

37.

BAIL SC/838/2025

ST VS SONU@LALA

FIR No. 650/2025

PS SULTANPURI

20.05.2026

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

Sh. Basant Kumar, Ld. Deputy LADC for applicant/accused.

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

2. It is submitted by ld. Counsel for applicant/accused that applicant Sonu @ Lala was arrested on 21.09.2025 and has been falsely implicated in the present case. It is submitted that nothing has been recovered from the possession of applicant and as per prosecution story applicant was alleged found in possession of 5 gms of heroine/smack which is intermediate quantity and is very much close to small quantity. It is submitted that there is no public witness in the present case and despite the fact that alleged recovery has taken place at public place and applicant has clean antecedents and not involved in any kind of similar offence. It is submitted that it is settled proposition of law had just completed 18 years of aged and is therefore, in prime of his youth and there is grave danger to his welfare. It is submitted that it is settled proposition of law that "bail is rule and jail is exception" same has been reiterated in Satendra Kumar Antil Vs. CBI Anr (MA 1849 of 21). It is submitted that accused applicant undertakes to abide by all the terms and conditions.

3. It is submitted by the Ld. Addl. PP for the State that as per report of IO, recovery of psychotropic substance/drugs the position of accused person and offence committed by him is heinous and grave in nature. It is submitted that case is under trial and FSL result is pending and applicant may commit the same offence in future and may jump bail. It is submitted that accused has previous involvement in NDPS Case but the same pertains to small quantity of contraband. Hence, submitted that the bail be dismissed.

4. Heard. Perused.

5. Considering the fact that quantity of contraband recovered from the accused is nearing small quantity and considering the custody period of the accused and the fact that no purpose would be served by keeping the applicant in JC, 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. 10,000/- with one surety of the like amount subject to the conditions that:

(a) Applicant/accused shall not commit the same offence again & must not threaten the witnesses;

(b) 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;

(c) 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/20.05.2026