

IA No. 1/2026 in SC No. 6891/2025
State Vs. Chander Dev @ Chandru
FIR No. 387/2025
PS Shahbad Dairy
U/s. 103(1)/238/3(5) BNS

17.03.2026

This is an application under Section 483 BNSS for grant of regular bail moved on behalf of the accused / applicant namely Chander Dev @ Chandru .

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

Sh. Lal Ji Tiwari, Ld. Counsel for the accused / applicant.

IO Inspector Mahendra Kumar is present.

Reply filed.

1. It was argued by Ld. Counsel for the applicant/accused that accused / applicant has been running in JC 23.05.2025 and has been falsely implicated in the present case. It has been further argued that the investigation in the present matter has already been completed and charge sheet has been filed. It was argued further that nothing incriminating has been recovered from the possession or at the instance of the applicant / accused. It was further argued by the Ld. Counsel for the accused / applicant that there is no allegation of beatings to the deceased against the accused / applicant. It was argued further that there was oral arguments which took place between the accused / applicant and the deceased. It was further argued 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.

2. On the other hand, Ld. Substitute Addl. PP for the State vehemently opposed the bail application and argued that allegations against the applicant are serious in nature and if applicant is released on bail, he may threaten the witnesses and he may also jump the bail and prayer is made for dismissal of the bail applications.

3. I have heard Ld. Counsel for the applicant/accused and Ld. Substitute Addl. PP for the State as well as perused the report filed by the IO.

4. As per MLC, two injuries were found on right and left parietal region posteriorly on the person of deceased. The cause of death has been stated, "*due to ante mortem head injury*". Further, from the statements of the witnesses namely Sh. Ashok, Chinki and Sanjeet Dabas, it clearly reflects that the deceased was beaten by the accused / applicant.

Further, matter is at the initial stage. Charge is yet to be framed. Further, all the material / public witnesses alongwith other witnesses are yet to be examined. The allegations against the accused / applicant are serious in nature. The accused / applicant has played an active role in the commission of offence. There is every possibility if release he may threaten the said witnesses or jump the bail.

5. Seeing the totality of the facts and circumstances and owing to the gravity of the offence and in view of the abovesaid observations, no ground for bail is made out at this stage.

6. Bail application is **dismissed** and disposed off accordingly.

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
17.03.2026