

April 30, 2025

31 ARDR

(Rejected)

CRM (M) 206 of 2025

In Re : An Application for bail under Section 483 of Bharatiya Nagarik Suraksha Sanhita, 2023 filed in connection with **Farakka** Police Station Case No. **226** of **2022** dated **12/7/2022** under Sections **302/201/120B/392/342/347/412/506** of the Indian Penal Code.

And

In Re : Swaran Singh

... Petitioner.

Sr. Adv. Manjit Singh,
Adv. Arkaprabha Roy,
Adv. Soujanya Pattanayak,

... for the petitioner.

Adv. R. D. Nandi,
Adv. Raju Jana,

... for the State.

The petitioner is in custody for about two years and nine months and renews his prayer for bail.

Learned counsel for the State opposes the prayer.

It appears that there were telephonic conversations between the petitioner and the victim and the petitioner requested the victim to allowA the co-accused to travel in his vehicle for a certain distance. During such travel, the victim was murdered by the co-accused.

Considering the material on record suggesting *prima facie* involvement of the petitioner in the crime, prayer for bail is rejected at this stage.

Learned trial Court is directed to expedite the trial without granting any unnecessary adjournment to either of the parties, in accordance with law.

The application for bail is disposed of.

Case Diary be returned.

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

Urgent certified website copy of this order, if applied for, be supplied to the parties upon compliance with all requisite formalities.

(Suvra Ghosh, J.)