

CNR No. DLNW01-003237-2025  
SC 219-25  
State v. Anil @ Toni  
FIR No. 157/21  
PS Begumpur  
u/s. 307/186/353 IPC & 25/27 Arms Act

26.09.2025

**Present:** Sh. G.S. Guraya, Ld. Chief Public Prosecutor for State.

**Accused Anil @ Toni with Sh. Mahesh Kumar Malawat, Advocate** and filed application for cancellation of NBWs; process under Section 84 BNSS and restoration of previous surety.

Heard. Perused.

On absence of accused on 28.05.2025, accused was directed to place on record requisite documents of illness of his brother and his travel to Rajasthan; in failure of which, NBWs were issued against the accused.

On 21.07.2025 again, accused absented and NBWs were received back with report that accused is not residing at the given address and his sister-in-law Poonam reported to executing official that accused is not residing with them. Surety Kajal did not appear despite service of notice, resulting in issuance of warrants of attachment of surety amount.

In the application filed today, there is mention that accused got late on 21.07.2025 due to traffic jam on way.

There was no impediment in way of accused to move an application on 21.07.2025 or within couple of days thereafter for seeking appropriate remedy for cancellation of coercive process and the same was not done.

- 2 -

The reasons put forth for absence of accused on previous dates of hearing do not appear to be justified and the application of accused being devoid of merits, is rejected.

Accused be sent to Jail.

Case be fixed for arguments on charge on **15.10.2025**.

(Gurvinder Pal Singh)  
Principal District & Sessions Judge (NW)  
Rohini Courts, Delhi/26.09.2025/sb