

Special Trial No. 05 (09)2025
Special Case No. 45 of 2025

Order no. 02 dated 06.11.2025.

The accused Pratap Roy Karmakar, who is on bail, is present with his Ld. Advocate.

The Ld. Advocate for the victim/defacto complainant is also present.

Ld. Special PP is present.

Today is fixed for evidence of the victim.

The Ld. Special PP submits that as the school examination of the victim is going on, she could not turn up.

On the prayer of the Ld. Special PP as well as the Ld. Advocate for the victim/defacto complainant fix **17.12.2025** for the evidence of the victim.

The petition dated 26.08.2025 filed by the complainant praying for cancellation of bail of the accused is taken up for hearing.

The copy of the said petition was not served to the accused in earlier occasion and as such, the same could not be heard earlier.

Heard both sides.

According to the submission of the complainant, at the time of hearing of the bail petition, the victim was not heard and as such, the bail order should be recalled.

I have perused the said order vide order no. 6 dated 25.07.2025 and in the said order it was categorically mentioned why the victim was not heard.

In the said petition it was also mentioned that the said victim apprehends that if she will come to depose, some untoward incident may occur.

On being asked the Ld. Advocate for the complainant submits that they did not lodge any complaint at any forum regarding such apprehension.

In my view, the point raised by the defacto complainant is baseless and I do not find any ground to reject the prayer for bail for the said accused and to recall the order by which this accused was released on bail.

However, the IO is directed to take care of the safety and security of the victim and take proper step so that the victim can depose before this court without any fear or trauma.

Inform IO.

D/C by me

ASJ, 1st Court, Sealdah

(Anirban Das)/WB0691
Addl. Sessions Judge, 1st Court,
Sealdah, 24-Pgs.(S).