

*b22/25  
25/02*

**In The High Court at Calcutta**  
 (APPELLATE SIDE)  
 CHAPTER - XIX

**CRM(DB)/200/25**  
**APPENDIX - II**  
*29/02/25*

**FORM-A**  
Presentation Form

1. CASE TYPE (See Table-1) Code : **C.R.M.(DB)**
2. No. \_\_\_\_\_
- of 20 \_\_\_\_\_ (Number to be given by the office)
- 2A. District Code (Table VI) \_\_\_\_\_
- for W.P.)
3. Petitioner(s)/Appellant(s)/ Applicant(s) : **Somnath Mishra & Anr./Ors.**
- a) Mobile No. : **9009666957**
- b) e-mail id : \_\_\_\_\_
4. Gender of the Petitioner(s)/Appellant(s)/ Applicant(s) (Tick) :  Male  Female  Transgender
- 5a). Age of the Petitioner(s)/Appellant(s)/Applicant(s) : **32** b) Date of birth :
6. Caste of the Petitioner(s)/Appellant(s)/Applicant(s) : **OF-Hijuli, Aman Pather colony,**
7. Complete postal Address (with PIN Code) of Petitioner(s)/Appellant(s)/Applicant(s) : **P.O. Hijuli, P.S. Dhamtala, Dis- Nodia  
Pin- 741201**
8. Petitioner(s)/Appellant(s)/Applicant(s) Advocate : **The State of W.B & Anr./Ors.**
- a) Bar Registration No. **F/1800/2021**
- b) Mobile No. : **9903419095** c) e-mail id : **boprekikson@gmail.com**
9. Respondent(s)/Opposite Party (Parties) : **Utkal Karmik Sangathan**
10. Gender of the Respondent(s)/Opposite Party (Parties) : **Male**
11. Complete postal Address (with PIN code) of the Respondent(s)/Opposite party (Parties) : **Utkal Karmik Sangathan, 10, Sector 1, Salt Lake, Kolkata-700064**
12. Respondent(s)/Opposite Party (Parties) Advocate : **Advocate**
13. Subject Category Code (See Table - III) : **311000** Group: **C** Sub-Group : **11**
14. Case Stage Code (See Table - II) : **06-Bail**
15. Acts(s) : **Uts - 482 B.N.S.S. 439**
16. Rule(s) : **Year 2023/1973**
17. Working Section Code (See Table-V) : **02-Criminal Section**
18. Date of filing **20-02-25**
19. Connected Case type **P.S**
20. Lower Court information (if any) : **No. : 09 of 2021 (Roma Ghat)**

**Lower Court Details**

- Coram **S.C**
- Lower Court Case No. **08(02)**
- Judgment/Order Dated : **01-02-25**
- Connected Lower Court Case
21. To be Listed Main/Application on **27-02-25**
22. Special information (if any) : **In the Court No. 29**

Dated **20-02-25**

*Karan Kapule*  
 Signature of the Advocate for the Petitioner(s)

**MR. KARAN BAPULI**

Advocate

HIGH COURT, CALCUTTA,  
Bar Association Room No.8,  
Kolkata – 700001

CHAMBER :

19, Sura East Road, Near I.B.P. Petrol Pump,  
Beleghata, C.I.T. Road, Kolkata - 700010  
Mobile : 9903419095  
Email : bapulikaran@gmail.com

Date : 20.02.2025

To

The Learned Public Prosecutor  
High Court at Calcutta.

Re : C.R.M. (DB) No. of 2025

Somnath Mishra @ Chhotu &  
Ors.

... Petitioner no.1 (now Ranaghat  
Sub-Correctional Home)

--Vs--

The State of West Bengal

...Opposite Party

Ref : S.C. 08(02)2022 arising out of  
Ranaghat Police Station Case No.  
09/2021 dated 27.06.2021 under  
Sections 302, 120B of the Indian Penal  
Code, 1860, now pending before the  
Court of the Learned Additional  
Sessions Judge, Fast Track Court,  
Ranaghat, Nadia.

Sir,

Enclosed please find herewith the copy of the captioned application for bail, preferred by the above named petitioner, which will come up for hearing before Their Lordships the Hon'ble Justice Arijit Banerjee and the Hon'ble Justice Apurba Sinha Ray on 27.02.2025 or soon thereafter as and when the business of the Hon'ble Court will permit.

This is for your information and be present at the time of hearing.

Thanking You,

RECEIVED FOR HEARING	
ON..... 27-2-25 .....	
25 FEB 2025	
Office of Public Prosecutor High Court, Calcutta	

Enclo : As above.

Yours Sincerely,  
*Karan Bapuli*  
Advocate

## Find Case Details for a PS Fir

High Court Case(s) For PS Fir No.RANAGHAT / 09 / 2021

SI No	High Court Case No.	Cause Title	Date of Registration	Status
1	CRM/7957/2021	PIJUSH PRAMANICK ALIAS SASTI VS STATE OF WEST BENGAL AND ORS.	30/11/2021	DISPOSED (Bench ID : 265924)

Printed On 21-02-2025

## Find Case Details for a PS Fir

High Court Case(s) For PS Fir No.RANAGHAT G. R. P. S. / 9 / 2021

SI No	High Court Case No.	Cause Title	Date of Registration	Status
1	CRM (DB)/118/2022	HARAN DAS VS STATE OF WEST BENGAL	13/01/2022	DISPOSED (Bench ID : 265916)
2	CRM (DB)/4410/2022	ANUP ROY @ POCHA VS STATE OF WEST BENGAL	12/12/2022	DISPOSED (Bench ID : 266042)
3	CRM (DB)/4485/2022	PIJUSH PRAMANICK @ SASTI VS STATE OF WEST BENGAL	16/12/2022	DISPOSED (Bench ID : 266042)
4	CRM (DB)/2524/2024	ANUP ROY @ PACHA AND ANR VS THE STATE OF WEST BENGAL	03/08/2024	DISPOSED (Bench ID : 266073)
5	CRM (DB)/3127/2024	DIPANKAR BISWAS AND ANR. VS STATE OF WEST BENGAL	12/09/2024	DISPOSED (Bench ID : 266265)
6	CRM (DB)/1369/2022	HARAN DAS VS STATE OF WEST BENGAL	18/05/2022	DISPOSED (Bench ID : 265992)

