

SC 558/2025
STATE Vs. OMVEER & ORS.
FIR no.637/2025
PS NIHAL VIHAR

12.01.2026

This is an application u/s 483 of BNSS filed on behalf of the applicant/accused Jaiveer for grant of bail.

Pr: Sh. Subhash Chauhan, Ld. Chief PP for the State.
Ld. Counsel for the applicant/accused.
IO SI Rajesh Kumar Koli not present

File perused. Heard.

Reply filed on behalf of the IO. Copy supplied. Arguments heard. Clarifications sought.

It is submitted by Ld. Counsel that accused/applicant is innocent and has been falsely implicated in the present case. It is further submitted that the applicant/accused was arrested on 08.12.2025 and since then he is in JC. It is further submitted that the applicant/accused has nothing to do with the alleged offence and name of the applicant/accused was revealed only on the basis of disclosure statement of the co-accused. It is further submitted that nothing is recovered from the possession of the accused/applicant or at his instance. It is further submitted that the investigation has already been completed and the applicant is no more required for further investigation in the present case.

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

On the other hand, Ld. Chief PP for the state has strongly opposed the present bail application of the applicant on the ground that the allegations against the accused are serious in nature.

Brief facts of the case are that in the present case on 22.08.2025 the co-accused Ombir was apprehended on the basis of suspicion and 62 Buprenorphine Tablets and 396 Pheniramine Maleate Injection Vials (Avil 10 ml each) along with cash of Rs.82,800/- were recovered from his possession. During investigation he disclosed that Jaiveer and Parveen Hudda had supplied him the said contraband. Applicant/accused is in JC since 08.12.2025. Nothing incriminating has been recovered from the possession of the accused or at his instance. In the present case, the investigation has already been completed and chargesheet has already been filed. Accordingly, without reflecting much on the merits of the case, at this stage and keeping in view the totality of facts and circumstances of this case, the applicant/accused is admitted to bail upon furnishing of personal bond in sum of Rs.20,000/- along with one surety in the like amount on the following conditions:

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- i) That the accused will not jump the bail and will appear in the court regularly.
- ii) That accused shall not indulge into similar offence or any other offence in the event of release on bail.
- iii) That accused shall not tamper/influence any evidence/ witness in any manner.
- iv) That in case of change of residential address, accused shall intimate the court about the same within a week.
- v) That accused shall not leave the country without permission of Court.

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.

**(SATVIR SINGH LAMBA)
ASJ/SPECIAL JUDGE (NDPS),
WEST DISTRICT, DELHI/12.01.2026**