

IN THE COURT OF ADDITIONAL SESSIONS JUDGE-IV, SARAN (CHAPRA)
Anticipatory Bail Petition No.- 4480/2025
(Arising out of Garkha Case No.- 748 of 2025)

Rupesh Ram & Others.....Petitioner/s

Versus

The State of BiharProsecution

Order	
07.03.2026	<p>1. This anticipatory bail petition filed on behalf on the accused petitioners namely 1. Rupesh Ram, s/o Maina Ram, 2. Mukhiya Ram @ Karan Ram and 3. Indu Devi w/o Maina Ram who apprehending their arrest in connection with Garkha P.S. case No.- 748/2025, registered u/s 126(2), 115(2), 74, 303(2), 109, 352, 351(2), 3(5) of B.N.S. Copy of the petition has been served to the learned P.P..</p> <p>2. The prosecution case in brief according to the written petition of the informant namely Akhilesh singh is that on 10.10.2025 at about 07:00 A.M, the informant was at his grocery shop and the informant's daughter went to school and on the way to school, Jhariman Kumar Ram was alleged to tease her and for that the informant complaint about above matter to Jhariman Kumar Ram and due to that the said accused 1. Jhariman Kumar ram, 2. Rupesh Ram, 3. Mukhiya ram and 4. Maina rai's wife all together came to the informant's shop and abused with filthy word to the informant and assaulted the informant with lathi, danda which caused injuries on the eye, mouth, lip, left cheek and waist of the informant and snatched Rs. 85,000/- which was kept in the shop and threatened to face dire consequence. The Said accused have beaten with intention to kill the informant.</p> <p>3. The learned counsel on behalf of the petitioner submitted that the petitioners are innocent and have committed no offence as alleged. That earlier, no B.P. or A.B.P has ever been filed or moved either in this court or in the Hon'ble High court, Patna. It is further submitted that the Petitioners have no criminal antecedent. That all allegations against the petitioners are general and omnibus and the petitioners have been implicated in this case due to village politics. It is further submitted that the petitioners are respectable citizen and fare politician of locality and they are ready to abide by any condition/s imposed by the learned court while allowing the bail. That the petitioners are ready to furnish sound sureties as directed by this learned court. Hence, he prayed to enlarge the petitioners on bail.</p> <p>4. Learned PP opposes the bail petition vehemently.</p>
	cont.

IN THE COURT OF ADDITIONAL SESSIONS JUDGE-IV, SARAN (CHAPRA)
Anticipatory Bail Petition No.- 4480/2025
(Arising out of Garkha Case No.- 748 of 2025)

Rupesh Ram & Others.....Petitioner/s

Versus

The State of BiharProsecution

continued.. 07.03.2026	<p>5. Heard learned counsel on behalf of the accused petitioners and Learned P.P. for the state, perused the record and case diary. On Perusal of para 16 of the case diary, injuries report is reported as simple reserved and in spite of several directions, no further injury report of case diary has been submitted. According to the para-13 of the case dairy there is no criminal antecedent of the accused petitioners.</p> <p>6. In facts and circumstances deliberated above, learned court below is directed to admit to bail the petitioners namely 1.Rupesh Ram, 2. Mukhiya Ram @ Karan Ram and 3. Indu Devi on furnishing bail bond of Rs. 10000/- with two solvent sureties of like amount to the satisfaction of learned court below if they surrender or arrest before it within a period of 30 days from the date of this order subject to the conditions as laid down under section 438(2) of Cr.PC.</p> <p style="text-align: right;">(Dictated and corrected by me) Sd/- Addl. Sessions Judge-IV Saran at Chapra 07.03.2026</p>	