Printed On 21-02-2025

## Find Case Details for a PS Fir

High Court Case(s) For Subordinate Case No. SESSION CASE / 08 / 2022 of District NADIA

SI No.	High Court Case No.	Cause Title	Date of Registration	Status
1	CRM (DB)/1387/2023	SANJIT BISWAS @ AVIJIT VS STATE OF WEST BENGAL	03/04/2023	DISPOSED (Bench ID : undefined)
2	CRM (DB)/1656/2024	SANJIT BISWAS @ AVIJIT BISWAS VS THE STATE OF WEST BENGAL	18/05/2024	DISPOSED (Bench ID : undefined)
3	CRM (DB)/2524/2024	ANUP ROY @ PACHA AND ANR VS THE STATE OF WEST BENGAL	03/08/2024	DISPOSED (Bench ID : undefined)
4	CRM (DB)/2745/2022	NIKHIL DAS AND ANR VS STATE OF WEST BENGAL	10/08/2022	DISPOSED (Bench ID : undefined)
5	CRM (DB)/3127/2024	DIPANKAR BISWAS AND ANR. VS STATE OF WEST BENGAL	12/09/2024	DISPOSED (Bench ID : undefined)
6	CRM (DB)/4161/2023	SANJIT BISWAS @ AVIJIT BISWAS VS STATE OF WEST BENGAL	17/10/2023	DISPOSED (Bench ID : undefined)
7	CRM (DB)/4197/2022	SANJIT BISWAS @ AVIJIT BISWAS VS STATE OF WEST BENGAL	24/11/2022	DISPOSED (Bench ID : undefined)
8	CRM (DB)/4485/2022	PIJUSH PRAMANICK @ SASTI VS STATE OF WEST BENGAL	16/12/2022	DISPOSED (Bench ID : undefined)

Printed On 21-02-2025

07.12.2021  
78  
sdas  
rejected

C.R.M. 7957 of 2021  
(via video conferencing)

In Re:- An application for bail under Section 439 of the Code of Criminal Procedure in connection with Ranaghat G.R.P.S. Case No. 09 of 2021 dated 27.06.2021 under Sections 302/120B of the Indian Penal Code.

And  
In Re : Pijush Pramanick @ Sasti ..... petitioner

Ms. Minoti Gomes  
... for the petitioner

Mr. N. Ahmed, learned APP  
Ms. Ayantika Ray  
... for the State

Learned Counsel appearing for the petitioner submits that he is in custody for more than 100 days. It is further submitted that he is not the principal assailant.

Learned Counsel appearing for the State opposes the prayer for bail.

We have considered the materials on record including the statement of the witness recorded under Sections 164 of the Code of Criminal Procedure. Petitioner was one of the members of the unlawful assembly, one of whom had shot at the deceased.

In view of prima facie involvement of the petitioner in the alleged crime, we are of the opinion that this is not a fit case to grant bail to the petitioner.

The application for bail is, thus, rejected.

**(Bivas Pattanayak, J.)**

**(Joymalya Bagchi, J.)**

21.02.2022  
Item No.41  
Court No.32  
ss

**C.R.M. (DB) 118 of 2022**

In Re:- An application for bail under Section 439 of the Code of Criminal Procedure Code.

And

In Re: Haran Das

... Petitioner.

Ms. Jonaki Saha

... for the Petitioner.

On the prayer of Ms. Jonaki Saha, learned Advocate appearing on behalf of the petitioner, the application for bail being CRM (DB) 118 of 2022 is dismissed as not pressed.

All parties shall act on the server copies of this order duly downloaded from the official *website* of this Court.

**(Sugato Majumdar, J.)**

**(Tapabrata Chakraborty, J.)**

15.12.2022  
tkm/ct. 28  
s.l. 43

**C.R.M. (DB) 4410 of 2022**

In Re : An application for bail under section 439 of the Code of Criminal Procedure in connection with Ranaghat GRPS Case No. 9 of 2021 dated 27.6.2021 under sections 302/34 of the IPC.

And

In Re : Anup Roy @ Pocha ..... petitioner

Mr. Y J Dastoor  
Mr. Prabir Majumder  
Ms. S Chakraborty  
Ms. S Grewal

..... for the petitioner

Mr. S Bapuli  
Mr. Arijit Ganguly  
Mr. Bibaswan Bhattacharya

..... for the State.

Petitioner is in custody for 485 days. It is submitted he is not the principal accused. He renews his prayer for bail.

Learned lawyer for the State opposes the prayer for bail and submits petitioner was present at the place of occurrence and in collusion with co-accuseds committed murder. Principal accuseds have absconded. Trial is about to commence.

We have considered the materials on record. Statements of witnesses recorded under section 164/161 Cr.P.C establish the presence of the petitioner at the place of occurrence. Though the petitioner does not appear to be the principal accused, he appears to have played a role in lulling the inebriated victim to sleep when the principal accused committed the murder.

Under such circumstances and in view of the gravity of the offence, we are not inclined to grant bail to the petitioner.

Accordingly, the prayer for bail is rejected.

(Ajay Kumar Gupta, J.)

(Joymalya Bagchi, J.)

