

Bail Matters 435/2026
STATE Vs. MUNNA ALIAS SANJAY
FIR No. 137/2020
PS Anand Parbat

16.03.2026

Present: Sh. Subhash Chauhan, Ld. Chief PP for the State.
Ms. Urmila Kumari and Md. Iliyas, Ld. Counsels for applicant/accused.
SI Deepanshu on behalf of PS Anand Parbat.

This is an application u/s 483 of BNSS filed on behalf of the applicant/accused Munna @ Sanjay for grant of bail. Reply to the bail application filed. Copy supplied. Arguments heard. Clarifications sought.

TCR also received from the concerned Court. Same is gone through.

Ld. Counsel for the applicant/accused submitted that accused is innocent and falsely implicated in the present case. Ld. Counsel further submits that earlier the accused was on bail, however, due to his absence, NBWs were issued against him on 26.07.2025. Ld. Counsel further submit that accused remained in judicial custody in another case bearing FIR No. 75/2025, PS Mandir Marg, Delhi from 30.07.2025 to 13.09.2025 and due to this reason, he was not aware of the next date of hearing in the present case. Ld. Counsel further submits that upon came to know about the status of present case, accused himself appeared before the court on 13.01.2026 but on the said date of hearing, he was taken on judicial custody. Ld. Counsel submits that accused will be careful in future and assured for his regular appearance in

contd...

the present case. With these submissions, prayer is made for grant of bail.

Ld. Chief PP for State has strongly opposed the present bail application on the ground that the allegations against the applicant/accused are serious in nature and prays for the dismissal of the same.

Record reveals that earlier the accused was on regular bail and due to his absence, coercive action of NBWs and process u/s 82 of Cr.P.C was initiated to compel his appearance. Record further reveals that accused himself has appeared on the date of hearing, before the Court on which process u/s 82 of Cr.P.C was initiated. The accused was taken into judicial custody on the same date i.e. 13.01.2026 and since then accused is in JC. The accused is charge-sheet for the offence u/s 356/379/411/34 IPC. The Charge is yet to be framed in the present case. The conclusion of the trial shall take considerable time.

Considering the facts and circumstances of the present case, keeping in view the submissions and without reflecting much on the merits of the case, at this stage, the applicant/accused is admitted to bail upon furnishing of personal bond in sum of ₹15,000/- with one local surety of the like amount subject to the satisfaction of the concerned Court/Ld. JMFC/Link JMFC/Duty JMFC upon following conditions:

1. That the accused will not jump the bail and will appear in the court regularly.
2. That accused shall not indulge into similar offence or any other offence in the event of release on bail.

Contd...

3. That accused shall not tamper/influence any evidence/witness in any manner.

4. That in case of change of residential address, accused shall intimate the court about the same within a week.

Nothing stated hereinabove shall tantamount to be an expression of final opinion on the merits of the case. With above observations, application stands disposed off accordingly.

Copy of the order be given dasti, as prayed for. Copy of the order be also sent to the concerned Jail Superintendent.

TCR be sent back to the concerned Court.

(Satvir Singh Lamba)
ASJ/Special Judge (NDPS(West))
THC/Delhi/16.03.2026