

In the Court of the Ld. Sessions Judge, Birbhum at Suri.
Cr. Misc. Case No.211 of 2026
(CNR No. WBBB-01-000599-2026)
Present :- Md. Ehteshamuddin (JO Code WB00962)
Sessions Judge, Birbhum (In-charge)

Order No. 02 dated 11.03.2026

The application u/s 482 of BNSS is moved by the Ld. Advocate praying for anticipatory bail of the petitioners, namely, (1) Sk Motiur Rahaman and (2) Forida Bibi in connection with Panrui P.S. Case No.199 of 2025 dated 04.11.2025 u/s 126(2)/ 117(2)/ 118(2)/ 109/ 3(5) of BNS, giving rise to G.R. Case No.1984 of 2025 of the Court of Ld. Chief Judicial Magistrate, Suri, Birbhum.

An affidavit has been filed by Sk Motiur Rahaman, one of the petitioners of this case stating that no such bail application under section 482 of BNSS has been filed, nor any application is rejected by any higher forum.

Ld. Advocate for the petitioners submits that the petitioners have been falsely implicated in this case and if the petitioners are released on bail, they will not abscond and will face the trial. Ld. Lawyer for the petitioners further submits that the alleged Sections are inserted in the FIR is an abuse of process of law. He also submits that charge sheet has already been submitted. It is his submission that other co-accused are on bail and there is existence of case and counter case. He also submits that a civil dispute pending between both the parties. On above plea, Ld. Advocate for the petitioners prays for admission of the petitioners on anticipatory bail on any terms and conditions as the Court thinks fit and proper.

Ld. PP-in-charge, Birbhum has raised objection and produced the CD for my perusal.

Ld. Advocate for the defacto complainant has appeared by filing vokalatnama. She raises objection against the anticipatory bail prayer.

I have heard all sides.

Perused the C.D and also the T.C.R.

It appears from the record that charge sheet has already been submitted in the year 2026 thereby leaving no scope of custodial interrogation anymore. It reveals from the record that other co-accused including principal accused are already on bail. Considering the facts and circumstances, I am inclined to enlarge the petitioners on bail. Accordingly, prayer for anticipatory bail is **allowed**.

Contd/.....

Contd/.....order dt.11.03.2026

Hence, it is,

Ordered

that in the event of arrest, petitioners, namely, (1) Sk Motiur Rahaman and (2) Forida Bibi, may be released on bail of Rs.5,000/- each with two sureties of Rs.2,500/- each, subject to the satisfaction of the Arresting Officer of this case on condition that the petitioners shall abide by the provision as laid down in section 482(2) of BNSS **with further condition that they shall not enter the locality of the complainant until conclusion of trial, shall not directly or indirectly contact, threaten, induce or influence the complainant and the prosecution witnesses, shall appear before Ld. Trial Court on each and every date fixed and shall not leave the territorial jurisdiction of this Court without prior permission of this Court.**

Let a copy of this order along with the T.C.R. of G.R. Case No.1984 of 2025 be sent to the Ld. Chief Judicial Magistrate, Suri, Birbhum for information and taking necessary action.

Let another copy of this order be sent to the S.P, Birbhum for information.

CD be returned.

The Cr. Misc. Case is disposed of.

Dictated & corrected by me.

Sd/- Md. Ehteshamuddin
Sessions Judge, Birbhum.
In-charge

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