21.12.2022  
sdas/tkm/ct. 28  
s.l. 21

**C.R.M. (DB) 4485 of 2022**

In Re : An application for bail under section 439 of the Code of Criminal Procedure in connection with Ranaghat GRPS Case No. 9 of 2021 dated 27.6.2021 under sections 302/120B of the IPC read with section 27 of the Arms Act

And

In Re : Pijush Pramanick @ Sasti ..... petitioner

Ms. M Gomes

..... for the petitioner

Mr. S Bapuli

Mr. Arijit Ganguly

Mr. Bibaswan Bhattacharya

..... for the State.

Petitioner is in custody for 526 days. He renews his prayer for bail.

Learned lawyer for the State opposes the prayer for bail.

We have considered the materials on record. Statements of witnesses implicate the petitioner in the crime. Bail prayer of the petitioner has been turned down earlier by this court.

Under such circumstances, we are not inclined to grant bail to the petitioner at this stage.

Accordingly, the prayer for bail is rejected.

**(Ajay Kumar Gupta, J.)**

**(Joymalya Bagchi, J.)**

48.           12.08.2024  
Court  
No.6           (Tanmoy)

Rejected

**CRM (DB) 2524 of 2024**

In Re: - An application for bail under Section 439 of the Code of Criminal Procedure, 1973/ Section 483 of the Bharatiya Nagarik Suraksha Sanhita, 2023, in connection with Ranaghat GRPS Police Station Case No.9/2021, dated 27.6.2021.

And

In the matter of: - **Anup Roy @ Pacha & Anr.**

...petitioners.

Mr. Nilendra Narayan Roy

...for the petitioners.

Mr. Arijit Ganguly

Mr. Sachit Talukder

...for the State.

1. Learned lawyer for the petitioners contends petitioners are in custody for over two years and three years, respectively. He submits there is no progress in trial. They pray for bail.
2. Learned lawyer for the State opposes the bail prayer and submits that there are sufficient evidence incriminating the petitioners in the murder. Trial is in progress.
3. We have considered the materials on record. Petitioners have been charged with conspiracy to commit murder. Trial is in progress. Five witnesses have been examined. However, vulnerable witnesses are yet to be examined. Offences, if proved, could attract mandatory life imprisonment.
4. In view of gravity of the offence and other vulnerable witnesses are yet to be examined, we are not inclined to grant bail to the petitioners.
5. Accordingly, prayer for bail is rejected.

6. We request the Trial Court to examine the witnesses by fixing schedules at short intervals and conclude the trial at an early date preferably within two years from the next date fixed for recording evidence without granting unnecessary adjournment to either of the parties.

(Apurba Sinha Ray, J.)

(Joymalya Bagchi, J.)

5      30.10.2024  
ss/jks  
**rejected**

**CRM (DB) 3127 of 2024**

In the matter of : An application for bail under Section 483 of Bharatiya Nagarik Suraksha Sanhita, 2023 (corresponding to Section 439 of the Code of Criminal Procedure, 1973) in connection with Ranaghat G.R.P.S. Case No. 9 of 2021 dated 27.06.2021 under Sections 302/120B/34 of the Indian Penal Code and Section 27 of the Arms Act.

And

In the matter of : Dipankar Biswas & Anr.

Mr. Chitrak Biswas

... ... for the petitioners

Mr. Arijit Ganguly  
Mr. Habib Hossain

... ... for the State

Mr. Biswas, learned advocate representing the petitioners, submits that the charge sheet has been submitted. The petitioners have been languishing in jail custody for a prolonged period. He argues that further detention of the petitioner will not serve any purpose. He submits, in light of this situation, bail be granted to the petitioners.

The learned advocate representing the State produces the case diary and vehemently opposes the prayer for bail. Based on the materials available in the case diary, he submits that there is direct involvement of the present petitioners in the alleged offense. He also submits that the prayer for bail from the co-accused persons have been denied by different coordinate benches of this Court.

Heard learned counsel for the parties. Perused the case diary and other materials available on record.

The post-mortem report indicates that the victim died from bullet injuries. The statements of the witnesses, recorded under Section 161 as

well as Section 164 of the Code, point to the presence of the petitioner at the scene of the occurrence.

In this context, upon assessing the roles attributed to the petitioners and considering the nature and gravity of the offence, as well as the extent of the petitioners' complicity in the alleged crime, and noting that the bail applications of co-accused persons, who stand on the same footing, have been denied by different coordinate benches of this Court, we are of the view that the petitioners cannot be admitted to bail at this stage. Hence, their prayer for bail is rejected.

Accordingly, the application being CRM (DB) 3127 of 2024 stands dismissed at this stage.

**(Partha Sarathi Chatterjee, J.)      (Saugata Bhattacharyya, J.)**

06.06.2022  
cm/ct 28  
sl no. 39

**C.R.M.(DB) No. 1369 of 2022**

In Re : An application for bail under section 439 of the Code of Criminal Procedure in connection with **Ranaghat G.R. P.S Case No. 09 of 2021** dated **27.06.2021** under Sections **302/120B** of the Indian Penal Code. And adding with Section 27 of the Arms Act, 1959.

And

**Rejected**

In Re : Haran Das

..... petitioner

Ms. Sananda Bhattacharyya

..... for the petitioner

Ms. Zareen N. Khan

Md. Kutub Uddin

..... for the State

Petitioner is in custody for more than 300 days. It is submitted he has been falsely implicated at the behest of his rivals and no arms were recovered from his possession.

Learned lawyer for the State opposes the prayer for bail. She submits statements of eyewitnesses implicate the petitioner in the murder.

We have considered the materials on record including the statements of eyewitnesses prima facie disclosing involvement of the petitioner in the murder.

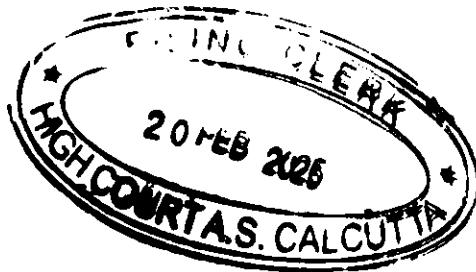
In view of the gravity of the offence and prima facie involvement of the petitioner therein, we are not inclined to grant bail to the petitioner at this stage.

