

In the Court of Addl. Sessions Judge II , Aurangabad
B.P No. 199/26
Aurangabad Town PS case no. 570/25
(Bhalla@ Ranjan Kumar Paswan v/s State of Bihar)

Counsel for the petitioner –Shree Devanand Singh, Advocate.

Counsel for the State – Shree Anil Kumar-II, APP

Present – Anindita Singh
Addl. Sessions Judge II
Aurangabad

23.3.26 -An application for bail filed on behalf of petitioner Bhalla @ Ranjan Kumar Paswan who is in custody since 23.12.2025 in connection with Aurangabad Town PS case no. 570/25 u/s 329(4), 76 BNS has been pressed today for hearing.

Heard Ld. Counsel of the petitioner as well as Ld. APP .

Victim is herself informant of the case who has filed a written report in Aurangabad Town police station alleging therein that on 14.9.25 at 7:00 PM she was cooking in her house when one unknown person entered her house, caught her with bad intention and started dragging her outside. On her hulla the neighbours and other persons arrived there who identified that unknown person as Bhalla@ Ranjan Paswan (petitioner) resident of same mohalla. Seeing the people arriving there he started scuffling and thereafter he was handed over to the police.

It has been submitted on behalf of the accused petitioner that the petitioner is entirely innocent and has been falsely implicated in the present case by the informant. No offence under section 76 BNS is not attracted against the petitioner at all. He is in custody in the present case since 23.12.25 and the matter has also been compromised outside the court. It is also the specific submission that there are six criminal cases against the present petitioner, out of which in two cases he has been acquitted and except one in rest cases he is on bail. Accordingly, prayer has been made to enlarge the petitioner on bail.

On the other hand Ld. APP on behalf of State opposed the prayer of bail and submitted that the victim is also present before the court against whom notice has been issued by this court.

Heard and perused the case record as well as the LCR which has also been received in this court. LCR shows that in the instant case charge-sheet has already been submitted against the petitioner upon which cognizance has been taken under section 64(1), 62, 74, 76 BNS. The present petitioner is in custody since 23.12.2025 i.e. almost three months and the victim is also present in the court who submits before the court that only an altercation has taken place between the parties for which case was lodged. As per para no. 24 of the case diary the present petitioner has criminal record, however as per submission in two cases petitioner has been acquitted by the court, copy of which has been filed along with the bail petition and regarding the rest it is the submission that except one case in all other cases the petitioner is on bail.

Considering all the facts and circumstances of the case particularly the incarceration period and the fact that the investigation has already been completed, I

Continued...
23.3.2026

am inclined to enlarge the petitioner on bail. Accordingly , the instant Bail petition filed on behalf of the petitioner above named is hereby allowed and he is directed to be released on bail on furnishing bail bond of Rs. 20,000 with two sureties of the like amount each subject to the satisfaction of the Ld. Court concerned.

Sd/-
(Anindita Singh)
Addl. Sessions Judge -II

CIVIL COURT AURANGABAD