

CR MISC. CASE NO. 312/ 2026
In the Court of Sessions Judge, Hooghly

Present: Sri D. Santra (J.O Code WB000955)
Sessions Judge(I/C), Hooghly.

Order No. 02 dated 07/03/2026

This is an application under section 482 of BNSS filed by the petitioners namely **1) Bistu Bag @ Bistupada Bag 2) Surajit Bag @ Sukumar Bag 3) Subhash Bag** in connection with Chanditala P.S. Case No. 100/2026 dated 09/02/2026 under sections 109/115(2)/117(2)/329(3)/351(3)/76/3(5) BNSS.

C.D. and L.C.R. are produced.

Ld. Additional P.P. , Hooghly concedes to the submission of the Id. Advocate of the petitioners that neither any bail application under section 482 of BNSS is pending before the Hon'ble Court nor any such prayer has been rejected by the Hon'ble Court in respect of these petitioner .

Heard the Id. advocate of the petitioners who has submitted that the incident arose due to property dispute as it is evident from the FIR itself. It is further submitted that the petitioners, particularly Bistu Bag, was seriously injured because of assault by the de facto complainant's side of this case. It is further submitted that a counter case was also instituted by the present petitioners against the de facto complainant's side. Ld. advocate prays for anticipatory bail on any terms and conditions.

Ld. Additional P.P., Hooghly has raised objection against the bail prayer and pointed out to the materials lying in the C.D. including the document of medical treatment. It is further submitted that the injuries were received by the de facto complainant and his family members.

Having heard both sides and after perusal of the materials collected in the C.D. I find that the injury does not apparently appear to be serious.

Considering the nature of allegation, I am inclined to give the benefit of anticipatory bail in favour of the petitioners. Accordingly, the prayer for anticipatory bail **stands allowed**.

Accordingly, In the event of arrest, the petitioners shall be released on bail upon furnishing bond of Rs.2,500/- each with two sureties of like amount to the satisfaction of the Arresting Officer and to comply with the provisions as laid down in sub-section (2) of section 482 of BNSS. The petitioners are further directed to meet with the I.O. once in a week until further order.

Return the C.D. and L.C.R.

Thus, the Cr. Misc. Case is disposed of.

Let a copy of this order be tagged with the case record.

Dictated & corrected by me.

S.J.

Sessions Judge(I/C), Hooghly