The application being CRM(DB) No. 1369 of 2022 is rejected.

**(Ananya Bandyopadhyay, J.)**

**(Joymalya Bagchi, J.)**

DISTRICT: NADIA



Through:-  
Arindip  
Ahuja

IN THE HIGH COURT AT CALCUTTA  
CRIMINAL MISCELLANEOUS JURISDICTION

C.R.M. (DB) No. 700 of 2025

In the matter of:

An application for bail under Section 483 of the Bharatiya Nagarik Suraksha Sanhita, 2023 (Corresponding to Section 439 of the Code of Criminal Procedure, 1973);

-And-

In the matter of:

Order dated 01.02.2025 passed by the Learned Additional Sessions Judge, Fast Track Court, Ranaghat, Nadia, thereby rejecting the prayer for bail of the petitioner in connection with S.C. 08(02)2022 arising out of Ranaghat Police Station Case No. 09/2021 dated 27.06.2021 under Sections 302, 120B of the Indian Penal Code, 1860, now pending before the Court of the Learned Additional Sessions Judge, Fast Track Court, Ranaghat, Nadia;

axo2

COURT-FEE EXEMPTED

DR. R. K. M.

Commissioner of Affidavit  
High Court, Appellate Side,  
Calcutta

-And-

In the matter of:

1. Somnath Mishra @ Chhotu

Aged about 32 years

Son of Late Ashok Mishra

Of Hijuli Annapurna Colony, Post Office - Hijuli, Police Station - Dhantala, District - Nadia, PIN-741201.

... Petitioner no.1 (now Ranaghat Sub-Correctional Home)

2. Anup Roy @ Pacha

Aged about 29 years

Son of Late Manik Roy

Of Habibpur Atharopara, Post Office and Police Station - Ranaghat, District - Nadia, PIN - 741201

... Petitioner no.2 (now Krishnanagar District Correctional Home, Nadia)

3. Haran Das

Aged about 29 years

Of Habibpur Atharopara, Post Office - Hijuli, Police Station - Dhantala, District - Nadia, PIN - 741201

*✓* ... Petitioner no.3 (now Ranaghat Sub-Correctional Home)

-Versus-

The State of West Bengal

... Opposite Party

✓

To

The Hon'ble T. S. Sivagnanam, Chief Justice and His Companion Justices of the said Hon'ble Court.

The humble petition on behalf of the petitioner above named –

Most Respectfully SHEWETH:-

1. The petitioners state that the petitioners are renewing their prayer for bail under Section 483 of the Bharatiya Nagarik Suraksha Sanhita, 2023 (previously 439 of the Code of Criminal Procedure, 1973) before this Hon'ble Court in connection with the instant case. The petitioner No. 1's prayer for bail was lastly rejected by this Hon'ble Court vide order dated 30.10.2024 in C.R.M. (DB) 3127 of 2024. The petitioner No. 2's prayer for bail was earlier rejected by order dated 15.12.2022 in C.R.M. (DB) 4410 of 2022. The petitioner No. 3's prayer for bail was earlier rejected by orders dated 06.06.2022 and 21.02.2022 in C.R.M (DB) 1369 of 2022 and C.R.M. (DB) 118 of 2021 respectively. The petitioner Nos. 2 and 3's prayer for bail was lastly rejected by this Hon'ble Court vide order dated 12.08.2024 in C.R.M. (DB) 2524 of 2024. The petitioner's prayer for bail was lastly rejected vide order dated 01.02.2025 passed by the Learned Additional Sessions Judge, Fast Track Court, Ranaghat, Nadia, (hereinafter referred to as the "Learned Judge") in connection with S.C. 08(02)2022. Save and except the present application, no other application *inter alia* praying for the selfsame relief is pending before any other forum. The accused petitioner No.1 and 3 are presently in the custody of Ranaghat Sub-Correctional Home and the petitioner <sup>No.2</sup> is in the custody of Krishnanagar District Correctional Home, Nadia.

Copies of the aforesaid orders dated 15.12.2022, 06.06.2022, 21.02.2022, 12.08.2024 and 30.10.2024 are collectively annexed hereto and marked as Annexure – ‘P1’.

- w\A*
2. The petitioners state that the petitioners are citizens of India. The petitioner No. 1 is aged about 32 years and is a permanent resident of Hijuli Annapurna Colony, Post Office – Hijuli, Police Station – Dhantala, District – Nadia, PIN – 741201. The petitioner No. 2 is aged about 29 years, and is a permanent resident of Habibpur Atharopara, Post Office and Police Station – Ranaghat, District – Nadia, PIN – 741201. The petitioner No. 3 is aged about 29 years, and is a permanent resident of Habibpur Atharopara, Post Office – Hijuli, Police Station – Dhantala, PIN – 741202. The petitioners are presently languishing at Ranaghat Correctional Home.
  
  3. The petitioners state that on 27.06.2021, one Mallika Roy (hereinafter referred to as the “informant”) lodged a complaint with the Officer-in-Charge of Ranaghat Police Station, alleging therein *inter alia* as follows :–

On 27.06.2021 at about 10:00 Hrs, the informant received an information that her husband (i.e. Amit Roy) was lying dead in between Ranaghat Crossing Cabin and Ranaghat Railway Station at UP Gede Line. Thereafter, the informant reached the morgue and identified the dead body of her husband.

4. The petitioners state that on the basis of the aforementioned complaint, Ranaghat Police Station Case No.09/2021 dated 27.06.2021 was registered under Sections 302 and 120B of the Indian Penal Code, 1860 against unknown persons, for investigation.

