

1st Bail Application
State Vs. Raja @ Beera
FIR no. 13362/2025
PS Wazirabad
U/s 317(2) BNS

14.03.2026

This is the 1st application U/s 483 BNSS, 2023 seeking grant of bail to the applicant/ accused.

Present: Sh. K.P. Singh, Ld. Addl. PP for State.
Mr. Dharmendra Kumar, Ld. Counsel for
applicant/accused.
IO HC Vinay Malik in person.

Reply to the bail application is filed. Copy supplied.

Ld. Counsel for applicant/accused has filed copy of order dt. 19.02.2026 vide which the bail application of applicant/accused has been dismissed by Ld. Trial Court.

Arguments heard.

Ld. Counsel for accused submits that the applicant/accused has been falsely implicated in this case and the case property is planted upon him. He further argued that the case property is already recovered. He further submits that the investigation is already complete and the charge-sheet has already been filed. He further submits that the applicant/accused is in JC since 21.09.2025. He further submits that the applicant/accused is already on bail in all other cases.

In view of aforesaid, he requests to admit the applicant/accused on bail.

Per contra, Ld. Addl. PP for the state as well as IO have vehemently opposed the bail application stating that the case property was recovered from the possession of applicant/accused and he is involved in several other matters of

similar offences as per list annexed with the reply.

They further submit that if the applicant/accused is admitted to bail, then he may threaten the witnesses or repeat the offence. Therefore, they request to dismiss the bail application.

Submissions considered. Record perused.

As per the facts of the case, the FIR was registered on 15.05.2025. The case property was recovered on 20.09.2025. As per reply filed by IO, he has not mentioned that whether there was any eyewitness to the incident or not. Further the investigation is already complete and the charge-sheet is already filed. The applicant/accused is in JC since 21.09.2025. Therefore, in the considered opinion of this court, no purpose will be served by keeping the applicant/accused in JC. Hence, the applicant/accused **Raja @ Beera** is **admitted** to bail on furnishing personal bond in the sum of Rs. 20,000/- with one surety in the like amount to the satisfaction of concerned Ld. JMFC/ Link JMFC/ Duty JMFC and subject to condition that :-

- (i) That applicant/ accused shall not, directly or indirectly, make any inducement, threat or promise to the complainant or any person acquainted with the facts of the case so as to dissuade him from disclosing such facts to the Court or to any police officer;
- (ii) That applicant/ accused shall upon his release provide his mobile number to the IO/ SHO and keep his such mobile 'Switch On' at all times.
- (iii) That applicant/ accused shall intimate to the IO/ SHO about any change in his mobile number or address;
- (iv) The applicant/ accused will not influence the witnesses nor tamper with any evidence;
- (v) That applicant/ accused shall not leave the country without permission of the Court;
- (vi) That applicant/ accused shall appear on each and every date of hearing before the Court.

Application stands **disposed of** accordingly.

The observations made on the merits of the case are purely for the purposes of deciding the present bail application and shall not be construed as expression upon the merits of the case.

Copy of the order be given dasti to the IO as well as to the Ld. Counsel for applicant/ accused and be communicated to the applicant/ accused through Jail Superintendent for information.

(Virender Singh)
Special Judge, NDPS,
Central,THC, Delhi/14.03.2026