

**IN THE COURT OF MS. NISHA SAHAY SAXENA
PRINCIPAL DISTRICT & SESSIONS JUDGE :
NORTH-WEST : ROHINI COURTS : DELHI.**

CNR No. DLNW01-008531-2024
SC No. 722/24
State Vs. Karanpal Singh @ Bhajji
FIR No. 481/24
PS : Raj Park
U/s 309(4)/311/3(5) BNS & 27/25 Arms Act

Order on bail application of accused Karanpal Singh @ Bhajji

18.03.2026

This is an application u/s 483 BNSS moved on behalf of the applicant / accused Karanpal Singh @ Bhajji for grant of bail.

Arguments have been addressed by Sh. P. K. Samadhiya, Ld Additional Public Prosecutor for State and Ms. Tannu, Ld. counsel for applicant / accused.

The allegations against the applicant / accused Karanpal Singh @ Bhajji are to the effect that he along with his co-accused Kamal @ Kamla, in furtherance of their common intention, robbed the complainant Vinod Singh of his mobile phone, Rs. 1500/- and his Aadhar Card.

Perusal of the record reveals that vide order dated 20.02.2025, the applicant / accused was granted bail and thereafter on 25.02.2026 he absented himself, which resulted in issuance of NBWs against him. Subsequently, the applicant / accused Karanpal Singh @ Bhajji was taken into custody on 12.03.2026 and since then he is in JC.

Ld. counsel for applicant / accused submits that the

applicant / accused shall regularly appear before the court and shall abide by all the terms and conditions imposed by the court, if enlarged on bail.

Considering all the facts and circumstances of the case, the present application is allowed and applicant / accused Karanpal Singh @ Bhajji is directed to be enlarged on bail on furnishing a personal bond in the sum of Rs. 40,000/- with one surety in the like amount, subject to 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.
- ii) That the applicant/accused will not threaten or influence the prosecution witnesses or tamper with evidence or create any sort of impediment in the trial etc.
- iii) That the applicant/accused will not indulge in any anti-social activity.
- iv) That the applicant/accused will not leave the country without prior permission of the court.

Copy of this order be sent to the concerned Jail Superintendent. The present bail application accordingly stands allowed.

As prayed, a copy of this order be given dasti to Ld. counsel for applicant / accused.

Now to come up on the date already fixed i.e. 25.03.2026.

(Nisha Sahay Saxena)
Principal District & Sessions Judge (NW)
Rohini Courts, Delhi (k)