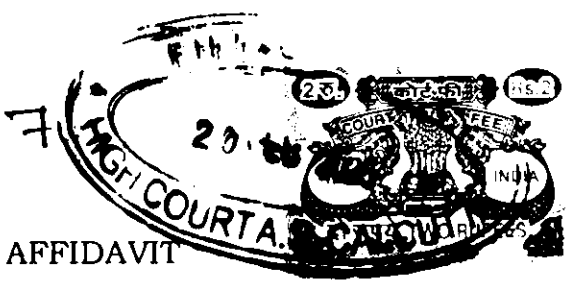
5. The petitioners state that during the course of investigation petitioners No. 2 and 3 were arrested on 13.09.2021 and 13.07.2021 respectively, and they have been languishing in custody since then.
6. The petitioners state that upon completion of investigation, the investigating agency submitted its charge sheet, being Charge Sheet No. 05/2021 dated 05.12.2021 against the petitioners and two others, namely, Pijush Paramanik @ Sasti and Dipankar Biswas. Subsequently, the petitioner No. 1 was arrested by the investigating authority on 14.04.2024 and was produced before the jurisdictional court.
7. The petitioners have been languishing in custody for a prolonged period. Furthermore, the investigation of the instant case has completed and trial has also commenced. The petitioners state that as on date only 6 out of 23 witnesses have been examined.
8. The petitioners submit that taking into account the over-all facts and circumstances of the instant case, any further detention of the petitioners shall serve no useful purpose and any further incarceration of the petitioners shall tantamount to a pre-trial conviction. Under such circumstance, the petitioners are praying that they may be released on bail.
9. The petitioners state that in the premises as aforesaid, incarceration of the petitioners is not warranted at all in the facts and circumstances of the present case.
10. The petitioners shall honestly and earnestly abide by the terms and conditions that may be imposed upon them by this Hon'ble Court

in the event their prayer for bail is allowed and shall not in any way interfere with and/or impede the course of trial.

11. The petitioners are permanent resident of the address mentioned in the cause title where they resides with their family and as such there is no chance of them absconding and/or evading the due process of law.
12. That this application is bona fide and made in the interest of justice.

In the aforesaid circumstances, it is most humbly prayed that Your Lordships may be graciously pleased to allow this application and be further pleased to direct the release of the petitioners on bail forthwith in connection with S.C. 08(02)2022 arising out of Ranaghat Police Station Case No. 09/2021 dated 27.06.2021 under Sections 302 and 120B of the Indian Penal Code, 1860, now pending before the Court of the Learned Additional Sessions Judge, Fast Track Court, Ranaghat, Nadia and/or to pass such other order or further orders as Your Lordships may deem fit and proper;

And for this act of kindness, Your petitioners, as in duty bound, shall ever pray.



AFFIDAVIT

I, Narottam Debnath, Son of Narayan Chandra Debnath, aged about 43 years, by faith - Hindu, by occupation - Business, residing at Hijuli Chashapara, Hijuli, District - Nadia, Pin - 741201, West Bengal, do hereby solemnly affirm and state as follows :

1. That I am the relative of the petitioner no.1 of this instant case and as such I am well conversant with the facts and circumstances of the present case. ~~I have duly been authorized by the petitioners to affirm this affidavit on behalf of the petitioners and as such, I am competent to do so.~~ affirm This affidavit on my behalf.
2. That the statements made in paragraphs 1,247 are true to my knowledge and those made in paragraph 3,4,5,6 are matters of record and the rest are my respectful submissions before this Hon'ble Court.

I certify that the contents made herein are read over and explained to the deponent who seems to have understood the same fully.

Prepared in my office

Karan Gupta  
Advocate  
F-1800/2021

Enrolment No.

Solemnly affirmed before me

On this 20<sup>th</sup> day of February, 2025

নথি ৩৬৫ প্রকারণ

Deponent is known to me

Anil Kumar Naskar (M-27)  
Clerk to: Mr. K. K. Mukherjee  
Advocate

The annexure is legible.

Karan Gupta  
Advocate

COMMISSIONER  
Commissioner of Affidavit  
High Court, Appellate Side,  
Calcutta

✓

5 30.10.2024  
ss/jks  
rejected

**CRM (DB) 3127 of 2024**

In the matter of : An application for bail under Section 483 of Bharatiya Nagarik Suraksha Sanhita, 2023 (corresponding to Section 439 of the Code of Criminal Procedure, 1973) in connection with Ranaghat G.R.P.S. Case No. 9 of 2021 dated 27.06.2021 under Sections 302/120B/34 of the Indian Penal Code and Section 27 of the Arms Act.

And

In the matter of : Dipankar Biswas & Anr.

Mr. Chitrak Biswas

... ... for the petitioners

Mr. Arijit Ganguly  
Mr. Habib Hossain

... ... for the State

Mr. Biswas, learned advocate representing the petitioners, submits that the charge sheet has been submitted. The petitioners have been languishing in jail custody for a prolonged period. He argues that further detention of the petitioner will not serve any purpose. He submits, in light of this situation, bail be granted to the petitioners.

The learned advocate representing the State produces the case diary and vehemently opposes the prayer for bail. Based on the materials available in the case diary, he submits that there is direct involvement of the present petitioners in the alleged offense. He also submits that the prayer for bail from the co-accused persons have been denied by different coordinate benches of this Court.

Heard learned counsel for the parties. Perused the case diary and other materials available on record.

The post-mortem report indicates that the victim died from bullet injuries. The statements of the witnesses, recorded under Section 161 as

P/1

Narottam Debnath  
20th Feb, 25  
ASV

well as Section 164 of the Code, point to the presence of the petitioner at the scene of the occurrence.

In this context, upon assessing the roles attributed to the petitioners and considering the nature and gravity of the offence, as well as the extent of the petitioners' complicity in the alleged crime, and noting that the bail applications of co-accused persons, who stand on the same footing, have been denied by different coordinate benches of this Court, we are of the view that the petitioners cannot be admitted to bail at this stage. Hence, their prayer for bail is rejected.

