

**In the Court of the Additional District & Sessions Judge, 2nd Court,
Krishnagar, Nadia**

Present : Sri Nirvan Khesong
J.O. Code No. WB00662
Judge, Special Court Under POCSO Act,
Nadia at Krishnagar

POCSO Case No. 44/2025

Order No. 14 Dated 13.06.2025 :

Today is fixed for production and hearing of the bail application.

Accused **Biswajit Poddar** is produced before the Court physically.

One bail petition had been filed by the Ld. Advocate on behalf of the accused **Biswajit Poddar**.

Ld. Special P.P. (POCSO) is appeared for the State.

Copy served.

Heard the Ld. Advocate of both sides.

Ld. Advocate for the accused submitted that the accused is in custody from 21.03.2025 and since then, he has been languishing in custody. He further submitted that the present accused did not commit any such offence as alleged in the FIR. He further submitted that there is a family dispute in between the parents of the VG and this accused falsely implicated in this case. He further submitted that considering the period of detention of the accused, the prayer for bail of the accused may be granted and, thus, he prays for bail on any terms and conditions.

On the other hand, Ld. Special PP (POCSO) raised strong objection on the ground that there are sufficient materials in the case record against this accused showing his involvement in the commission of offence U/Sec. 4 of POCSO Act. Ld. Advocate also drew my attention to the statement of the VG recorded U/Sec. 183 BNSS and, moreover, the victim is aged about 7 years and, as such, it is a fit case for custody trial.

De-facto complainant is appeared and submitted before the Court that he has no objection against the bail application.

Contd...

[2]

Contd...

Perused the case record and the CD.

It appears from the case record as well as the CD that there are sufficient materials against this accused for commission of offence U/Sec. 4 of POCSO Act and charge-sheet of this case has already been submitted after completion of investigation under POCSO Act and the VG is aged about 7 years.

Considering the materials in the case record as well as the CD including the statement of the VG recorded U/Sec. 183 BNSS and gravity of the offence, I am not inclined to allow the bail petition. Accordingly, his bail prayer is **rejected**.

Copy is ready and supplied to the accused.

Accordingly, let the case record be sent to the own file.

To 16.07.2025 for production and framing of charge.

Accused be remanded to J/C.

Dictated and corrected by me

[Sd/- N. Khesong]
Judge, Special Court,
Under P.O.C.S.O. Act.
Krishnagar, Nadia

[Sd/- N. Khesong]
Judge, Special Court,
Under P.O.C.S.O. Act.
Krishnagar, Nadia