

In the court of Mahesh Kumar, District & Additional Sessions Judge-1st,
-cum- Special Judge, SC/ST Sheohar
A.B.P. Case No. 86/2026
Sheohar P.S. Case No. 63/2026
Manoj Ray Vs. State of Bihar.

ORDER

25.03.2026

The anticipatory bail petition dated 06.03.2026 has been filed on behalf of the petitioner namely **Manoj Ray**, in connection with Sheohar P.S. Case No. 63/2026 registered for the offence U/s 126(2), 115(2), 75, 76 of B.N.S and the same has been put today for the order.

The prosecution story in brief is that on 17.02.2026 at 06:00 PM the informant Lilam Devi went to filed for mowing, then Manoj Ray came and he grabbed her breast and began to knead it and he attempted to commit rape. Accordingly, the F.I.R. has been instituted.

The Learned counsel for the petitioner submitted that petitioner is innocent and he has committed no offence whatsoever as alleged. It is further submitted that the prosecution case as alleged is false, frivolous, baseless and concocted. The petitioner has no criminal antecedent. The petitioner is respectable person of the locality and sound sureties are ready to stand their bailors. It is, therefore, prayed that the petitioner should be allowed anticipatory bail.

The Ld. Special P.P. opposed the anticipatory bail application and stated that the petitioner has grabbed her breast and began to knead it and he attempted to commit rape and he has committed the offences U/s 126(2), 115(2), 75, 76 of B.N.S. Therefore, the anticipatory bail application of the petitioner / accused person should be rejected.

Heard both the parties and perused the record.

After perusal of the F.I.R it is clear that the case has been instituted U/s 126(2), 115(2), 75, 76 of B.N.S. From perusal of case record, it appears that the story seems to be improbable. After lapse of 16 days C.D. has not been produced and there is delay in the lodging of FIR.

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The petitioner has no criminal antecedent.

Thus, considering the aforesaid facts and circumstances of the case this Court is inclined to admit the petitioner to anticipatory bail. It is therefore ordered that in the event of arrest or surrender before the trial court within four weeks from the date of this order the accused person / petitioner namely, **Manoj Ray**, is directed to be released on bail after furnishing bail bond of Rs. 10,000 (Ten Thousands) with two sureties with condition that he will comply the conditions mentioned under section 482(2) of B.N.S.S.

(Dictated)



District & Additional Sessions Judge-1st,
-cum- Special Judge SC/ST, Sheohar
25.03.2026

