

23.

BAIL SC/751/2021 (IA-15)

ST VS RAHUL @BONDA

FIR No. 13/2021

PS MAURYA ENCLAVE

12.01.2026

Regular PP for the State is on leave today

Present : Sh. Ravi, Ld. Substitute PP for the State.

Sh. Lakshay Yadav, Ld. Counsel for applicant/accused.

1. This is an application under Section 483 BNSS for grant of bail, moved on behalf of applicant/accused Rahul @ Bonda.

2. Facts of the case in brief are that on 14.01.2021, when complainant was on duty as security guard at HD-7, Reliance Jewellery store at about 04.00 AM, 6-7 persons came in a grey colour car armed with desi katta, knife and iron rod and threatened him. After that, they broke the shutter gate and glass door with the help of iron rod and broken into showroom and looted approximately 3.5 kg gold jewellery and ran away towards Ashiana Chowk.

3. It is submitted by Ld. Counsel for applicant/accused that applicant is in JC since 19.01.2021. The applicant is innocent and has been falsely implicated in the present case. It is submitted that the sole eye witness and complainant has not supported the prosecution case and that no

recovery has been effected from the accused. It is also submitted that applicant has been incarcerated for a prolonged period and that has deep roots in society and there is no apprehension of his tampering with the evidence. It is also submitted that accused Petu @ Sheikh has already been granted bail by this Hon'ble Court.

4. It is submitted by the Ld. Addl. PP for the State that as per report of IO, the role of present accused is that looted jewellery with tag was recovered from his home on the instance of abovesaid accused and applicant was driving the stolen car used by accused persons to commit the dacoity. Hence, submitted that the bail be dismissed.

5. Heard. Perused.

6. Considering that the applicant is in JC since 19.01.2021 and also considering that the recoveries have already been made and also considering the special circumstances 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 is admitted to bail on furnishing personal bond in sum of Rs. 30,000/- with two sureties of the like amount subject to the conditions that:

(a) Applicant/accused shall provide his all mobile numbers to IO and keep them switched on at all time;

(b) Applicant/accused shall not commit the same offence again;

(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;

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

before the Court.

7. 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/12.01.2026