

**IN THE COURT OF SESSIONS JUDGE IN CHARGE,
NORTH 24 PARGANAS**

Present: **Sri Parag Neogi (WB-00957)**

Sessions Judge in charge, North 24 Parganas.

Criminal Misc. Case No. 52 of 2026

Atanu Jotder and Santanu Jotder V/s The state.

Order no. 03 dated 05.03.2026:

The instant application u/s. 482 of B.N.S.S filed by the petitioners, **Atanu Jotder and Santanu Jotder** in c/w Hingalganj P.S. case No.284/2025 dated 12.12.2025 u/s.118(2)/117(2)/76/328(4)/316(2)/351(2)/3(5) of B.N.S is taken up for hearing and order. L.C.R has been received. C.D is also produced.

Heard the learned advocate for the petitioner accused and the learned P.P In-charge.

Ld. Advocate for the petitioner submits that there is no direct allegations against the present petitioners and that the defacto complainant and the petitioners are the co-villagers who have a long standing dispute over the property, however no such incident as alleged ever took place and they have been saddled with false allegation by this complaint and that the petitioners were not involved in the alleged incident and that the petitioner is a local resident and as such there is no chance of their abscontion. He further submits that no such application of these petitioners has either been moved before or rejected by the Hon'ble Court on any previous occasion. Hence, he prays for grant of bail of the accused petitioners on any condition as deemed fit.

Learned Public Prosecutor in charge appearing on behalf of the State relies on the statements recorded under Section 180 of B.N.S.S and medical documents showing the allegation against the present petitioners.

Hd. Perused. Considered.

The dispute arose in respect of the registration of a land, subsequently the alleged incident took place after 20 to 22 years. The written complaint does not suggest any serious allegation. Moreover, injury reports also do not show that the condition of the victim was deteriorated. Investigation is on full swing. Further, materials on C.D do not support the custodial interrogation of the present petitioners.

Considering above, their anticipatory bail prayer is allowed with some stringent conditions.

Hence, it is **O R D E R E D**

that the instant bail application stands allowed.

Accordingly, this Court directs that in the event of arrest, the petitioners namely **Atanu Jotder and Santanu Jotder** shall be released on bail upon furnishing a bond of Rs.5,000/- each with two registered sureties of Rs.2,500/- each of like amount, subject to the satisfaction of the arresting officer, subject to the compliance of the condition as laid down in sub-section (2) of Section 482 of B.N.S.S and on condition that they shall not intimidate the witnesses or the victim and they shall not commit any offence while on bail and that they shall attend the Court on each and every date and they shall appear before the Id Court below for regular bail within three weeks.

Return the L.C.R.

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

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

Let a copy of this order be sent to the concerned P.S at once for strict compliance.

Dictated & corrected by me.

Sri Parag Neogi,
Sessions Judge in charge,
North 24 Parganas.

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Sessions Judge in charge, North 24 Parganas.