

SC/751/2021(IA-16)

State Vs. Abdul Hakam

FIR No. 13/2021

PS Maurya Enclave

28.03.2026

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

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

2. It is submitted by Ld. Counsel for applicant/accused that TIP of main witness has failed and applicant was not even at the spot of the incident and nothing has been recovered from him. It is submitted that investigation in the present case is complete and applicant is in JC since 18.04.2023. The applicant is innocent and has been falsely implicated in the present case. It is submitted that nothing has been recovered from the possessio of the accused and charge sheet has been filed. It is also submitted that the main accused Petu @ Sheikh has already been granted bail by this Court. Hence, bail is sought on the ground of parity. It is submitted that applicant is innocent having no nexus with commission of alleged offence and has been falsely implicated.

3. It is submitted by the Ld. Addl. PP for the State that as per report of IO, the role of present accused robbed Rs. 1.38 Crores of cash, huge jewellery and three mobile phones and accused was seen in CCTV Footage while taking DVR of CCTV installed at the place of incident.

Hence, submitted that the bail be dismissed.

4. Heard. Perused.

5. Considering that the recoveries have already been made and investigation is almost complete and that co-accused Petu @ Sheikh has been granted bail by this Court, 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.

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/03.02.2026