

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.225 of 2026

Rubina Bibi @ Khatun and Habibul Mondal @ Esrafil Mondal V/s The state.

Order no. 03 dated 24.03.2026:

The instant application u/s. 482 B.N.S.S filed by the petitioners, **Rubina Bibi @ Khatun and Habibul Mondal @ Esrafil Mondal** in c/w Matia P.S. case No.03/2026 dated 01.01.2026 u/s.80/316(2) of B.N.S and 4 of D.P. Act is taken up for hearing and order.
L.C.R received. C.D is produced.

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

Ld. Counsel for the petitioners submits that the petitioners happen to be the sister in law and her husband and they live elsewhere and they live 15 kms away from the P.O and there is no specific overtact against the present petitioners and that petitioners were not involved in the alleged offence and that mother in law was granted bail and husband is still in custody and submits that the petitioners have been falsely implicated in this case only for harassment and that the petitioners have permanent hearth and home and as such there is no such of their abscontion. In view of that, there is no need for custodial interrogation and at this stage, they may be enlarged on bail under any conditions. 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 raises objection, referring to the materials in the C.D.

Perused the case record. Considered.

It appears that the present petitioners are the sister in law and her husband and there is no specific overtact against the present petitioners as it is reflected from the written complaint. Further, materials on C.D do not support the custodial interrogation of the present petitioners.

Considering above, the prayer for anticipatory bail is allowed on certain conditions.

Accordingly, in the event of arrest, the accd persons namely **Rubina Bibi @ Khatun and Habibul Mondal @ Esrafil Mondal** may find bail on furnishing bond of Rs.5,000/-each with two sureties of Rs.2,500/- each of like amount, subject to the satisfaction of Arresting Officer, and to comply with the provision as laid down u/s. 482(2) B.N.S.S subject to condition that they also shall not directly or indirectly try to meet, interact, influence or intimidate the complainant or witnesses, and also shall not try to tamper with the evidence in any manner whatsoever and on further condition that the petitioners shall appear personally on every date before the Jurisdictional Court and and they shall appear before the Id Court below for regular bail within three weeks

Return the T.C.R along with a copy of this order to the concerned Court for information and necessary action.

C.D be returned.

The instant C.M.C is disposed of.

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.**