal antecedent of the petitioners. Learned counsel prayed to allow anticipatory bail petition of the petitioners.

On the other hand, learned P.P has opposed this anticipatory bail application.

Heard both sides and perused the record and case diary.

There is case and counter case between the parties. There is land dispute between them. As per injury report, nature of injury is simple. Further, the petitioners have submitted that they have no criminal antecedent.

In view of facts and circumstances, without expressing any opinion on merit of the case, anticipatory bail petition of petitioners is hereby **allowed**, let the petitioners be released on bail, in the event of their arrest or surrender before the court within a period of 15 days from the date of this order, on furnishing bail- bond of Rs. 10,000/- with two sureties each like amount to the satisfaction of the court subject to the conditions as laid down under section 482 (2) of Bhartiya Nagrik Suraksha Sanhita, 2023.

(Dictated & Corrected)

(Anuj Kumar Jain)
Sessions Judge, Rohtas.
16.03.2026