

IN THE HIGH COURT OF JUDICATURE AT PATNA  
Cr.Misc. No.16358 of 2011

1. Udhari Ram
2. Deo Nath Ram
3. Mahendra Ram

Versus  
The State Of Bihar  
-----

2      30.06.2011      Heard learned counsels for the petitioners,  
informant and the State.

The petitioners are apprehending their arrest  
in a case registered under Sections 147, 148, 149, 341,  
323, 324, 307 and 504 of the Indian Penal Code and  
Section 27 of the Arms Act.

In the First Information Report, the specific  
accusation of assault by farsa is against Udhari Ram,  
whereas, the accusation of firing is against Kishun  
Ram, who is not petitioner before this Court.

It is submitted by the learned counsel for the  
petitioners that the injuries caused to Jitu Ram by farsa  
has been found to be simple. It is also stated that there  
is counter version of the occurrence and the petitioners'  
side also received injuries.

Considering the fact that the injury, caused  
by the petitioner, is simple in nature, let the above  
named petitioners, be released on anticipatory bail, in

the event of their arrest or surrender before the learned Court below within a period of 12 weeks from today, on furnishing bail bond of Rs. 10,000/- (ten thousand) each with two sureties of the like amount each to the satisfaction of the learned Chief Judicial Magistrate, Buxar in connection with Murar P.S. Case No. 10/2011, subject to the conditions as laid down under Section 438(2) Cr.P.C.

**(Dinesh Kumar Singh, J.)**

Amrendra/-

