

SC/286/2025  
CNR No.: DLET01-001930-2025  
Police Station: Laxmi nagar  
FIR No.: 359/2022  
State Vs. Nasreen

3.6.2025

Present: Sh. Gaurav Pandey, Ld. Additional PP for the State.  
Accused with a child aged about 2½ years in her lap is produced from J/C with Sh. Lalit Kumar, Advocate.  
IO/ASI Om Prakash Singh is present.

Ld. Additional Public Prosecutor that the final opinion of the doctor with respect to the nature of injury of the eye of injured has not yet been received and some more time has been sought for filing the said opinion along with the supplementary charge sheet. Request allowed.

Bail application of the applicant/accused is pending. Ld. Additional Public Prosecutor submits that an adjournment may be granted so that supplementary charge sheet may be filed. Request is declined as already much time has been granted.

Arguments on the bail application are heard. Ld. Additional Public Prosecutor has strongly opposed the bail application mainly on two grounds. First, due to throwing of acid, the eye of injured was totally damaged and therefore, offence is very serious. Second, the accused remained absconding after the offence for about 2 years.

I have considered the submissions. I agree that offence is very serious but at the same time this court cannot ignore the fact that she is having 2½ years old child, who is in jail with her since about two months. In such circumstances, keeping the application/accused in judicial custody is not a good option specially when the court is still awaiting supplementary charge sheet. **Accordingly, I admit the applicant/accused to bail on her furnishing personal bond and surety bond in the sum of Rs.20,000/- with one surety in the like amount.**

Put up for awaiting the supplementary charge sheet and arguments on charge on **16.7.2025**.

(Vinod Kumar)  
Principal District & Sessions Judge  
East District, KKD, Delhi/3.6.2025