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* **IN THE HIGH COURT OF DELHI AT NEW DELHI**

+ CRL.A. 627/2025

NIKHIL DABAS

.....Appellant

Through: Mr. Sermon Rawat, Mr. Vikas
Rathee, Mr. Harshit Jain, Ms. Kimmi
Brara Marwaha, Advocates

versus

STATE(GOVT. OF NCT OF DELHI)

.....Respondent

Through: Mr. Utkarsh, APP for the State.

CORAM:

HON'BLE MS. JUSTICE CHANDRASEKHARAN SUDHA

ORDER

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21.04.2026

CRL.M.(BAIL) 661/2026

1. The present application has been filed under Section 430 of the Bharatiya Nagarik Suraksha Sanhita, 2023 on behalf of the appellant seeking interim suspension of sentence for a period of 06 weeks on the ground that the appellant has to take care of his grandmother who has sustained a fracture in her right hand.

2. The status report has been filed by the Station House Officer concerned in which paragraph no. 4 reads thus:-

“4. That an application was moved before the Hon'ble High Court of Delhi by appellant Nikhil Dabas for interim bail



*on account of medical condition of the grand mother of appellant i.e. Mrs. Parmeshwari. For the verification of the medical documents and detailed report on the condition of Mrs. Parmeshwari, the clinic of Dr. Mukesh Orthopaedic & Trauma Centre, 2374- T,(21A), Near Corporation Bank, Bawana Road, Narela, Delhi was visited where doctor verified the documents of Mrs. Parmeshwari and provided a detailed report wherein he stated that **patient came on 04/02/2026 and clavicle brace was applied on the same day and since then patient didn't come for follow up or any treatment** and the same have been attached with the status report. For further verification Sant Soham Hospital, Khasra No./304/5 Kanjhawala Road, Bawana, Delhi was visited where doctor verified the documents of Mrs. Parmeshwari and provided a detailed report wherein he stated that **Patient had only got X-ray shoulder at their centre and didn't consult at their centre for the same and the same have been attached with the status report.**”*

3. The argument advanced by the learned counsel for the appellant that the appellant's grandmother was never able to take up any medical assistance or treatment because of the absence of the appellant is apparently incorrect.

4. However, in the interest of justice and to enable the



appellant/accused visit his ailing grandmother, the interim suspension is granted starting from 22.04.2026 till 25.04.2026 on the appellant executing a personal bond of ₹10,000/- with one solvent surety of the like amount, subject to the satisfaction of the Jail Superintendent concerned.

5. The Jail Superintendent is directed to release the appellant/accused by 10:30 AM on 22.04.2026. The accused shall report before the authorities concerned by 05:30 PM on 26.04.2026.

6. The application is disposed of as stated aforesaid.

7. A copy of this order be communicated electronically forthwith to the Jail Superintendent concerned for information and necessary compliance.

8. A copy of this order be given *dasti* under the signature of the Court Master to learned counsel for the parties.

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9. List on 27.07.2026.

CHANDRASEKHARAN SUDHA, J

APRIL 21, 2026/rs