

In the Court of Additional District Judge, 2<sup>nd</sup> Fast Track Court, Alipurdaur  
Present : Sri Pukar Pradhan  
Addl. District Judge, 2<sup>nd</sup> Fast Track Court, Alipurdaur  
J.O. Code No. WB 01097  
SC 07/2026 (GR 1797/2025) ST- 20/2026  
CNR No. WBJP05-000054-2026

Order No.03  
dtd.06.02.2026

This day is fixed for production and framing of charge.

Accused person namely Mangal Kachhap is produced from Alipurdaur District Correctional Home.

Ld. Advocate Mr. Debabrata Adhikary on behalf of accused Mangal Kachhap files bail petition along with fresh vakalatnama and submits that the accused person is a local resident and there is no question of evading from trial, if he be granted bail by this Court. So, he prays for bail on any condition.

Ld P.P. in-Charge Mr. Dulal Ghosh is present before court and files hazirah.

The case record is taken for framing of charge.

Perused the materials relied upon by the prosecution as available in the CD and in the case record. Ld. PP in-charge submits that materials in hand clearly suggest that there are sufficient materials to frame charge for commission of offence **U/S 103(1) of Bharatiy Nyaya Sanhita, 2023** against the above named accused person. Ld. Advocate for the accused person has submitted that his client is innocent although at the same time he has conceded that charge-sheet contains few materials against him, which is, in his version, manufactured for the case.

Heard both sides and considered.

I find sufficient materials and accordingly, the charge is framed **U/S 103(1) of Bharatiy Nyaya Sanhita, 2023 against accused person namely Mangal Kachhap** and the content of charge to the effect that “*on 11.09.2025 at about 8.00 p.m. at Mechpara T.G., Bhadu Line you had a quarrel with your own son namely Diwash Kachhap and then you assaulted him with a knife on his chest, over the family issue. Thereafter, he was taken to Latabari Rural Hospital, where the attending doctor declared him dead*”, is read over and explained to the accused person in Bengali to which he pleaded not guilty by saying “Nirdosh” and claimed to be tried.

Now, the bail petition of the accused person is taken up for hearing.

Ld. P.P. in-Charge raises objection against the bail prayer.

Considered all the materials on the case record meticulously.

On perusal of the case record it appears that the accused person is in custody since 12.09.2025. From the forwarding report of accused dtd.12.09.2025 it appears that the age of the accused is 56 years and he seems to be feeble and could not even talk properly before this Court.

In the facts and circumstances of the case, as well as keeping in mind the observation of Hon'ble Apex Court in Prabir Purakaystha Vs. State of NCT of Delhi and Kashireddy's Judgment, this Court is of the considered opinion that the accused person is suffering from some health issue and also age related ailments. Hence, he may be enlarged on bail, Hence, his prayer for bail is allowed.

**Accused person namely Mangal Kachhap may find bail on furnishing bond of Rs.2,000/- with two registered sureties of Rs.1,000/- each, subject to the satisfaction of Ld. Chief Judicial Magistrate, Alipurdaur.**

**To 07.03.2026 for appearance, if on bail and evidence of CSW 1.**

**Issue summon upon the witness at once.**

Let the copies of this order be sent to Ld. Chief Judicial Magistrate, Alipurdaur and Superintendent, Alipurdaur District Correctional Home for information.

Dictated & corrected by me ;

Addl. Sessions Judge,  
Fast Track 2<sup>nd</sup> Court, Apd.

Addl. Sessions Judge,  
Fast Track 2<sup>nd</sup> Court, Apd.  
**(WB-01097)**

Office of the Addl. District & Session Judge,  
FTC-II, Alipurdaur

Memo No: /FTC-II

Dated: 06.02.2026

The copy of this order be sent to:

- 1) The Ld. Chief Judicial Magistrate, Alipurdaur
- 2) The Superintendent, Alipurdaur District Correctional Home

} for information.

Addl. Sessions Judge,  
Fast Track 2<sup>nd</sup> Court, Apd.

