

IA No. 26/2026 in SC No. 181/2022
State Vs. Meena & Ors.
FIR No. 873/2021
PS S.P. Badli
U/s. 302/174A/34 IPC

25.02.2026

This is an application under Section 483 BNSS for grant of interim bail moved on behalf of the accused / applicant namely Meena.

Present: Dr. Sarita Rani, Ld. Addl. PP for the State.
Ld. Counsel for the accused / applicant.

Verification report with respect to examination of the daughter of the accused / applicant and medical verification report qua the son of the accused / applicant received.

1. The above said application has been moved on behalf of the accused / applicant on the ground of Board examination of 12th class of the daughter of the accused / applicant, which is going to be started from 26.02.2026 to 08.04.2026 as well as final examination of his son who is in 8th standard, and his examinations are going to be started from 10.02.2026 to 07.03.2026. It is further submitted by the Ld. Counsel for the accused / applicant that the son of the accused / applicant is also suffering from various medical issues. He also furnished the date sheet and admit card of both the children of the accused / applicant as well as medical documents of the son of the accused / applicant. It was further submitted by the Ld. Counsel for the accused / applicant that in-laws of the accused / applicant are old aged persons. It was further submitted that the husband of

the accused / applicant is also running in JC and no one is there in the family of the accused / applicant to look after her children. It was further submitted that applicant/accused will not flout any terms and conditions, if so imposed and she never misuse the liberty granted to her and will surrender well in time. It is prayed that a lenient view be taken.

2. Ld. Addl. PP for the State has strongly opposed the interim bail application owing to the gravity of the offence. Hence, prayer is made to dismiss the above said application.

3. I have heard Ld. counsel for the applicant / accused, Ld. Addl. PP for the State and also perused the report received from the IO.

4. In view of the report received from the IO, wherein, the factum of the examination of the daughter of the accused / applicant, which is scheduled for 26.02.2026 to 08.04.2026 as well as considering the medical condition of the son of the accused / applicant, without commenting upon the merits of the case and on humanitarian ground, the present application is allowed. The applicant / accused is accordingly granted interim bail till 08.04.2026 subject to furnishing personal bond and surety bond in the sum of Rs. 50,000/- each with one local surety of the like amount to the satisfaction of the Court/Duty MM/Area MM **but subject to the following conditions:**

- (a) The applicant/accused shall not try to contact or influence the witnesses in any manner, directly or indirectly.
- (b) The accused shall not indulge into similar offence in the event of release on bail.
- (c) The accused shall not tamper with the evidence.

(d) The accused shall provide his mobile number to the concerned SHO, on which he may be contacted, if required as per law and shall ensure that the said number be kept active and switched on all the time.

(e) The accused shall surrender himself before the concerned Jail Authorities after expiry the period of interim bail i.e. on 09.04.2026.

Application is disposed off accordingly.

5. *It is clarified that nothing stated herein shall tantamount to an expression of opinion on the merits of the case.*

6. Copy of the order be given *dasti* to the Ld. Counsel for the applicant/accused as well as be sent to concerned IO, concerned Jail Superintendent, Ld. Secretary, DLSA (North), through all possible modes, as per rules, by the court staff.

(VANDANA)
Addl. Sessions Judge-02(North)
Rohini Courts Delhi
25.02.2026