

**IN THE COURT OF THE SESSIONS JUDGE, PURBA MEDINIPUR AT TAMLUK.**

Present : Shib Shankar Ghosh (JO Code WB00872)  
Sessions Judge-in-charge, Purba Medinipur

**CrI. Misc. Case No.173 of 2026**

CNR : WBEM0100-0928-2026

**G.R. Case No.2821/2025** arising out of **Tamluk P.S. Case No. 792/2025**, dated **05.10.2025**,  
u/S- 329(3)/115(2)/117(2)/109/303(2)/3(5) of the B.N.S.

**Order No.02, dt. 06.03.2026 :**

This is an application u/S-482 of B.N.S.S. moved by the Ld. Advocate for the accused/petitioner, namely, **Santosi Chakraborty** praying for anticipatory bail.

Ld. Advocate for the accused/petitioner and the Ld. P.P.-in-charge both are found present.

At the outset, learned Advocate for the accused/petitioner submits that no application for anticipatory bail has earlier been rejected by the Hon'ble Court or is pending for disposal before the Hon'ble Court. Learned Advocate draws the attention of this Court to the affidavit relating to such fact. Ld. P.P.-in-charge does not dispute the submission of his ld. counterpart.

Ld. Advocate for the accused/petitioner further submits that charge sheet has already been submitted and no purpose would be served in the arrest of his client now. He further submits that there is longstanding family dispute between the parties and this accused/petitioner has been falsely implicated in this case. He, thus, has prayed for anticipatory bail of the accused/petitioner on any condition.

Ld. P.P.-in-charge refers to the C.D and raises objection.

Heard both sides. Considered.

Perused the petition, case record and C.D. as well.

The investigation is over. Two other accused persons are on bail. The present accused/petitioner stands on the same footing. Considering the materials available in the C.D. as well as stage of proceeding, I find no ground to refuse the prayer for anticipatory bail prayer of the accused/petitioner at this stage. Hence, prayer for anticipatory bail of the accused/petitioner stands **allowed**.

In the event of arrest, the accused/petitioner namely, **Santosi Chakraborty**, be released on bail by executing bond of **Rs. 3,000/-** with one registered surety of like amount, subject to the satisfaction of arresting officer and on condition that she shall abide by the provisions as enumerated in section 482(2) of B.N.S.S. and **she shall surrender before the Court of ld. C.J.M., Purba Medinipur within two weeks from the date of passing of this order, i.d., the order for bail shall automatically stand cancelled.**

CrI. Misc. Case stands disposed of.

C.D. & T.C.R be returned.

Let a copy of this Order, along with the T.C.R., be sent to the Ld. C.J.M., Purba Medinipur for information and necessary action.

Dictated & corrected by me,

Sd/-

Sessions Judge-in-Charge,  
Purba Medinipur.

Sd/-

Sessions Judge-in-Charge,  
Purba Medinipur.