

SC No.56/2022  
STATE Vs. DEVENDER ETC.  
FIR No.67 /2015  
PS (Khajuri Khas)

11.04.2022

Present: Sh. A.K. Mishra, Chief. PP (Substitute) for the State.  
Both accused are present on bail with Sh. Sundeep  
Kumar, Ld. Counsel.

Heard.

Record perused.

The prosecution case is that, on 15.01.2015 at 1:22 pm at H.No. 11, Gali No. 1, Sherpur Village, Delhi, within the jurisdiction of PS Khajuri Khas, accused persons Narender (since deceased), Devender and Champa @ Neema, voluntarily caused hurt by hitting iron rod upon the head of husband of complainant Brijesh Kumar.

Ld. Counsel for accused persons contended that the proceedings have been fabricated and accused persons have been falsely implicated in the present case.

It is well settled principle of criminal law that, at the stage of framing of charge, it has to be seen as to whether there is prima facie sufficient grounds for proceeding against the accused or not.

Keeping in view the facts and circumstances of the case, prima facie, case for offence punishable under section 308/452/506/34 IPC is made out against accused Devender and Champa @ Neema.

Accordingly, charge for offence punishable under section 308/452/506/34 IPC is framed against accused Devender

and Champa @ Neema to which they pleaded not guilty and claimed trial.

Put up on 03.08.2022 for prosecution evidence.

Material prosecution witnesses be summoned for the next date.

(RAMESH KUMAR)  
Principal District & Sessions Judge/N-E/  
Karkardooma Courts/Delhi/11.04.2022