

Bail Matters 569/2026
STATE NCT OF DELHI Vs. DEVENDER
CHAUHAN ALIAS MANOJ
FIR No. 650/2025 (Bharat Nagar)
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23.03.2026

Both regular stenographers are on leave today.

Present : Sh. K D Pachauri, Ld. Addl. PP for the State.

Ms. Tanu Gaur. Ld. Counsel for applicant/accused Devender
@ Manoj.

1. This is the bail application under Section 483 BNSS for grant of bail, moved on behalf of applicant/accused Devender Chauhan @ Manoj.

2. Facts of the case in brief are that on 12.12.2025 at about 3:30 am, an altercation took place between complainant and one person and one of the boys struck complainant with piece of brick/bottle and forcibly removed complainant's mobile phone iQZ3 5G, cash amounting to Rs. 8000-9000/-, Canara Bank ATM card and aadhar card from his pocket pant and accused and co-accused caught hold of him and thereafter, assaulted complainant's companion Kamal, who fled away from the spot. Further, during investigation, accused Kartik @ Babu, Mohan Raj @ Mogan and Devender Chauhan @ Manoj were apprehended on the information of secret informer.

3. It is submitted by Id. Counsel for applicant/accused that accused has been erroneously named in FIR based on false and baseless allegations due to enmity and misconception. It is further submitted that

accused is in JC for more than 03 months. She further submitted that co-accused has already been granted bail vide order dated 26.02.2026.

3. It is submitted by the Ld. Addl. PP for the State that accused in connivance with his associates intentionally committed the said offence and if released on bail, there is a strong likelihood that he may threaten or influence the complainant and other witnesses, tamper with evidence, indulge in similar criminal activities or abscond from jurisdiction of this court. Hence, submitted that the bail be dismissed.

4. Heard. Perused.

5. Considering the fact that co-accused against allegations are of Section 397 IPC has already been granted bail and role of the present applicant is lessor than co-accused and also considering the custody period of applicant and also considering that recovery has also been made and there is no previous involvement of the applicant, I am of the view that no purpose will be served by keeping the applicant/accused in custody. Therefore, the application is allowed. applicant/accused Devender Chauhan @ Manoj is admitted to bail on furnishing personal bond in sum of Rs. 10,000/- with one surety of the like amount subject to the conditions that:

(a) Applicant/accused shall not commit the same offence again & must not threaten the witnesses;

(c) Applicant/accused shall provide his fresh address by way of an affidavit in the Court after his release and in case of any change in his address shall inform the Court;

(c) Applicant/accused shall appear on each and every date of hearing

before the Court.

6. Application stands disposed off. Copy dasti. Copy of this order be also sent to Jail Superintendent.

(SHIVAJI ANAND)
ASJ-II/SPECIAL JUDGE NDPS/
NORTH-WEST/ROHINI COURTS/
DELHI/23.03.2026