

Present : Sri Debdeep Manna
Additional Sessions Judge (FTC-I), Krishnagar
and In-charge of Sessions Judge, Nadia.

Criminal Misc. Case No. 306 of 2026

Order No. 02
06-03-2026

The application for anticipatory bail U/s 482 of the BNSS filed on behalf of accused/petitioner, namely, **(1) Anima DAs** who apprehends arrest in connection with Nakashipara P.S. Case No. 1252/2025 dated 07.12.2025 under sections 85/117(2)/109/3(5) of the BNS, 2023 is taken up for hearing along with LCR and CD.

Heard Learned Advocate for the accused/petitioner as well as Learned Public Prosecutor.

At the outset, Learned Advocates of both sides state that no similar bail application is preferred, pending before or rejected by any Higher Court of law.

Learned Advocate for the accused/petitioner, while moving the application under section 482 of the BNSS, submits before the Court that petitioner is the mother-in-law of the complainant and she has been falsely implicated in this case. It has been stated that complainant was assaulted by her husband by a falt iron pan owing to domestic problem and after being arrested he was released on bail by this court. There is no ingredient of offence against this accused to attract section 109 of the BNS. So, on any condition, the prayer for anticipatory bail of the accused/petitioners should be allowed.

On the other hand, Learned Public Prosecutor opposes the prayer for anticipatory bail referring to the injury report and other materials in CD.

Considered the submissions of both sides.

Perused the materials on record and CD.

Having heard submission of both sides, as aforesaid and perusing the materials in LCR and CD, injury report and other materials placed before me, it appears that alleged assault has been committed by the husband of the complainant and present petitioner, being he mother-in-law of the victim.

However, considering the materials on record as well as C.D. and also considering the injury report, I am inclined to allow the prayer for anticipatory bail filed under section 482 of the BNSS to the accused/petitioner, above-mentioned.

Hence, the prayer for anticipatory bail under section 482 of the BNSS stands **allowed**.

Accordingly, in the event of arrest, in connection with the above-mentioned case, the accused/petitioner, stated above, shall be released on bail on furnishing bond of Rs. 4000/- with two sureties of Rs. 2000/- each, subject to the satisfaction of the Arresting Officer and on conditions as is envisaged under Section 482(2) of the BNSS with direction upon the accused/petitioner to meet the Investigating Officer as and when called for and they must co-operate with the Investigating Officer during investigation.

CD and LCR be returned.

Criminal Misc. Case, is, thus, finally disposed of.

Dictated & Corrected by me

Sd/- Debdeep Manna
Sessions Judge, Nadia
(In-Charge)

06-03-2026

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Sessions Judge, Nadia
(In-Charge)

06-03-2026,