

Regular Bail Application
STATE OF DELHI Vs. Virender
FIR no. 26/2024
PS Crime Branch
U/s 21/29 NDPS Act

17.03.2026

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

Present: Sh. K.P. Singh, Ld. Addl. PP for State.
Mr. Harish Chander, Ld. Counsel for applicant/accused.
IO SI Rohit in absent. However, reply to bail application is filed. Copy supplied.

Arguments heard.

Ld. Counsel for applicant/accused submits that nothing was recovered from the possession or at the instance of applicant/accused. According to him, the applicant/accused was only co-passenger in vehicle bearing no. UP16GT5132 make Swift Dzire.

He further argued that the co-accused Chandrakala from whose possession commercial quantity of Heroin was recovered has already been admitted to bail by Hon'ble Supreme Court of India vide order dt. 09.03.2026.

He further submits that the driver of the car is also admitted to bail.

In view of aforesaid, he requests that the applicant/accused may be admitted to bail.

Per contra, Ld. Addl. PP for the state as well as IO have vehemently opposed the bail application stating that commercial quantity of Heroin was recovered from the accused persons. They further submit that the applicant/accused is also

involved in another case under IPC of PS Begumpur and there is CDR connectivity between applicant/accused and accused Chandrakala. Therefore, they request to dismiss the bail application.

Submissions considered. Record perused.

As per record, on 04.02.2024 the police officials received secret information to the effect that a woman named Chandrakala aged about 60 to 65 years would bring large quantity of Smack/ Heroin from Bareilly and on that day she would come with her son Virender i.e. the applicant/accused in car bearing no. UP16GT5132 make Swift Dzire. Thereafter, Section 42 NDPS Act was complied, raiding party was constituted and raid was conducted. 400 gram Heroin was recovered from the possession of accused Chandrakala, however, nothing was recovered from the possession of applicant/accused. The accused Chandrakala has already been admitted to bail by Hon'ble Supreme Court of India and another co-accused is already on bail, therefore, applicant/accused **Virender** is also **admitted** to bail on the ground of parity on furnishing personal bond in the sum of Rs. 35,000/- with one surety in the like amount 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/17.03.2026