

IA No.10/25 in SC No. 692/2019  
STATE Vs. Rahul @ Moni  
FIR No. 264/2018  
P.S. Crime Branch  
U/s 25/54/59 Arms Act IPC

**06.06.2025**

**This is the first regular bail application under Section 483 BNSS moved on behalf of applicant/accused Rahul @ Moni.**

Present:- Mr. Vineet Dahiya, Ld. Additional PP for the State.

Sh. Sidhanth Mor and Sh. Rohit Antil, ld. counsels for applicant/accused.

Reply to the bail application has been filed. Copy supplied.

Various grounds for seeking bail have been mentioned in the application, which have been duly considered, however, the same are not being reproduced herein for the sake of brevity.

1. Brief facts of the case are that on 22.10.2018 an information was received that a person namely Rahul @ Moni involved in a murder case is hiding in the area of Holambi Kalan, if raid is conducted, he can be arrested. That at around 4.30 p.m. the person identified was apprehended and in taking his search a country made pistol and three live cartridges were recovered. He was also found in possession of loaded desi katta. That illegal arms so recovered were seized and the accused was arrested in the present case.

2. It is argued by Ld. Counsels for the applicant/ accused that the applicant/accused is innocent and he has been falsely implicated in the present case. It is submitted by ld. counsels for accused that accused is running in JC since 22.10.2018. It is further stated that the present FIR is offshoot of FIR No. 566/2018, PS Mukherjee Nagar, U/s 302/307/120B/109 IPC etc., wherein applicant/accused has already been granted bail by Hon'ble High Court vide order dated 20.05.2025. Ld. counsel has filed the copy of the same along with bail application. It is prayed that applicant/accused be enlarged on bail.

3. Per contra, Ld. Addl. PP for the State vehemently opposed the bail application and argued that the allegations against the applicant/accused are serious in nature. It is further argued that number of antecedents of the applicant/accused and he is a habitual criminal. It is further submitted that in view of the over all incident, the present application is liable to be dismissed.

5. Arguments heard. Record perused.

6. The FIR is of the year 2018 and accused has been running in JC since 22.10.2018. Material prosecution witnesses have already been examined. Applicant/accused has already been granted bail by Hon'ble High Court vide order dated 20.05.2025 in FIR No. 566/2018, PS Mukherjee Nagar, U/s 302/307/120B/109 IPC.

8. Seeing the totality of the facts and circumstances of

the case, applicant/accused **Rahul @ Moni** is hereby enlarged on bail on furnishing of bail bond for a sum of Rs.25,000/- with one surety of the like amount, who is permanent resident of Delhi/NCR, to the satisfaction of the court/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.

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

10. Copy of the order be given *dasti* to the Ld. Counsel for the applicant 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**  
**06.06.2025**