

IA No. 25/2025 in SC No. 181/2022
State Vs. Hukum Chand @ Monu
FIR No. 873/2021
PS S.P. Badli
U/s. 302/34 IPC

29.11.2025

This is an application under Section 483 BNSS for extension of interim bail moved on behalf of the accused / applicant namely Hukum Chand @ Monu.

Present: Sh. Sanjay Jindal, Ld. Substitute Addl. PP for the State.

Sh. Sarthak Tomar, Ld. counsel for the accused / applicant.

1. This is an application under section 483 BNSS moved on behalf of the applicant / accused seeking extension of interim bail on the medical ground of the accused / applicant. He also furnished the medical documents, which are of government hospital. It is further submitted that applicant/accused will not flout any terms and conditions, if so imposed. It is prayed that a lenient view be taken.

2. Ld. Substitute Addl. PP for the State has strongly opposed the above said bail application stating that application of the accused / applicant for extension of interim bail should not be allowed owing to the gravity of the offence. Hence, prayer is made for dismissal of the bail application.

3. I have heard the submissions made by the Ld. Addl. PP for the State and Ld. counsel for the applicant/accused.

4. I have gone through the medical documents furnished by the Ld. counsel for the accused / applicant, as such, there is no surgery is prescribed. Ld. counsel for the accused / applicant submitted that the accused / applicant shall visit the Doctor for mentioning the surgery, when it is to be performed. It is further submitted by Ld. counsel for the accused / applicant that if the surgery of the accused / applicant will not be prescribed, he will not move another application for extension of interim bail.

Considering the medical documents of the accused / applicant, taking a lenient view on humanitarian ground, one more time, interim bail is extended till 05.12.2025 for the specific reason, as mentioned in the application, on the same terms and conditions.

The accused shall surrender himself before the concerned Jail Authorities after expiry of period of interim bail i.e. on 06.12.2025.

Application is disposed off accordingly.

5. It is clarified that nothing stated herein shall tantamount to an expression of opinion on the merits of the case.

6. Copy of the order be given dasti to the Ld. Counsel for the applicant/accused as well as be sent to concerned IO, concerned Jail Superintendent, Ld. Secretary, DLSA (North), through all possible modes, as per rules, by the court staff.

(VANDANA)
Addl. Sessions Judge-02(North)
Rohini Courts Delhi
29.11.2025