

In the court of Mahesh Kumar, District & Additional Sessions Judge-1st, Sheohar  
A.B.P. Case No. 89/2026  
Sheohar Mahila P.S. Case No. 35/2025  
Lalbabu Ram Vs. State of Bihar

## ORDER

13.05.2026

The anticipatory bail petition dated 09.03.2026 has been filed on behalf of the petitioner **Lalbabu Ram**, in connection with Sheohar Mahila P. S. Case No. 35/2025 registered for the offence u/s 126(2), 115(2), 85, 352, 3(5) of B.N.S. and 3/4 D.P. Act, and the same has been put today for the order.

The prosecution story on the basis of FIR is that the marriage of informant Munni Kumar has been solemnized with Lalbabu Ram according to Hindu rites and rituals. In the marriage ceremony informant's father gave cash of Rs. 1,00,000/- (one lac), one motorcycle worth of Rs. 85,000/- (Eighty Five Thousands) and jewelries and other essentials articles worth of Rs. 4,80,000/- (Four lacs and Eighty thousands). After the marriage the informant went to her matrimonial home. Where she lived very well for three to four months. Later on the informant gave birth of a girl child, who is seven months old. Thereupon all F.I.R. named accused used to demand dowry of Rs. One lac and when the informant opposed the same then all accused persons started to abuse and beat the informant. Lastly, on 31.05.2025 all the accused persons beaten the informant and drove her out from her matrimonial home after snatching all her belongings. 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 allegation of complaint petition is false, frivolous, baseless and concocted. The petitioner has no criminal antecedent and the petitioner is quite innocent. He is ready to keep his wife, but the complainant (wife) never wants to live with the petitioner. The petitioner has been falsely implicated in this case.

The Ld. Additional Special P.P. and learned advocate on behalf of the complainant have opposed the prayer for anticipatory bail. Learned counsel for the state stated that the petitioner is the husband of the informant and he is

In the court of Mahesh Kumar, District & Additional Sessions Judge-1st, Sheohar  
A.B.P. Case No. 89/2026  
Sheohar Mahila P.S. Case No. 35/2025  
Lalbabu Ram Vs. State of Bihar


not ready to keep his wife. The petitioner not only failed to perform his duty but he also started to demand dowry from the complainant and when the complainant opposed the demand of petitioner then the petitioner started to torture her and lastly he drove out the complainant from her matrimonial house.

Heard both the parties and perused the record.

After perusal of the FIR, it is clear that the case has been instituted u/s 126(2), 115(2), 85, 352, 3(5) of B.N.S. and 3/4 D.P. Act. From the perusal of the case record it appears that the petitioner is the husband of the complainant and he is ready to keep his wife, but the complainant (wife) never wants to live with the petitioner (husband). He want to keep his wife with full dignity and care. The petitioner has no criminal antecedent. He has filed a case for restitution to keep her. The Court tried best to settle the dispute but informant is not ready for settlement.

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 **Lalbabu Ram**, 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,  
Sheohar  
13.05.2026