

IN THE HIGH COURT OF JUDICATURE FOR RAJASTHAN
JAIPUR BENCH, JAIPUR
ORDER

S.B. Cr. Misc Bail Application No. 8406/2010
Dharam Singh Vs State of Rajasthan through PP

31.8.2010

HON'BLE MR. JUSTICE MN BHANDARI

Present – Mr Sher Singh, brother of petitioner

BY THE COURT:

It is stated that allegations against petitioner is for causing injury to the injured by sharp edged weapon, whereas, medical report of injured Hukam Singh shows injury by blunt object. Co-accused have already been granted bail which includes Heera Singh. Petitioner is serving in Indian Army. No injury is found dangerous to life. In view of aforesaid, petitioner may be enlarged on bail.

After considering submissions made at the Bar, without expressing any opinion on merits of the case, which may otherwise affect outcome of the trial, looking to the facts of this case, I am of the view that petitioner deserves to be enlarged on bail.

Accordingly, the bail application is accepted and it is directed that accused-petitioner namely; Dharam Singh may be

enlarged on bail under section 439 CrPC in FIR No. 62/2007 registered at Police Station – Beawar Sadar, Ajmer for offence under Section/s 323, 452, 427, 336, 148, 325 and 307 IPC provided, he furnishes a personal bond in the sum of Rs.40,000/- together with one surety in the like amount to the satisfaction of learned trial Court for his appearance before that Court on all subsequent dates of hearing and as and when called upon to do so.

(MN BHANDARI), J.

bnsharma