

**SC No. 7/2024**  
**State v. Anjali**  
**FIR No. 713/2023**  
**PS New Usmanpur**

**20.01.2026**

Present: Sh. Abhishek Pandey, Ld. Addl. PP for the State.  
Ld. counsel for the applicant.

1. This is the bail application filed on behalf of the applicant/accused Anjali.

2. It is submitted by Ld. counsel for the applicant/accused that applicant is lying since 22.09.2023. It is further submitted that complainant has already been examined and further examination is deferred due to FSL and matter is now pending for her cross examination since last three dates. It is submitted that other co-accused are on bail. It is further submitted that there is no public witness in this case. Further, no purpose would be served by keeping her in custody as charge sheet is already filed. It is further submitted that complainant has mentioned that she had gone to the Court but she had not gone as her attendance is not mentioned in the order sheet on that date. Further, no bail is pending before Hon'ble High Court of Delhi.

3. On the other hand, Ld. Addl. PP for the State opposed the bail whereby submitting that victim has suffered severe injuries on her body parts. Further, the injuries would affect her entire life. Further, victim would not live her normal life now. It is further submitted that there are specific allegations against mother-in-law and inconsistencies, if any, are very trivial in nature.

4. Ld. Addl. PP for the State has also placed reliance on the judgment of Hon'ble Delhi High Court in "*Vaibhav Kumar Vs. State Through SHO Rajouri Garden*" *Bail Application No. 484/2025 dt. 28.02.2025*".

5. I have heard both the sides and gone through the record.

6. Brief facts of the case are that complainant had filed a complaint in CAW Cell against accused persons i.e. husband, mother-in-law and father-in-law. While cases were going on, victim was residing in her matrimonial home only. Further, on the relevant date and time, while she was in the house alongwith her 6 months old daughter, her mother-in-law threw acid on her. There are specific allegations of throwing acid against her mother-in-law only. Her statement to this aspect has remained consistent at all stages. She remained admitted in hospital for about 2 years. Further, as per opinion of doctor from Surgery Department, she suffered deep burn injury on chest, shoulder, neck, face and cheek.

7. Considering the gravity of offence and that such offences affect the society in general and their outcome has an impact on the entire society, hence, this Court is not inclined to grant bail, the same is hereby **dismissed**.

8. Application stands disposed off accordingly.

9. Copy of this order be given dasti.

(Twinkle Wadhwa)  
ASJ-02(NE)/ KKD/Delhi  
20.01.2026/nk