

**In the Court of the Ld. Sessions Judge, Uttar Dinajpur at Raiganj**  
**CrI Misc Case No.284/2026**  
**CNR WBUD01-000562/2026**

**Present:- Ataur Rahman (WB00700)**  
**Sessions Judge, Uttar Dinajpur at Raiganj**  
**02/06.03.2026**

This application for anticipatory bail u/s 482 of B.N.S.S filed on behalf of present petitioners **1. Arshadi, 2. Jaharun, & 3. Aklima @ Aklima Begum** in connection with Goalpokher P.S. Case No.59/2026 dated 18.02.2026 vide GR 386/2026 u/s 115(2)/117(2)/118(2)/304(2)/324(4)/329(3)/351(2)/74/3(5) B.N.S is taken up for hearing.

Learned Advocate for the petitioners by filing an affidavit submits that no such application under section 482 of B.N.S.S is either rejected or pending in this Court or before the Hon'ble Higher Courts prior to this application.

On query, Ld. Public Prosecutor submits that there is no reflection in the CD that there is any bail application either pending or rejected by the Hon'ble Higher Courts and IO also did not intimate him that any bail application is pending or rejected by the Hon'ble Higher Courts.

Ld Advocate for the petitioners submits that the petitioners are apprehending arrest in a false case. So, he prays for anticipatory bail on any condition.

On the other hand, Ld Public Prosecutor has raised objection against the prayer for anticipatory bail. Heard both sides. Perused the LCR and CD.

Considering the entire facts and circumstances, I think if prayer for anticipatory bail is granted, prosecution will not be prejudiced. Moreover, there is no need for custodial interrogation. Accordingly, prayer for anticipatory bail u/s 482 of B.N.S.S is hereby considered and allowed.

Accused/Petitioners namely **1. Arshadi, 2. Jaharun, & 3. Aklima @ Aklima Begum**, in the event of arrest, in connection with Goalpokher P.S. Case No.59/2026 dated 18.02.2026 vide GR 386/2026, be released on furnishing bail bond of Rs.3,000/- each with two sureties of Rs.1,500/- each, subject to the satisfaction of the Arresting Officer. If on bail they will comply with the provisions of section 482(2) of B.N.S.S, and with condition they will not intimidate the witnesses and/or tamper with evidences in any manner whatsoever.

Thus, the Criminal Misc Case is disposed of accordingly. Return LCR and CD.

Let a copy of this order be sent to Ld A.C.J.M, Islampur for information and necessary action.

Dictd. & cortd.

S.J.

Sessions Judge, U/Dinajpur.