

# Bablu @ Manjar vs The State Of Madhya Pradesh on 25 February, 2025

**Author: Maninder S. Bhatti**

**Bench: Maninder S. Bhatti**

NEUTRAL CITATION NO. 2025:MPHC-JBP:8889

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IN THE HIGH COURT OF MADHYA PRADESH  
AT JABALPUR  
BEFORE  
HON'BLE SHRI JUSTICE MANINDER S. BHATTI  
ON THE 25th OF FEBRUARY, 2025  
MISC. CRIMINAL CASE No. 5603 of 2025  
BABLU @ MANJAR  
Versus  
THE STATE OF MADHYA PRADESH  
Appearance:  
Shri B.K. Shukla - Advocate for the applicant.  
Shri Y.D. Yadav - Government Advocate for the respondent/S

## ORDER

This is first application under Section 483 of Bhartiya Nagrik Suraksha Sanhita, 2023 has been filed on behalf of the applicant for grant of regular bail in connection with FIR No. 628/2024 dated 06.09.2024 registered at Police Station Seoni, District Seoni for the offence punishable under Sections 4/9 & 5/9 of Govansh Pratishedh Adhiniyam, Section 11(1)(I) of Prevention of Animal Husbandry Act, Sections 109, 325, 3(5) of Bhartiya Nyay Sanhita, 2023 and Sections 66, 192 & 184 of Motor Vehicle Act.

2. Learned counsel for the applicant contends that the allegations against the applicant are that he was driving the truck bearing registration No. WB-23-F-6909 in which 32790 kgs of meat, bones and ribs of livestock were being transported and it is being alleged that when the police made an attempt to stop the alleged truck, the present applicant drove the vehicle rashly and negligently. It is contended by the counsel that the applicant is in custody since 05.09.2024 and charge sheet in the matter has already been NEUTRAL CITATION NO. 2025:MPHC-JBP:8889 2 MCRC-5603-2025 filed. Co-accused persons, namely, Mohd. Jalal and Mohd. Subhan have already been released on bail by this Court vide common order dated 17.12.2024 in M.Cr.No.50402/2024 and M.Cr.C.No.50395/2024 respectively. Other co-accused person, namely, Mustafa Ahmad has also been released on bail by this Court vide order dated 20.01.2025 in M.Cr.C.No.776/2025. Therefore, counsel submits that applicant deserves to be enlarged on bail as the seizure has already been made.

3. On the other hand, learned counsel for the respondent/State has opposed the prayer of bail and submitted that applicant along with other co- accused persons were transporting huge quantity of meat of livestock with bones and ribs, therefore, taking into consideration the conduct of the applicant, the present applicant deserves to be dismissed.

4. Heard the submissions advanced on behalf of the parties and perused the case diary.

5. A perusal of the case diary it reflects that the applicant is in custody since 05.09.2024 and charge-sheet in the matter has already been filed. Co- accused persons, namely, Mohd. Jalal and Mohd. Subhan have already been released on bail by this Court vide common order dated 17.12.2024 in M.Cr.No.50402/2024 and M.Cr.C.No.50395/2024 respectively and other co- accused, namely, Mustafa Ahmad has also been released on bail by this Court vide order dated 20.01.2025 in M.Cr.C.No.776/2025.

6. Thus, taking into consideration the totality of the circumstances of the case, this Court deems it to be a fit case to release the applicant on bail. Therefore, without commenting on the merit of the case, both the application NEUTRAL CITATION NO. 2025:MPHC-JBP:8889 3 MCRC-5603-2025 is allowed.

7. It is directed that the applicant- Bablu @ Manjar shall be released on bail on furnishing a personal bond in a sum of Rs.50,000/- (Rupees Fifty Thousand Only) with one surety in the like amount to the satisfaction of the trial Court concerned for his appearance before the said Court on all such dates as may be fixed by that Court in this regard during the pendency of trial.

8. It is further directed that the applicant shall comply with the provisions of Section 480(3) of BNSS.

(MANINDER S. BHATTI) JUDGE sp