

IA No. 29/2026 in SC 181/2022  
State Vs. Hukum Chand @ Monu Etc.  
FIR NO. 873/2021  
PS S.P. Badli  
U/s 302/34 IPC

07.05.2026

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

Present: Dr. Sarita Rani, Ld. Additional PP for the State.

Sh.Sarthak Tomar, Id. Counsel for applicant/accused.

Reply to the bail application has already been filed.

Clarifications sought.

Put up for order at 4.00 P.M.

(Vandana)  
Addl. Sessions Judge-02(North)  
Rohini Courts Delhi  
07.05.2026

**At 4.00 P.M.**

Present: Dr. Sarita Rani, Ld. Addl. PP for the State.

1. Briefly stated, on 21.11.2021, a PCR call vide DD No. 39A regarding quarrel in Master Mohalla, Samaypur was received at PS SP Badli. On receipt of the same, IO SI Sandeep Sandhu reached at the spot where it was found that two injured persons were taken to BJRM Hospital, Jahangirpuri, Delhi where injured namely Abhishek @ Monu s/o Sunil Yadav r/o Village Samaypur, Delhi age 33 years and the other injured namely Hukum Chand S/o Laxmi Narayan R/o A-76/2, Gali No 3,

Jeewan Park, Siraspur, Delhi age 32 years were under treatment on MLC No 187698/21 and MLC No 187697/21 respectively. Thereafter an information vide DD No, 63A was also received from Monu. The complainant and other witnesses stated that Hukum Chand asked Abhishek @ Monu to reach to his house where he will return borrowed money. When they reached near the home of accused Hukam Chand, he started behaving violently. Thereafter, Hukum Chand's brother Sunil @ Sonu & Harish @ Piluwa came there with cricket bat and danda and Hukam Chand and his brother Sunil @ Sonu & Harish @ Piluwa started beating Abhishek @ Monu with cricket bat and danda. Thereafter, accused Sunil @ Sonu's wife Meena also joined them and started beating Abhishek @ Monu with danda. Abhishek fell unconscious and succumbed to his injuries.

2. It was argued by Ld. Counsel for the applicant/accused that accused is running in JC since 22.11.2021. It was further argued that most of the witnesses have not supported the case of the prosecution and applicant/accused has been falsely implicated in the present case. It is prayed that a lenient view be taken.

Ld. Counsel for the accused prays for parity as co-accused Sunil @ Sonu having similar role of that of applicant/accused, has already been granted bail by Hon'ble High Court vide order dated 21.04.2026.

It was further submitted that the trial would take long time. It is submitted that no purpose would be served to keep the accused in custody. That accused is ready to abide by all the terms and conditions. It is prayed that a lenient view be taken.

3. On the other hand, Ld. Addl. PP for the State has vehemently opposed the bail application and argued that allegations against the applicant / accused are serious in nature, hence, prayer is made for dismissal of the bail application.

4. I have heard the Ld. Addl. PP for State and Ld. Counsel for applicant/accused.

5. I have perused the charge-sheet. Most of the public witnesses, who are stated to be eye witness, examined till today, have not supported the case of the prosecution.

There is one previous involvement of the applicant/accused which is of the year 2007. Applicant is running in J/C since 21.11.2021. Co-accused Sunil @ Sonu having similar role, as per the charge sheet, has already been enlarged on bail by Hon'ble High Court vide order dated 21.04.2026. It has also been observed by Hon'ble High Court that the alleged assault is not visible in CCTV frame.

6. In view of the discussion made above, no purpose would be served by keeping the applicant/accused in further custody, the applicant/ accused Hukum Chand @ Monu is admitted to bail on his furnishing a personal bond in the sum of Rs.50,000/- with one surety in the like amount, who is permanent resident of Delhi/NCR, to the satisfaction of concerned Ld. MM/Link MM/Duty MM but subject to the following conditions:

(a) The applicant/accused shall attend the court

- proceedings regularly.
- (b) That in case of change of his residential addresses, he shall intimate the Court about the same.
  - (c) The accused shall not leave the country without prior permission of the Court.
  - (d) The accused shall not indulge into similar offence in the event of release on bail.
  - (e) The applicant/accused shall not try to contact or influence the witnesses, in any manner, directly or indirectly.

Application stands disposed off.

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

8. 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.

**(VANDANA)**  
**Addl. Sessions Judge-02(North)**  
**Rohini Courts Delhi**  
**07.05.2026**