



UPPB010011782026

COURT OF SESSIONS JUDGE, PILIBHIT

Present:- Ravindra Kumar-IV

H.J.S., UPID No.- 2014

Regular Bail Application No. 370/2026

- 1- Akeel Ahmad S/o- Munne,
- 2- Rizwan S/o- Fida Husain,
Both R/o- Mohalla Islamnagar, Nai Basti, Ward No.-7, Khatima,
Uttarakhand.
- 3- Deepak Gupta S/o- Horilal,
R/o- Mohalla Shivnagar, Mandir Shergarh, Bareilly.

Vs.

State of UP

Case/ Crime No.- 65/2026

U/S- 317(2), 305(a), 331(4) of B.N.S.

P.S.- Sungarhi, District- Pilibhit

Dated- 10.03.2026

1. This Regular Bail Application has been moved by the aforesaid Applicants/Accused, in the above-said Case/Crime, wherein F.I.R. is dated 17.02.2026, incident is shown of same day.
2. As per the FIR, Complainant Shri Harish Kumar reported to Police that on 15.02.2026 in the night around 12.30 A.M., he along with his whole family, had gone to Neel Dev Hospital, Patel Nagar, Bareilly. On 17.02.2026 around 5.00 A.M., his neighbour had informed him on phone that the locks of his house were broken and the house was open. After receiving the information, when he reached home, he saw that the locks of all the doors and cupboards were broken, all cash, ornaments of gold and silver therein, were missing.
3. Ld. Counsel for the Applicants/Accused has vehemently argued that the Accused are innocent persons from all accounts and they were not named in the FIR, they have been framed in the instant case falsely. Applicants/Accused had not stolen any cash and jewellery. No recovery has been made/effectuated from them. They are lingering in jail since 23.02.2026. They be kindly admitted to Bail.
4. While vehemently opposing the Bail, Prosecution has argued that Applicants/Accused had stolen a heavy amount of cash, gold and silver jewellery. If the Applicants/Accused are enlarged on bail, they would repeat the offence, misuse the liberty again and will also tamper with prosecution evidence. Therefore, their Bail Application is only liable to be rejected as the Applicants are having criminal history also.

5. Heard the learned counsel for the Accused and Prosecution and perused the record available.
6. In this case, though, investigation is pending. Stolen cash and jewellery have been recovered. Applicants/Accused were not named in the FIR. They are in Jail since 23.02.2026. In these facts & circumstances, without commenting upon the merits of this case, the Applicant/Accused be released on Bail, "As Bail is rule & Jail is exception". Hence, this Bail Application is accordingly allowed.

Order

The Applicants/Accused Akeel Ahmad, Rizwan and Deepak Gupta, be enlarged on Bail in the above-said Case/Crime, on furnishing a Personal Bond in sum of Rs. 1,00,000/- (One Lac) and two reliable Local Sureties in the like amount, to the satisfaction of concerned Court/Magistrate. The Accused shall be released on bail subject to verification of sureties and upon the terms and conditions mentioned hereunder:-

- (i) That, the Applicants/Accused shall furnish an undertaking to the effect that he shall not induce the prosecution witnesses and further shall not move any adjournment application, baselessly to hinder the trial.
- (ii) That, the Applicants/Accused shall remain personally present in the Court on every important date i.e. at the stages of framing of Charge, Statement of Accused and on Pronouncement of Judgment etc.

Dated- 10.03.2026

(Ravindra Kumar- IV)
UPID2014
Sessions Judge,
Pilibhit