Accordingly, the application being CRM (DB) 3127 of 2024 stands dismissed at this stage.

**(Partha Sarathi Chatterjee, J.)      (Saugata Bhattacharyya, J.)**

15.12.2022  
tkm/ct. 28  
s.l. 43

**C.R.M. (DB) 4410 of 2022**

In Re : An application for bail under section 439 of the Code of Criminal Procedure in connection with Ranaghat GRPS Case No. 9 of 2021 dated 27.6.2021 under sections 302/34 of the IPC.

And

In Re : Anup Roy @ Pocha ..... petitioner

Mr. Y J Dastoor  
Mr. Prabir Majumder  
Ms. S Chakraborty  
Ms. S Grewal

..... for the petitioner

Mr. S Bapuli  
Mr. Arijit Ganguly  
Mr. Bibaswan Bhattacharya

..... for the State.

Petitioner is in custody for 485 days. It is submitted he is not the principal accused. He renews his prayer for bail.

Learned lawyer for the State opposes the prayer for bail and submits petitioner was present at the place of occurrence and in collusion with co-accuseds committed murder. Principal accuseds have absconded. Trial is about to commence.

We have considered the materials on record. Statements of witnesses recorded under section 164/161 Cr.P.C establish the presence of the petitioner at the place of occurrence. Though the petitioner does not appear to be the principal accused, he appears to have played a role in lulling the inebriated victim to sleep when the principal accused committed the murder.

Under such circumstances and in view of the gravity of the offence, we are not inclined to grant bail to the petitioner.

Accordingly, the prayer for bail is rejected.

(Ajay Kumar Gupta, J.)

(Joymalya Bagchi, J.)

06.06.2022  
cm/ct 28  
sl no. 39

**C.R.M.(DB) No. 1369 of 2022**

In Re : An application for bail under section 439 of the Code of Criminal Procedure in connection with **Ranaghat G.R. P.S Case No. 09 of 2021** dated **27.06.2021** under Sections **302/120B** of the Indian Penal Code. And adding with Section 27 of the Arms Act, 1959.

And

**Rejected**

In Re : Haran Das

..... petitioner

Ms. Sananda Bhattacharyya

..... for the petitioner

Ms. Zareen N. Khan

Md. Kutub Uddin

..... for the State

Petitioner is in custody for more than 300 days. It is submitted he has been falsely implicated at the behest of his rivals and no arms were recovered from his possession.

Learned lawyer for the State opposes the prayer for bail. She submits statements of eyewitnesses implicate the petitioner in the murder.

We have considered the materials on record including the statements of eyewitnesses prima facie disclosing involvement of the petitioner in the murder.

In view of the gravity of the offence and prima facie involvement of the petitioner therein, we are not inclined to grant bail to the petitioner at this stage.

The application being CRM(DB) No. 1369 of 2022 is rejected.

**(Ananya Bandyopadhyay, J.)**

**(Joymalya Bagchi, J.)**

21.02.2022

Item No.41

Court No.32

ss

**C.R.M. (DB) 118 of 2022**

In Re:- An application for bail under Section 439 of the Code of Criminal Procedure Code.

And

In Re: Haran Das

... Petitioner.

Ms. Jonaki Saha

... for the Petitioner.

On the prayer of Ms. Jonaki Saha, learned Advocate appearing on behalf of the petitioner, the application for bail being CRM (DB) 118 of 2022 is dismissed as not pressed.

All parties shall act on the server copies of this order duly downloaded from the official *website* of this Court.

**(Sugato Majumdar, J.)**

**(Tapabrata Chakraborty, J.)**

48. 12.08.2024  
 Court  
 No.6 [Tanmoy]

Rejected

**CRM (DB) 2524 of 2024**

In Re: - An application for bail under Section 439 of the Code of Criminal Procedure, 1973/ Section 483 of the Bharatiya Nagarik Suraksha Sanhita, 2023, in connection with Ranaghat GRPS Police Station Case No.9/2021, dated 27.6.2021.

And

In the matter of: - **Anup Roy @ Pacha & Anr.**

...petitioners.

Mr. Nilendra Narayan Roy

...for the petitioners.

Mr. Arijit Ganguly

Mr. Sachit Talukder

...for the State.

1. Learned lawyer for the petitioners contends petitioners are in custody for over two years and three years, respectively. He submits there is no progress in trial. They pray for bail.
2. Learned lawyer for the State opposes the bail prayer and submits that there are sufficient evidence incriminating the petitioners in the murder. Trial is in progress.
3. We have considered the materials on record. Petitioners have been charged with conspiracy to commit murder. Trial is in progress. Five witnesses have been examined. However, vulnerable witnesses are yet to be examined. Offences, if proved, could attract mandatory life imprisonment.
4. In view of gravity of the offence and other vulnerable witnesses are yet to be examined, we are not inclined to grant bail to the petitioners.
5. Accordingly, prayer for bail is rejected.

14

6. We request the Trial Court to examine the witnesses by fixing schedules at short intervals and conclude the trial at an early date preferably within two years from the next date fixed for recording evidence without granting unnecessary adjournment to either of the parties.

(Apurba Sinha Ray, J.)

(Joymalya Bagchi, J.)



