

IN THE COURT OF LD. ACJM-IN-CHARGE, GARHBETA, PASCHIM MEDINIPUR.

Present: JO CODE-WB01533

“EXTRACT COPY OF ORDER”

G.R Case No. 353/2025
Garhbeta P.S case no. 363/2025
(CIS No. 356 of 2025)

Order dt. 07.03.2026

Record is fixed today for production of the accused namely Sanjib Kundu along with C.D.

The said accused person is produced by way of V.C from the Correctional Home and a message has been received from the Superintendent of MCCH bearing no. 2222/AB dated 07.03.2026 whereby it has been stated that the above named accused could not be produced physically due to shortage of police escort and police vehicles.

Ld. Advocate appearing for the accused person has filed and moved a prayer for bail and submitted inter alia that there is no ingredient present in the case of the alleged offences and there has been inordinate delay in lodging of F.I.R. Ld. Advocate has submitted that the entire case is devoid of any material which establishes that the accused inflicted any sort of near fatal assault upon the alleged victim and section 109 of the BNS is not at all applicable in the present case.

Per contra Ld. APP appearing for the State has opposed such prayer for bail and submitted that there are sufficient materials on record against the accused person and any alleged delay in lodging F.I.R has no relevance in the present instance were the offences are triable exclusively by the Ld. Court of Sessions. Moreover, Ld. APP has submitted further that the case diary reveals ample incriminating materials against the accused person which agitate against the grant of bail to the accused.

Heard and considered the submissions made.

Perused the case-record and the materials therein.

Case diary has been produced today. Perused the case diary thoroughly.

It is seen that the present case was registered for investigation into commission of offences which are triable exclusively by the Ld. Court of Sessions. Allegations on record are serious and pertain to attempt to murder. Moreover, it is seen from the materials in the case diary that there are ample incriminating materials therein which reveal sufficient culpability of the above noted accused person, especially considering the injury report which prima facie corroborates the gravity of the offences purported. As such, this Court does not find any merit in the arguments of the defence at this stage.

In view of such circumstances, it is seen that releasing the accused person on bail would not be in conformity with law at this stage.

Considering the nature and gravity of the alleged offences, the prayer for bail of the accused person is considered and rejected at this stage.

Accused Sanjib Kundu is remanded to J/C till 18.03.2026.

Let C.D be returned to the I.O at once.

GRO to do the needful.

To 18.03.2026 for production and further orders.

D/C by me

Sd/-

A.C.J.M.-In-Charge,
Garhbeta, Paschim Medinipur.

Sd/-

A.C.J.M.-In-Charge,
Garhbeta, Paschim Medinipur.