

S.T –02/2026
S.C.- 123/25
G.R No. –1522/2025

CHARGE WITH ONE HEAD
[NO. XXVIII (II) Schedule V, Act V 1898]
(Sections 221, 222, 223 Code Criminal Procedure)

(1) Name and office of Magistrate, & etc.	I, Sri Nayyar Azam Khan, Additional District & Sessions Judge, 2 nd Court, Serampore hereby charge you
(2) Name of accused person	Aparna Ruidas
	Firstly, that you on 11.5.2025 at around 12:00 pm at Village Kanaipur under P.S Jangipara, did commit murder of Rabin Ruidas by strangulating him with the help of yellow coloured nylon rope and that you thereby committed an offence punishable under section 103(1) of B.N.S. Act, 2023 and within the cognizance of this court and I hereby direct that you be tried by this court on the said charge.
	On the charge being read over and explained to the accused persons in Bengali the accused person pleaded not guilty by saying " Ami Nirdosh " and claimed to be tried.
	Dated this 17th day of January 2026.

Sd/-

Addl. Dist & Sessions Judge
2nd Court, Serampore.

S.T –02/2026
S.C.- 123/25
G.R No. –1522/2025

CHARGE WITH ONE HEAD
[NO. XXVIII (II) Schedule V, Act V 1898]
(Sections 221, 222, 223 Code Criminal Procedure)

(1) Name and office of Magistrate, & etc.	I, Sri Nayyar Azam Khan, Additional District & Sessions Judge, 2 nd Court, Serampore hereby charge you
(2) Name of accused person	Pradip Patra
	Firstly, that you on 11.5.2025 at around 12:00 pm at Village Kanaipur under P.S Jangipara had aided the concealment of the evidence of the murder of Rabin Ruidas by taking his dead body in your toto which was hired by Jaydev Ruidas and Avijit Ruidas to the spot where the said body was put in a deep tube well that you thereby committed an offence punishable under section 49 of B.N.S Act 2023 and within the cognizance of this court and I hereby direct that you be tried by this court on the said charge.
	On the charge being read over and explained to the accused persons in Bengali the accused person pleaded not guilty by saying " Ami Nirdosh " and claimed to be tried.
	Dated this 17th day of January, 2025.

Sd/-
Addl. Dist & Sessions Judge
2nd Court, Serampore.

S.T –02/2026
S.C.- 123/25
G.R No. –1522/2025

CHARGE WITH TWO HEADS
[NO. XXVIII (II) Schedule V, Act V 1898]
(Sections 221, 222, 223 Code Criminal Procedure)

(1) Name and office of Magistrate, & etc.	I, Sri Nayyar Azam Khan, Additional District & Sessions Judge, 2 nd Court, Serampore hereby charge you
(2) Name of accused person	Jaydeb Ruidas and Avijit Ruidas @ Raja
	Firstly, that you on 11.5.2025 at around 12:00 pm at Village Kanaipur under P.S Jangipara, in furtherance of your common intention, hid the body in the abundant deep tube well and thus you caused the disappearance of the evidence of the offence of the murder of Rabin Ruidas and that you thereby committed an offence punishable under section 238 of B.N.S Act 2023 and within the cognizance of this court and I hereby direct that you be tried by this court on the said charge.
	Secondly, that you on 11.5.2025 at around 12:00 pm at Village Kanaipur under P.S Jangipara hatched a criminal conspiracy with each other to conceal the dead body of Rabin Ruidas after his murder and thereafter you committed the above crime and that you thereby committed an offence punishable under section 61(2) of B.N.S Act 2023 and within the cognizance of this court and I hereby direct that you be tried by this court on the said charge.
	On the charge being read over and explained to the accused persons in Bengali the accused persons individually pleaded not guilty by saying " Ami Nirdosh " and claimed to be tried.
	Dated this 17th day of January 2026.

Sd/-
Addl. Dist & Sessions Judge
2nd Court, Serampore.

**IN THE COURT OF ADDITIONAL SESSIONS JUDGE, 2ND COURT, SERAMPORE,
HOOGHLY.**

S.T – 2/2026 (S.C. No. 123/2025)

J.O. Code : WB01302

Order No. 01 dtd. 17.01.2026

Today is fixed for production, appearance and consideration of charge.

Two accused persons in custody namely Aparna Ruidas and Pradip Patra are produced from Correctional Home today while the accused persons on court bail namely Avijit Ruidas and Joydeb Ruidas are present and have filed their hazira.

Ld. P.P. In-Charge and defence counsel are present before this court.

The record is taken up for consideration of charge.

Heard both sides and found that the materials on record and the existing evidence suggest to frame the charge for the offence punishable u/s 103(1) of The BNS against accused person namely Aparna Ruidas and for the offences punishable u/s. 61(2)/238 of the BNS against the accused persons namely, Jaydeb Ruidas, and Avijit Ruidas @ Raja and for the offence punishable u/s 49 of the BNS against accused Pradip Patra. The substance of accusation for the said offences is read over and explained to the respective accused persons to which they individually pleaded not guilty by saying "আমি নির্দোষ" and claimed to be tried.

Formal charge has been framed separately in detail on separate sheet.

The following evidence schedule is now drawn up for recording the evidence of witnesses in this case.

<u>Date</u>	<u>C.S.W.</u>
11.02.2026	1

Issue summons accordingly.

One bail petition is found filed on this day on behalf of accused petitioner namely Aparna Ruidas which is now taken up for hearing and order.

Ld. Advocate for the petitioner, while moving the said bail petition submitted that the petitioner who is a woman is innocent and has been falsely implicated in this case who is in custody for a long period of time since 22.6.2025. He also submitted that the investigation of this case has already ended and that the ground of arrest at the time of the arrest of the respective petitioner was not communicated to her in writing which violates Article 22(1) of the Constitution, making the arrest and remand illegal. He prayed for release of the petitioner under any terms and conditions.

Ld Advocate for the State raised objection to the submissions of the ld defence counsel.

Contd...P/2..

Heard both the sides. Perused the bail petition, record and materials in the CD. Considered.

It appears from the careful scanning of the CD that the ground of arrest has been communicated in writing to the accused petitioner at the time of her arrest. Accused petitioner is in custody for about 7 months and the investigation of this case has already ended. The materials in the CD prima facie show that this petitioner is the principal accused person in this case who had allegedly strangled the victim in her paternal home and thereby caused his death.

Considering the above facts and circumstances and the gravity of the offence alleged to be done by the petitioner, there is every possibility that if the petitioner is released on bail at this stage, the trial may be jeopardised. Hence, prayer for bail of the accused petitioner Aparna Ruidas is dismissed at this stage and thus disposed of.

To 11.02.2026 for production/appearance and evidence.

Dictated & corrected by me.

Sd/-

Additional Sessions Judge

2nd Court, Serampore.

Sd/-

Additional Sessions Judge

2nd Court, Serampore.

