

**S.T 12(03)2023**

**S.C 13/2023**

**CNR no.WBHG01-000190 -2023**

**Order no.33 dated 22.04.2025**

One bail petition is filed on dated 17.04.2025 is moved today.

Heard both sides present. Considered.

Learned Advocate for the accused Monotosh Biswas moving the bail application submits that this accused is suffering long detention in custody. Moreover, it is a case of circumstantial evidence and their evidence on record are not fruitful for the prosecution. The prosecution evidence in this case is on the verge of completion. So, question of hampering and tampering the evidence does not arise. The learned Court may release the accused person on bail imposing stringent condition.

Learned P.P, Hooghly submits that this accused petitioner should not be released on bail in any condition at this stage on the ground that the evidence of this case is about to complete because I.O evidence is pending. The court may consider the nature and gravity of the offence in which the victim was brutally done to death by slitting his neck.

I have considered the materials lying in the CD. I have also considered the materials lying in the case record, more particularly the evidence on hand. I have also considered the nature and brutality of the offence in which the victim was murdered.

Considering all aspects, the bail petition of the accused Monotosh Biswas stands **rejected.**

To date i.e. 15.05.2025.

Dictated & corrected by me

Sd/-

Additional Sessions Judge,  
1<sup>st</sup> Court. Chinsurah  
J.O Code no.WB00753

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1<sup>st</sup> Court, Chinsurah.  
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