

HIGH COURT OF JUDICATURE FOR RAJASTHAN
BENCH AT JAIPUR



S.B. Criminal Miscellaneous Bail Application No. 8806/2025

Baiju @ Baijnath S/o Shri Mangi Lal, Aged About 24 Years, R/o Mangren, Kala Thana- Gadibajna, District Bharatpur. (Presently Petitioner Is In Subject Bayana District Bharatpur).

----Petitioner

Versus

State Of Rajasthan, Through PP

----Respondent

For Petitioner(s) : Mr. Rajendra Sharma

For Respondent(s) : Mr. N.S. Dhakar, PP with
Mr. Tapesh Agarwal, PP

HON'BLE MR. JUSTICE ANIL KUMAR UPMAN

Order

31/07/2025

1. The instant bail application has been filed under Section 483 of B NSS on behalf of the petitioner, who has been arrested in connection with FIR No.353/2023 registered at Police Station Roopbas, District Bharatpur for the offence punishable under Section 457 of IPC.

2. Learned counsel for the petitioner submits that petitioner has falsely been implicated in this case. Counsel submits that alleged offence is triable by Magistrate. It is contended that trial will take considerable time in its conclusion. Counsel submits that petitioner is in custody since long and further custody of the petitioner would not serve any fruitful purpose.

3. Learned Public Prosecutor opposes the submissions made by counsel for the petitioner and submits that petitioner is a habitual offender as 6 other cases have been registered against him.

4. I have considered the contentions.
5. Having regard to the totality of the facts and circumstances of the case; considering the arguments advanced by learned counsel for the petitioner, especially considering the fact that alleged offence is triable by Magistrate and trial will take considerable time in its conclusion as well as looking to the period of custody, but without commenting anything on the merits/demerits of the case, I deem it fit and proper to allow this bail application.
6. The bail application is accordingly allowed and it is directed that accused-petitioner- **Baiju @ Baijnath S/o Shri Mangi Lal** shall be released on bail provided he furnishes a personal bond in the sum of Rs.50,000/- (Rupees Fifty Thousand only) together with two sureties in the sum of Rs.25,000/- (Rupees Twenty Five Thousand only) each to the satisfaction of the learned Trial Court with the stipulation that he shall appear before that Court and any court to which the matter is transferred, on all subsequent dates of hearing and as and when called upon to do so.
7. It is made clear that the accused-petitioner shall not involve in any other offence(s) during currency of the bail and he shall mark his presence in first week of every month in the concerned police station.
8. Concerned SHO is directed to maintain a register recording the attendance of the petitioner. In case the petitioner fails to mark his presence in the concerned police station, the concerned SHO is directed to immediately report the matter to the concerned Court in this regard.

9. Office is directed to send a copy of this order to the concerned SHO for compliance.

10. If any breach of these conditions is reported or come to the notice of the Court, the same shall alone be a reason for the trial court to cancel the bail granted to him by this Court.

11. The observations made hereinabove are only for decision of the instant bail application and would not have any impact on the trial of the case in any manner.

(ANIL KUMAR UPMAN),J

pcg/363