

**ORDER BELOW EXHIBIT-01**  
**In Cril.Bail Appln.No.27/2026**  
(Lakhan Ambhore Vrs. State )  
(CNR NO.: MHAK050001362026)

---

1) This is an application for bail under section 483 of the Bharatiya Nagarik Suraksha Sanhita, 2023. The applicant is arrayed as accused in Crime No.248/2026 registered with Akot City Police Station for offences punishable under Sections 75(2), 333, 351(2), 352 and 3(5) of the Bhartiya Nyaya Sanhita, 2023.

**Prosecution case is as follows :**

2) The victim/informant herein lodged report at Akot City police station on 24.02.2026 informing that on 23.02.2026 her son had lodged report against the applicant Lakhan Ambhore in respect of alleged beating to him. On 24.02.2026 applicant entered into her house at 09:00 a.m. He caught her hand and pressed her chest. As such he used criminal force to outrage her modesty. Upon such report the investigation did swing into motion. The applicant came to be arrested on 26.02.2026. He is behind the bars.

3) According to the applicant he is falsely implicated in this case. The FIR is lodged merely to counter blast to the earlier report lodged by the applicant against the relatives of the informant. The said Crime No.247/2026. As per the said FIR No.247/2026 the applicant herein was assaulted by Ram Ambhore, Rahul Shiwarkar and Rohan Ambhore. They are the relatives of the alleged victim herein. The present prosecution is launched to counter blast of Crime No.247/2026. Substantial

investigation has been completed. The applicant is ready to abide by the conditions as may be imposed by the court in respect of bail. The application as such prays for bail.

4) The State/prosecution opposed the application by submitting that, offence is serious in nature. Age of the victim is 36 years. There are adverse criminal antecedent against the applicant. If the applicant is released on bail, he would tamper with the evidence and would obstruct the investigation. As such the application prays to be rejected.

5) Heard learned Advocate Shri Quazi for the applicant and learned APP Shri Deshmukh for the State Prosecution. Perused the available material.

6) Points for determination and findings thereon are as follows.

<b>Sr.No.</b>	<b>Points</b>	<b>Findings</b>
1.	Does the applicant prove that, he has made out ground for bail u/S.483 of B.N.S.S.?	Yes
2.	Whether the applicant is entitled to bail as prayed for ?	Yes
3.	What order ?	The application is allowed.

**REASONS**

**As to Point Nos.1 and 2 :**

7) While appreciating merits of the contentions advanced in the bail application, it is noted at the outset that, antecedent to

the registration of Crime No. 248/2026—in which the applicant stands arrested—Crime No. 247/2026 had already been registered against him. Admittedly, a long-standing rivalry exists between the families of the applicant and the victim, rendering sustainable allegations and apprehensions of false implication.

8) In this backdrop it is material to observe that, the applicant has been in judicial custody since 26.02.2026. The case diary reveals that, substantial investigation stands completed with the possibility of the applicant influencing witnesses or tampering with evidence being remote. No further investigation remains pending. It is further pertinent that, notwithstanding the adverse criminal antecedents highlighted by the prosecution, the applicant has not been convicted in any prior offence. Such antecedents, therefore, cannot be deemed conclusively adverse at this stage. In view of the aforesaid premises, the applicant deserves to be enlarged on bail. The points for consideration are answered in the affirmative. Hence, the order -

**ORDER**

1. The application is allowed.
2. Applicant Lakhan Sahebrao Ambhore be released in Crime No.248/2026 registered with Akot City Police Station for offences punishable under Sections 75(2), 333, 351(2), 352 and 3(5) of the Bhartiya Nyaya Sanhita, 2023, on P.B. and S.B. of Rs.25,000/-, subject to following conditions-

- a) The applicant shall not commit any offence similar to the offence of which, he is accused of.
- b) The applicant shall not directly or indirectly make any inducement, threat or promise to any person acquainted with the facts of the case, so as to dissuade him from disclosing such facts to the Court or to any Police officer or tamper with the evidence.
- c) The applicant is further directed to remain present before the Investigating Officer as and when called regarding the investigation.

Place : Akot.  
Date : 06.03.2026.

**(B. M. Patil)**  
**Additional Sessions Judge,**  
**Akot.**

**CERTIFICATE**

I hereby certify that the contents of this PDF file are word to word as per the original order.

Name of Stenographer : L. S. Raniwal  
Name of Court : Court of A.S.J., Akot.  
Date of pronouncement of judgment : 06.03.2026.  
Judgment signed by the P.O. on : 06.03.2026.  
Date of uploading PDF on : 06.03.2026.