

CNR WBUD01-003181-2025

J.O.CODE WB00993

POCSO-93/2025

09.03.2026

Today the case is fixed for hearing the bail petition dated 05.03.2026.

Accused Rabitulla Hoque is produced from J.C.

A bail petition was filed on behalf of the above named accused. Copy is served to the Ld. Spl PP.

Ld. Lawyer for the accused person submitted that the accused person is innocent. He has been falsely implicated in this case. He does not have any chance of absconding. He has no nexus with the alleged crime. The accused shall face trial. It is prayed that the accused person may be enlarged on bail on any condition.

Ld.Spl.PP raised objection and submitted that CS is filed u/S 4 of POCSO Act.

Considering, the nature of offence, the prayer for bail be rejected.

Ld. Advocate for the de facto complainant has appeared.

De facto complainant filed a vakalatnama. It is submitted that the de facto complainant does not have any objection if bail is granted to the accused at this stage.

Perused the FIR and other documents available in the case record.

Perused the CS.

It appears that charge sheet is filed against this accused u/S 4 of POCSO Act.

Perused CD including statements of witnesses recorded u/S 180 BNSS. Perused the medical examination paper of the victim.

Considered present facts and circumstances.

On careful perusal entire materials on record and considering the petition filed by the de facto complainant where she has mentioned that due to certain misunderstanding, the complaint was lodged, at this stage, I am inclined to enlarge this accused namely Rabitulla Hoque on bail.

Accused may find bail of Rs.5,000/- with one surety of like amount.

If on bail, to date i.e. **20.03.2026** for appearance.

Dictated by me.

Judge

Judge, Spl. Court (POCSO) in ch.,
Raiganj, Uttar Dinajpur.