



IN THE COURT OF ADDITIONAL SESSIONS JUDGE,
PANCHMAHALS AT HALOL.

=====

Criminal Misc. Application No.117 of 2026

- Applicants /
Accused persons
- : 1. **Vikramsinh @ Banti Ashwinsinh Rana**
Age: 21 years,
Occu.: Misc. Labour Work,
Residing at :- Atmiy Villa,
House No.2, Near Lucky Studio,
Godhra Road, Halol, Ta.Halol,
Dist.Panchmahal.
2. **Vishal bhai @ Vasu Vitthalbhai Solanki**
Age: 25 years,
Occu.: Misc. Labour Work,
Residing at :- Harijan Vas,
Near Vegetable Market, Halol,
Dist.Panchmahal.
3. **Vishalbhai Arvindbhai Parmar**
Age: 21 years,
Occu.: Misc. Labour Work,
Residing at Rayan Vadiya village,
Bariya Faliyu, Ta.Halol,
Dist.Panchmahal
- (All are Presently in Judicial Custody)

Versus

Opponent : The State of Gujarat.

=====

Application u/s. 483 of the Bharatiya Nagarik Suraksha Sanhita, 2023
(“B.N.S.S.”)

=====

APPEARANCE:

Ld. Advocate for the Applicants/accused : Mr. S. K. Prajapati
Ld. A.P.P. for the Opponent State : Ms. L. R. Sheth

=====

:: J U D G M E N T ::

1. The present regular bail application is preferred by the applicants/accused under Section 483 of the Bharatiya Nagarik Suraksha Sanhita, 2023 (“**B.N.S.S**”) for releasing them on regular bail in connection with FIR lodged with Halol Town Police Station bearing C.R. No.11207028260167/2026 for the offences punishable u/s. 115(2), 118(2), 352, 54 of the Bharatiya Nyaya Sanhita, 2023 (“**B.N.S.**”) and u/s. 135 of the G.P. Act.
2. The gravamen of the FIR is that when the injured-complainant was going on the road, at that time the accused having grudge and feud against his uncle started assaulting the injured-complainant with pipes and bricks and caused serious injury on the head of the injured-complainant. Hence, the present FIR came to be lodged.
3. Ld. Advocate for the applicants submits that applicants have no role to play in commission of the offence. It is further submitted that FIR is exaggerated. It is further submitted that injured is out of danger. It is further submitted that the applicants are in custody since 08/09.03.2026. Hence, it is prayed to enlarge the applicants on regular bail.
4. *Per contra*, Ld. A.P.P. submits that this is serious offence, wherein serious injuries have been sustained by the complainant. It is submitted that the matter is still under investigation and there is likelihood of scuffle, if the applicants are released on bail. Hence, it is submitted that the present application be rejected.
5. I have heard the Ld. Advocates for the parties and perused the case records.

6. Upon perusal of the police papers, following injuries are found on the complainant-victim :

**"Diffuse subarachnoid haemorrhage in right cerebral hemisphere (frontoparietotemporal lobes and basal cisterns).
Small intraparenchymal haemorrhagic contusion in right frontal lobe.
Linear fracture of left squamous temporal bone with overlying scalp haematoma."**

7. Considering the serious nature of injuries and considering that investigation is still pending, at this stage, I am of the view that no cause for regular bail is made out. Though the complainant is stated to be discharged from the hospital however, considering nature of injuries, he cannot be said to be out of danger. The complainant would required further medical treatment considering the nature of injury. Hence, at this stage, it would not be safe to enlarge the applicants on bail.

8. Hence, in view of the aforesaid, I pass following order.

::: O R D E R :::

● This Criminal Misc. Application No.117 of 2026 stands **REJECTED**.

Dictated, Signed and Pronounced in open Court today, on this 16th day of
March, 2026.

Place: Halol.

Date : 16-03-2026.

N.A.Christian

[Vivek Narendra Mapara]
Additional Sessions Judge,
Panchmahals at Halol.
[UIC No. GJ-01589]