

SC No. 720/2022  
State vs. Pawan Gupta & Ors.  
FIR No. 284/2020  
PS: Mandawali

## **ORDER ON SENTENCE**

Vide judgment dated 09.03.2026, all the three accused persons were convicted for offence under Section 308/34 IPC. The complainant Vikky has been produced from Kasna Jail and he stated that he does not want any compensation from the accused persons and has forgiven them after they tendered apology. The injured Vikky and accused persons are close relatives. Statement of the complainant is recorded.

I have heard counsel for accused persons and Addl.PP for State on the point of sentence and gone through the record.

As per record, the accused no. 1 Pawan Gupta and accused no. 2 Gagan Gupta have remained in custody for 20 and 22 days respectively during investigation. They have regularly appeared in the court and as per record, they are not previously involved in any other case. Even the report of Probation Officer is going in their favour.

After considering the facts and circumstances of the case, accused no. 1 & 2 are sentenced to the period already undergone whereas accused no. 3 Usha who is a woman and remained on anticipatory bail is ordered to undergo imprisonment till rising of the court. All the three accused persons are also directed to pay fine of Rs.5,000/- each, in default one month simple imprisonment.

The fine is deposited by the accused persons. Since the injured is not interested for any compensation amount, so this payment be deposited in the government account. Bail bonds of accused person are cancelled and their sureties are discharged. The documents of the sureties be returned.

Copy of the judgment and this order on sentence be given to the accused free of cost and file be consigned to record room.

(Ashwani Kumar Sarpal)  
Principal District & Sessions Judge  
East District, KKD Delhi/22.04.2026