06/02/25

X-415  
CORRECTLY STAMPS  
Bijwajit Chakrabarty  
Head Comparing Clerk  
06-02-25

Rs 5  
04-02-25, 05-02-25, 06-02-25, 06-02-25  
06-02-25

In the Court of Lt. Adm. DMS Session Judge (F.T) Court  
as Raush. Nadia

X-415

Ref. SC No. 08(02)22

State

v/s,

Accd

Anup Roy @ Poch  
Ans

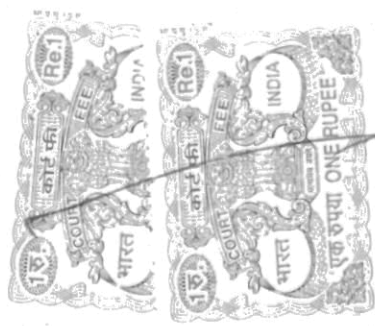
073



1. Date of application for copy.....  
2. Date fixed for notifying the requisite stamps.....  
3. Date of delivery of the requisite stamps.....  
4. Date on which the copy was ready for delivery....  
5. Date on making over the copy to the applicant....  
6. Cost of Copy.....  
Number of Xerox/ Folio Sheets used.....

04 - 02 - 25  
05 - 02 - 25  
06 - 02 - 25  
06 - 02 - 25

Re  
06-02-25



X-415

SC 08(02) 2022

R No. 215/2022

Present: Monodeep Dasgupta (WB 00967)  
Additional District & Sessions Judge  
Fast Track Court Ranaghat, Nadia

Order No. 23 dated 01.02.2025

The instant record is put up on the prayer of the accused persons Somnath Mishra @ Chottu, Haran Das and Anup Roy @ Pocha who are in J/C along with an application u/s 439 Cr.P.C praying for bail.

Record is taken up for hearing the bail application.

Perused the bail petition filed u/s 439 Cr.P.C on behalf of the accused persons **Somnath Mishra @ Chottu, Haran Das and Anup Roy @ Pocha** and other materials on record.

Ld. P.P produces the case diary.

Heard Ld. Counsel for the accused persons who prays for bail of the accused persons on detention ground. It is further submitted that the accused persons have suffered a long period of detention and their further custodial detention is not necessary for the purpose of trial as there are no chances of their absconson. It is further submitted that the trial of this instant case has progressed sufficiently as the material witness has been already examined by the prosecution and no fruitful purpose shall be served by keeping the accused persons in further judicial custody. Ld. Counsel for the accused persons further submitted that considering the period of detention of the accused persons and the progress of trial, their bail prayer may be allowed on any terms and conditions.

Heard Ld. P.P who raises objection against the prayer for bail stating that there are specific allegations against all the accused persons. It is further submitted on behalf of Ld. PP that previous bail applications of the accused persons were rejected by the Hon'ble High Court. It is further submitted by Ld. P.P that taking into account the involvement of the accused persons in the commission of the alleged offences, the tangible materials in C.D against them, their bail prayer may be rejected.

Considered the submissions and perused the C.D.

It appears to this Court on perusal of the materials contained in the C.D that there are specific allegations against the accused persons for the offences which provides for exemplary punishment. The previous bail applications of the accused persons have been rejected by the Hon'ble High Court. Sufficient materials exists in the C.D against the accused persons. The allegations are serious in nature. Trial is in progress. The evidence of the other prime witnesses is yet to be recorded. Considering the tangible materials in CD against the accused persons, the specific allegations against them, the severity of the punishment prescribed for the alleged offences, the fact of their previous bail rejection by the Hon'ble High Court, this Court is not inclined to release the accused persons on bail at this stage.

Accordingly, the bail petition filed today on behalf of the accused persons **Somnath Mishra @ Chottu, Haran Das and Anup Roy @ Pocha** is considered and rejected at this stage.

Fixing to date (11.02.2025 and 12.02.2025) for production and further evidence.

Return C.D.

Dictated & Corrected by me

*[Signature]*  
Additional District Judge,  
FTC, Ranaghat (Nadia).

**Additional Sessions Judge**  
**FTC, Ranaghat, Nadia**

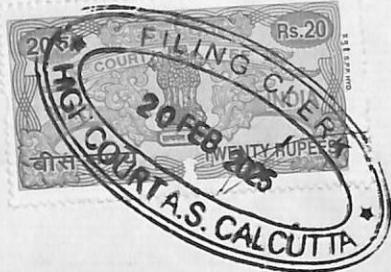
*[Signature]*  
Additional District Judge,  
FTC, Ranaghat (Nadia).  
**Additional Sessions Judge**  
**FTC, Ranaghat, Nadia**



COMPARED
EXAMINED
DD/MM/YY
Comparing Clerk

WAV  
Certified to be Correct  
*[Signature]*  
Sheristadar  
Civil Judge (Jr. Divn.) 2nd Court  
Ranaghat, Nadia  
06/21/25

MAP



**"VAKALATNAMA"**  
**IN THE HIGH COURT AT CALCUTTA**

District :..... Nadia

Constitutional Writ Civil

Criminal Revisional  
Jurisdiction

Of 2025

Ref - Ranaghat Gr.R.P.S Case No. 09/2021 No. dt - 27-06-2021  
v/s - 302/120(B) & 303/27 Arms Act

Somnath Misra slo-C. Ashok Misra of Hijli  
Annapurba Colony, P.O. Hijli, P.S. Dhomdala, Dist - Nadia,  
-Versus-

The State of W.B

{  
Appellant  
Petitioner  
Respondent  
Opposite Party

Vakalatnama On behalf of ..... The Petitioner Know  
all men by these present that by Vekalatnama I/We appoint the Advocate Pleasers noted below  
or any one of them as my / our lawful Advocate or Advocates for filling the memorandum or appeal or petition  
for entering appearance

in the above matter on appearing in conducting and arguing the same, for depositing or withdrawing any money in connection therewith for moving the Court in any matter connected there with for preparing the paper book in the case and for putting in papers, petition etc. On my / our behalf for filing or taking back any document for withdrawing suits or appeals or petitions with permission to institute fresh suites etc. for signing and filling the petitions of compromise in connection with the side matter and for taking copies of paper from the Record and I / We further say any act. done by my our said Advocate or by any one of them after accepting this Vakalatnama, shall be considered as my / our own true and lawful act.

