

Deposition of Witness No.10 for the state
I do hereby on solemn affirmation state that-

Name : Dr. Prashant Madhukar Gulwade

Age : 46 years. **Occup.** Private Medical

Address : R/o. Ranpise Nagar, Akola, Practitioner, Kaulkhed
Tq. Dist. Akola Akola

Examination-In-Chief By App Smt. Fauzia T. A. Saddique:

1. I have completed MBBS and diploma in Ophthalmology from GMC Yawatmal and KEM Hospital Mumbai in 2008. I was attached to GMC, Akola in the year 2014 to 2016 as a Medical Officer. On 13.02.2016 I was on duty in GMC, Akola. Patient Prakash Shegokar was brought to me for medical treatment by P.C. Mangesh, B.N.2234, P.S. Ural. The alleged history of the patient was assault at 1.30 p.m. on that day. The said patient complaint of pain and numness in left hand. Upon medical examination I found general condition of the patient was moderate, vital was stable. On local examination there was tenderness over cervical spine region and middle back region. The injury was blunt type and recent. I extended medical treatment and refer the patient to the orthopedic for further treatment. I issued injury certificate. Now, I am shown the said injury certificate which bears my signature and contents are true and correct. The said certificate is marked at **Exh.57**.

2. On 17.02.2016 P.C. Gajanan Dhone attached to the Ural P.S. had come to me with the weapon used in the offence i.e. iron hammer for purpose seeking opinion as to whether the injury mention in the injury certificate was possible to cause with the said weapon. The said letter received by me bearing my signature. Now, I am shown the said letter the contents are true and bears my signature. The said letter is marked

at **Exh.58**. Accordingly, I had given my opinion by issuing separate letter dated 17.02.2016. Now, I am shown the said letter which bears my signature and contents are true and correct. The said certificate is marked at **Exh59**.

3. As per my opinion injury mentioned in the injury certificate may be possible with the weapon produced by the police but it can't be said that the said injury are only possible with said weapon. I can identify the hammer produced by the police for my opinion. Now, I am shown the Article A which is the same.

Examination in chief is over.

Cross examination by Adv. Shri. A. G. Awatirak:

4. The injury mentioned in the injury certificate may be possible if the person felled upon hard and blunt object but it is not possible in all and every usual cases. It is true to say that, this types of injury may be possible with iron rod and wooden stick. It is true to say that, if the person felled upon the tree but it is not possible in all and every usual cases. It is not true to say that, I deposed falsely in my examination-in-chief. It is not true to say that, I deposed falsely.

Cross-examination complete.

No Re-Examination.

R. O. A. C.

Date :- 27.11.2025

**(D. M. Waghmare)
Judicial Magistrate First Class
(Court No.2) Balapur.**

CERTIFICATE

“Taken before me and signed by me in presence of
accused to whom the deposition was explained and
opportunity given to cross-examine him.”

Date :- 27.11.2025

(D. M. Waghmare)
Judicial Magistrate First Class
(Court No.2) Balapur.

I affirm that the contents of this P.D.F. File Judgment/Order are same, word to word, as per the original order.		
Name of the Court	:-	Shri. D. M. Waghmare Jt. Civil Judge, J.D. & J.M.F.C., Balapur
Name of the Stenographer	:-	Ajay N. Hande
Date of Decision	:-	27/11/2025
Order signed by PO on	:-	27/11/2025
Order uploaded on	:-	27/11/2025