



**IN THE HIGH COURT OF ORISSA AT CUTTACK**  
**ABLAPL No. 11303 of 2025**

**1. Trinath Bisoi** ... **Petitioners**  
**2. Kishore Bisoi @**  
**Kishor Bisoyi**  
**3. Tulasiram Bisoi @**  
**Tulasiram Bishoi**  
**4. Nabina Bisoi @**  
**Nabin @ Nabeen**  
**Bishoi**  
**5. Bijay Bisoi**  
**6. Keshab Bisoi @**  
**Keshob Bisoi @**  
**Bishoyi**  
**7. Tankadhar Bisoi @**  
**Bishoi**  
**8. Rajendra Bisoi**  
**9. Padmabati Bisoi @**  
**Padma Bishoi**  
**10. Kiran Bisoi @ Kiran**  
**Bishoyi**

Mr. A.K. Sahu, Advocate

-versus-

**State of Odisha** .... **Opposite Party**

Ms. S. Nayak, ASC

**CORAM: JUSTICE V. NARASINGH**

**ORDER**

**29.09.2025**

**Order**  
**No.**

- 01.** 1. Heard learned counsel for the Petitioners and learned counsel for the State.
2. The Petitioners are seeking pre-arrest bail in connection with G.R. Case No.146 of 2025 pending



on the file of learned JMFC, Kotpad, arising out of Kotpad P.S. Case No.146 of 2025 for commission of offences punishable under Sections 191(2), 191(3), 296, 115(2), 118(1), 303(2), 126(2), 221, 132, 74, 351(2) & 190 of BNS, 2023.

3. It is submitted by the learned counsel that omnibus allegations have been made. Hence, the Petitioners may be protected by pre-arrest bail.

4. Learned counsel for the State opposes the prayer for pre-arrest bail and on instruction submits that the injuries are simple in nature.

5. Taking into account the nature of allegation, this Court is not inclined to entertain the application for pre-arrest bail in respect of Petitioner Nos.1 to 9. However, it is directed that the Petitioner Nos.1 to 9 may surrender before the learned JMFC, Kotpad in connection with the aforementioned case within one month from today.

In the event of their surrender and motion for bail, the same be considered by the learned JMFC, Kotpad on merits, in the first hour of the day.

In the event of rejection of the prayer for bail by the learned JMFC, Kotpad, the Petitioners are at liberty to move the higher forum for bail in the second hour on the same day.



6. On being so moved, the higher forum is requested to make an endeavor to dispose of the bail application of the Petitioners on the same day.

The case diary shall be made available to the concerned courts to facilitate disposal of the bail application of the Petitioners and learned JMFC, Kotpad is called upon to transmit the case record to the higher forum in the second hour expeditiously in the event of rejection of the bail application by him.

The forums below are requested to verify the criminal antecedents of the Petitioner.

7. Accordingly, the ABLAPL in respect of Petitioner Nos.1 to 9 stands disposed of.

8. So far as the ABLAPL in respect of Petitioner No.10 is concerned, taking into account the nature of allegations and the age of the Petitioner (sixty years), this Court directs that on surrendering within three weeks hence and moving for bail, the Petitioner No.10 (Kiran Bisoi @ Kiran Bishoyi) shall be released on bail by the learned Court in seisin on such terms as deemed just and proper subject to verification of criminal antecedent of similar nature.

9. If it comes to the fore that the Petitioner No.10 has any such criminal antecedent, this order shall not be given effect to.



10. It is needless to state that the Petitioner No.10 shall cooperate with the ongoing investigation.

11. Accordingly, the ABLAPL stands disposed of.

**(V. NARASINGH)**  
***Vacation Judge***

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