And I/We further hereby agree and undertake to pay the said Advocates his their fees as settled and all others sum that may be necessary to carry out the requisition of Court and otherwise to enable the said Advocates to conduct the case properly, failing which the said Advocates after notice to me/us will be at liberty to withdraw from the furniture conduct of the case.

IN WITNESS WHERE OF I /We sign execute this vakalatnama, or this the ..... 19th  
day of Feb..... 2025

NAME OF THE ADVOCATES

Abir Ranjan Neogi

Advocate  
High Court, Calcutta  
Bar Association, Room No.: 3

Mobile : 9830637518

E-mail : letter2abirneogi@gmail.com

Mt. Koston Bopelli  
High Court Calcutta  
Bapt Room no - 8  
M-9903419095

Signature/TI Somnath Misra  
Attested  
Controller  
Ranaghat Sub Correctional Home

44 Amrit Roy  
Pacha  
Attested

13/2/24  
Asstt. Controller  
Krishnagar District Correctional Home  
Nadia

**"VAKALATNAMA"**  
**IN THE HIGH COURT AT CALCUTTA**

District :..... Nadia

SC No. 08(02) 2022 C.R.M.(DB)

No. dt - 27-06-21  
Ref - Ranaghat Gr.R.P.S Case No. 09/21 dt - 27-06-21  
v/s - 302/120(B) & 303/27 Arms Act

Amrit Roy @ Pacha slo-C. Manik Roy of Habibpur  
Akhara Panch, P.S - Ranaghat, Dist - Nadia,  
-Versus-

The State of W.B

{  
Appellant  
Petitioner  
Respondent  
Opposite Party

Vakalatnama On behalf of ..... The Petitioner Know  
all men by these present that by Vekalatnama I/We appoint the Advocate Pleasers noted below  
or any one of them as my / our lawful Advocate or Advocates for filling the memorandum or appeal or petition  
for entering appearance

in the above matter on appearing in conducting and arguing the same, for depositing or withdrawing any money in connection therewith for moving the Court in any matter connected there with for preparing the paper book in the case and for putting in papers, petition etc. On my / our behalf for filing or taking back any document for withdrawing suits or appeals or petitions with permission to institute fresh suites etc. for signing and filling the petitions of compromise in connection with the side matter and for taking copies of paper from the Record and I / We further say any act. done by my our said Advocate or by any one of them after accepting this Vakalatnama, shall be considered as my / our own true and lawful act.

And I/We further hereby agree and undertake to pay the said Advocates his their fees as settled and all others sum that may be necessary to carry out the requisition of Court and otherwise to enable the said Advocates to conduct the case properly, failing which the said Advocates after notice to me/us will be at liberty to withdraw from the furniture conduct of the case.

IN WITNESS WHERE OF I /We sign execute this vakalatnama, or this the ..... 19th  
day of Feb..... 2025

Mt. Koston Bopelli  
(Adv)

NAME OF THE ADVOCATES

Abir Ranjan Neogi

Advocate

High Court, Calcutta

Bar Association, Room No.: 3

Mobile : 9830637518

E-mail : letter2abirneogi@gmail.com

High Court Calcutta  
Bapt Room no - 8  
M-9903419095

Received the Vakalatnama  
from my client being satisfied  
and accepted by me.

Karan Dafuli

Advocate

F-1800/2021

tk

Received the Vakalatnama  
from my client being satisfied  
and accepted by me.

Karan Dafuli

Advocate

F-1800/2021

  
 Signature & Date  
 Sub Controller  
 Ranaghat Sub Correctional Home

## "VAKALATNAMA"

### IN THE HIGH COURT AT CALCUTTA

District : Nadia

Constitutional Writ Civil

Criminal Revisional

Jurisdiction

of 20 25

Appellant

Petitioner

-Versus-

The State of W.B

Respondent

Opposite Party

Vakalatnama On behalf of ..... The Petitioner Know  
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 or any one of them as my / our lawful Advocate or Advocates for filling the memorandum or appeal or petition  
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IN WITNESS WHERE OF I/We sign execute this vakalatnama, on this the ..... 19<sup>th</sup>  
 day of ..... Feb ..... 20 25

NAME OF THE ADVOCATES

Abir Ranjan Neogi

Mt. Kottom Bapaji  
(Adv)

Advocate

High Court, Calcutta  
Bar Association, Room No.: 3  
Mobile : 9830637518  
E-mail : letter2abirneogi@gmail.com

High Court Calcutta  
Bapt Room No - 8  
M - 9903419095

**Received the Vakalatnama  
from my client being satisfied  
and accepted by me.**

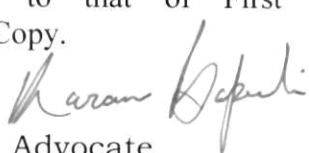
*Karan Kapoor*  
**Advocate**

F-1800/2021

DISTRICT: NADIA

IN THE HIGH COURT AT CALCUTTA  
CRIMINAL MISCELLANEOUS  
JURISDICTION

All the annexures along with  
copies of order attached to the  
Second Judge's copy are  
identical to that of First  
Judge's Copy.

  
Karan Bapuli  
Advocate

C.R.M. (DB) No. of 2025

In the matter of:  
An application under Section 439  
of the Code of Criminal Procedure,  
1973;

-And-  
In the matter of:  
Somnath Mishra @ Chhotu & Ors.  
... Petitioner no.1 (now Ranaghat  
Sub-Correctional Home)  
-Versus-  
The State of West Bengal.  
..... Opposite Party

BAIL APPLICATION

KARAN BAPULI  
Advocate  
High Court, Calcutta,  
Kolkata – 700001.  
F/1800/2021  
M: +91 9903419095  
Email: [bapulikaran@gmail.com](mailto:bapulikaran@gmail.com)