

In the court of District & Addl. Sessions Judge 1st, Bagaha, West Champaran.
Anticipatory Bail Petition No.148/2026
Registration No.-148/2026
(Arising out of Naurangiya P.S. Case No.151/2025)

1.Rambha Devi, aged about 45 years, W/o.-Chhotelal Yadav;
2.Kunti Devi, aged about 35 years, W/o.-Jiut Yadav,
Both r/o. Village-Gobrahiya, P.S.-Laukariya, Distt.-West Champaran.....Petitioner
vs
State of Bihar.....Opposite Party

10.04.2026 Petitioners 1.Rambha Devi and 2.Kunti Devi apprehends their arrest in connection with Naurangiya P.S. Case No.151/2025, u/s-115(2),109(1),191(2),190,352,351(2) BNS pending in the learned Court of A.C.J.M.-II, Bagaha and has filed the present anticipatory bail petition which has been pressed today. Copy of the same has been served to the learned P.P. In-charge for the State. Case diary is available on record.

Sri Manindra Mohan Tiwari, learned counsel on behalf of the petitioners and Sri Prabhu Prasad, learned P.P. In-charge for State are present before the Court.

The prosecution case in brief as narrated in the written application of the informant namely Guddi Kumari is that on 30.12.2025 at about 04:30 a.m, all the accused persons named in FIR including petitioner having lathi-danda and rod arrived at her shop at Madanpur Chauk Naurangiya and assaulted the informant and her father. When family members of the informant came to rescue them, accused persons assaulted them also. It has been stated that father, brother, sister and brother-in-law of the informant sustained injuries in the assault of accused persons. Informant and her family members were rescued by the local people. Accused persons also threatened the informant and her family members to kill them. On the basis of application of the informant, present case was registered.

It has been submitted on behalf of the petitioners that they are quite innocent and have committed no offence as alleged against them and have been falsely implicated in this case. It has been further submitted that this is the first anticipatory bail application and no other bail application on behalf of the petitioners have been filed either before this court or any superior court. Petitioners have got no criminal antecedent. There is case and counter case between the parties due to land dispute. It has been further submitted that allegation of assault against the petitioners are not specific. Injury of all the injured persons is simple. It has been further submitted that all sections areailable except Section 109(1) BNS which is not applicable against this petitioner. It has been further submitted that other co-accused person was granted bail. Hence, petitioners may kindly be granted privilege of anticipatory bail.

On the other hand learned P.P. In-charge for State vehemently opposed the prayer for bail of the petitioner and submitted that this petitioner along with other co-accused persons have assaulted the informant and her family members causing injury to them. As per injury report of Subhawati Devi, injury No.2 is grievous and as per injury report of Pratima Kumari and Mohan Sharma, opinion reserved regarding injury No.1. while their other injuries are simple. In view of above, petitioners do not deserve bail.

Continue

10.04.2026 Heard the parties and perused the F.I.R., case diary and injury report. From perusal of same, it transpires that allegation against the petitioners are general and omnibus. All Sections are bailable except Section 109 BNS. Petitioners are lady. There is case and counter case between the parties. Land disputed admitted in F.I.R. As per injury report of all the injured, the nature of injury is opined as simple, caused by hard and blunt object except the injury No.2 of one Subhawati Devi opined as grievous. As per bail petition, petitioners have got no criminal antecedent.

Considering the facts and circumstances of the case and material available on record as discussed above, petitioners in event of their arrest or surrender before the learned Court below within a period of one month from the date of receipt/production of a copy of this order, is directed to be released on bail on furnishing bail bond of Rs.10,000/-(ten thousand) with two sureties of the like amount each to the satisfaction of the learned court below subject to the conditions as laid down u/s-438(2) Cr.P.C. **with further condition that one of the bailor shall be close relative of the petitioner.**

(Dictated & Corrected)

(Manish Dwivedi)
District & Addl. Sessions Judge 1st

Date of order	10.04.2026
Date of Reserving Order	10.04.2026
Uploading Date	10.04.2026
Uploaded By	Manish Roy, Stenographer, DASJ-I