

**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.323 of 2026**

**Chhabi Ganguly V/s The state.**

**Order no. 02 dated 09.03.2026:**

The instant application u/s. 482 B.N.S.S filed by the petitioner, **Chhabi Ganguly** in c/w Baguiati P.S. case No.174/2010 dated 28.04.2010 u/s. 304/120B of I.P.C. is taken up for hearing and order.

L.C.R 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 previously the case was started under Section 304A of I.P.C and in that case, one accused was granted bail and this case was lodged back in the year 2010 and chargesheet has already been submitted after completion of investigation and that the petitioner is a female accused person and she is aged about 74 years and she is suffering from various old aged ailments and no post-mortem was done in the year 2010 and statement under Section 183 of B.N.S was recorded after a long lapse of time and that the petitioner is ready to face the trial diligently and that the petitioner has permanent hearth and home and she will not abscond. In view of that, there is no need for custodial interrogation of the petitioner at this stage and considering the same, in any stringent terms and conditions, her prayer for anticipatory bail may be granted.

It is submitted by Ld. Advocate for the accused that no bail petition is pending before or rejected earlier by this court or by any upper court.

Ld. P.P in charge raises objection and submits that the statements recorded under Section 180 and 183 of B.N.S. are lying with the C.D. He also submits that the chargesheet has already been submitted.

Hd. Both sides. Perused the materials in the C.D. Considered.

The present accused person was a sleeping partner of the said nursing home at the time of the alleged incident. Moreover, the present accused is aged about 74 years and female. Chargesheet has already been submitted. The principal accused was on bail.

Materials on C.D do not suggest that custodial interrogation is required in this case.

Considering above, I am inclined to allow the anticipatory bail prayer.

Accordingly, in the event of arrest, the accused person namely **Chhabi Ganguly** may find bail on furnishing bond of Rs.5,000/- 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 she 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 petitioner shall appear personally on every date before the Jurisdictional Court and she shall appear before the Id Court below for regular bail within three weeks.

Return the L.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.**

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