

**IN THE COURT OF SH. VIRENDER KUMAR BANSAL
PRINCIPAL DISTRICT & SESSIONS JUDGE
NORTH-WEST DISTRICT: ROHINI COURTS: DELHI**

CNR No. DLNW01-008531-2024

SC 722-24

FIR No. 481/24

PS Raj Park

U/s. 309(4)/311/3(5) BNS & 25/27 Arms Act
State v. Karanpal Singh @ Bhajji & Anr.

20.02.2025

File taken up today on an application for bail u/s.483 BNSS moved on behalf of applicant/accused Karanpal Singh @ Bhajji s/o Ranjeet Singh.

Present: Ms. Sandeep Kaur, Ld. Substitute Addl. PP for State.

Sh. Ashish Dahiya, CLADC for applicant/accused Karanpal Singh @ Bhajji.

Reply filed on behalf of the IO/SI Bir Singh.

Arguments heard on bail application.

(Bail Order)

Ld. Counsel for the applicant/accused submitted that applicant/accused is in JC since 14.07.2024 in this case. The investigation is complete, nothing has been recovered from the applicant/accused. Recovery has been planted upon the applicant/accused. Charge sheet has already been filed, charges have already been framed and as such the applicant/accused is no more required. It is also submitted that co-accused has already been granted bail by this court. No purpose will be served by keeping him in custody. It is prayed that he be released on bail.

2. Ld. Substitute Addl. PP has opposed the bail application and submitted that in this case the applicant herein alongwith his co-accused used the knife and robbed the complainant. It is further submitted that the complainant as well as other witnesses are yet to be examined and there are chances that the applicant may abscond or may threaten the witness. He may not be granted bail.

3. I have gone through the record.

4. In view of the facts and circumstances of the case and the fact that co-accused has already been granted bail, **it is ordered that the applicant/accused Karanpal Singh @ Bhajji s/o Ranjeet Singh be released on bail on his furnishing personal bond in the sum of Rs.40,000/- with one surety in the like amount, on the following conditions:**

i) That the applicant/accused will supply his mobile number(s) to the IO of the case, which should be always working and he shall share his phone live location as and when required by the IO.

ii) That the applicant/accused shall not visit the vicinity in which the offence took place and that he shall not create any kind of impediment in the trial.

iii) That the applicant/accused shall not try to contact or influence the witnesses directly or indirectly.

iv) That, in case, it is prima facie brought to the notice of the Court that the applicant/accused is violating the abovesaid conditions, the bail granted to him shall be liable to be cancelled.

5. **List on the date already fixed i.e. 28.03.2025 for PE.**
Copy of this order be sent to the concerned Jail Superintendent,
for information and compliance. Copy of the order be also given
dasti.

(Virender Kumar Bansal)
Principal District & Sessions Judge (NW)
Rohini Courts, Delhi/20.02.2025/sb