

**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.512 of 2026**

**Subham Roy V/s The state.**

**Order no. 02 dated 05.03.2026:**

The instant application u/s. 483 of B.N.S.S filed by the petitioner, **Subham Roy** in c/w Madhyamgram P.S. case No.130/2026 dated 18.02.2026 u/s. 103(1) of B.N.S. is taken up for hearing and order.

T.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 was love affairs in between the petitioner and the victim and that when the petitioner went to visit the victim, he saw that the victim committed suicide by hanging and he immediately informed the matter to her mother on good faith and petitioner was not involved in the alleged offence and that the case may come at best under Section 108 of B.N.S. since it is a case of suicide and that the petitioner has been detained in custody since 19.02.2026 and that the petitioner is a local resident and as such there is no chance of his abscontion. He further submits that no such application of this petitioner 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 petitioner on any condition as deemed fit.

Learned Public Prosecutor in charge appearing on behalf of the State relies on the statements of the witnesses recorded under Section 180 of B.N.S.S and P.M report showing the allegation against the present petitioner.

Ld. Counsel for the defacto complainant with the consent of the ld P.P in charge appears by filing vokalatnama and he raises objection. He also submits that if bail is granted to the petitioner, the entire investigation will be frustrated.

Hd. Perused. Considered.

It appears that the accused is in custody since 19.02.2026. There was love affairs between the accused and the victim. It is reflected that the cause of death was due to the effect of hanging ante-mortem in nature as it is reflected from the post-mortem report. Further, Post-mortem report does not suggest that the death is homicidal in nature. Materials on C.D also do not suggest that further custodial detention of the accused is required. Hence, his bail prayer is allowed on some conditions.

The petitioner namely **Subham Roy** may find bail upon furnishing bond of Rs 5,000/- with two sureties of Rs.2,500/- each, subject to the satisfaction of Ld. C.J.M, North 24 Parganas, Barasat on condition that he shall meet the I.O twice a month till completion of investigation and that he shall not commit any offence while on bail and that he shall appear before the Ld. Court below on each and every date and in case of malafide absence of the petitioner, the ld Court below may cancel the bail without any reference to this Court.

Return C.D. and T.C.R.

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

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

Let copies of this order be sent to the concerned P.S.

Dictated & corrected by me.

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

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