

In the Court of Additional Sessions Judge, 1st Court, Contai, Purba Medinipur.

Present :: Shri Sarad Kumar Chhetri,
Additional Sessions Judge, 1st Court,
Contai-in-charge.

Cr. Misc. case No.44 of 2026

Order No. 03, dated 12.03.2026.

Today is fixed for hearing of this Cr. Misc. case which has been initiated on behalf of the accused persons, namely, Dhiren Das @ Sukesh and Smt. Sabita Das under Section 483 of the B.N.S.S. in connection with G.R case No.2997 of 2025 arising out of Khejuri P.S case No.656 of 2025 dated 22.12.2025 under section 103(1) of B.N.S.

Ld. Advocate for accused has filed an affidavit stating that no application for bail of this accused person has either been filed or moved or rejected before the Hon'ble Court.

Ld. Lawyer appearing for the accused/petitioner has submitted that the accused/petitioners are totally innocent and falsely implicated in this case. It is submitted that the accused/petitioners are in custody since 23.12.2025 and in the meantime, investigation of this case has been proceeded to a great extent. He also submits that there is no chance of absconcion of accused-petitioners if they are enlarged on bail. As such Ld. Advocate prays for bail on any stringent condition.

Ld. Additional P.P in-charge produces case diary and strongly opposes the prayer for bail. He submits that the victim was murdered by the accused persons and there are sufficient materials to show the prima facie guilt of the accused persons. Hence, prays for rejection of the bail.

Heard rival submissions of both the parties and perused the CD and case record including the P.M report.

On perusal of post mortem report, the death was due to the effects of strangulation by ligature, ante mortem and homicidal in nature. Moreover, from the statement of witness recorded under Section 183 of BNSS, it is found that victim was last seen together with the accused persons to board the same motor-cycle. The involvement of the accused persons on perusal of the seizure list cannot be brushed aside. Hence, considering the materials on CD as well as considering the stage of investigation, I am not inclined to enlarge the accused on bail.

Accordingly, the prayer for bail of the accused-petitioners stands **rejected**.

The Cr. Misc. case is thus disposed of on contest.

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

C.D. be returned. Note it.

Sd/-
Additional Sessions Judge, 1st Court,
Contai-in-charge.