

CRIMINAL BAIL APPLICATION No. 183/2026

- 1) Dayaram Tukaram Pawara,
 - 2) Haliram Tukaram Pawara
 - 3) Vikas Kotwal Solanki,
- V/s.
The State

ORDER BELOW Ex.1

CNR No.: MHDH01-000833-2026

By this **second** application applicants/accused seeks their enlargement on bail under Section 483 of Bhartiya Nagarik Suraksha Sanhita, 2023 in connection with Crime No. 292/2025 registered with Shirpur Taluka police station, Dhule for the offences punishable U/s. Sections 109, 118 (1), 118 (2), 115 (2), 352, 351 (2), 189 (2), 190, 191 (2), 191 (3), 333 of BNS.

02. It is submitted by the applicants that they are innocent and have been falsely implicated in the crime with ulterior motive. There is no iota of evidence against the applicants. In spite of medico legal case, FIR is not lodged immediately. Informant side assaulted accused with knife, stick and stone and due to which accused persons sustained injury and hence, accused had lodged Crime No. 293/2025 against the informant and others and to counter the said case, this false case is lodged against the applicants. Allegations against the applicants are vague and general in nature. Nothing is to be seized from the applicants. There is delay in lodging the FIR. Informant is discharged from the hospital. Applicants are ready

Q

to abide by all the terms and conditions that will be imposed by the Court. Charge sheet is filed and further custody of applicants is not required. Thus, prayed for grant of the application.

03. Prosecution opposed the application by filing reply at Exh. 4 on the grounds that the offense is serious in nature. If the applicants are released on bail, possibility of again committing serious crime by them cannot be ruled out. The applicants will pressurize the informant and witnesses. They will have no fear of law. The charge-sheet is filed in the Court bearing R. C. C No. 49/2026. Thus, prayed for rejection of the application.

04. Prosecution case is that informant Bhikla Ganpat Pawara lodged report in Shirpur Taluka Police Station. According to him, on 24/11/2025 at about 9:00 pm while he along with his sons and daughter-in-law were at home in his field, all the applicants came there and with intention to kill him assaulted him with iron rod, stick in their hands and threatened to kill them.

05. Heard learned advocate for applicant Mr. B. B. Waghmare, and learned APP Mr. A. S. Sanap. I have gone through the copy of FIR and other documents filed on record.

06. Admittedly, charge-sheet is filed in the present case. Therefore, it has to be seen whether further incarceration of the

①

applicants is warranted. The allegation against the applicants is that applicant Haliram assaulted the informant by means of wooden log, applicant Vikas and Haliram assaulted the son of informant by means of wooden log and applicant Dayaram also assaulted the informant and others by means of wooden log. The other accused persons used iron bar and sticks to assault the informant and his family members. Three wooden logs and one bamboo is seized during the investigation. The applicants and informant are residents of same village. No recovery or discovery is pending at the instance of applicants. It is not the reply of prosecution that any other crimes are pending against them. Charge sheet is filed, therefore, further incarceration of the applicants is unwarranted. The apprehension of prosecution as regards pressurizing the prosecution witnesses can be addressed by imposing suitable conditions. Hence, the order.

ORDER

- (1) Application is allowed.
- (2) Applicant/accused **i) Dayaram Tukaram Pawara, ii) Haliram Tukaram Pawara, iii) Vikas Kotwal Solanki**, be released on bail on furnishing Personal Bond of **Rs.20,000/- (Rs. Twenty Thousand Only)** along with one surety each in the like amount, in connection with Crime No. 292/2025 registered with Shirpur Taluka Police Station, for the offences punishable under Sections 109, 118 (1), 118 (2), 115 (2), 352, 351 (2), 189 (2), 190, 191 (2), 191 (3), 333 of BNS, on the following conditions:
 - (i) They shall not tamper with prosecution

Dr

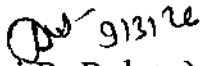
evidence.

(ii) They shall submit their proof of residence / Aadhar Card along with the details of mobile numbers of their two close relatives in the Court and in concerned police station.

(iii) Violation of any conditions above, will be a ground for cancellation of bail.

(iv) Bail order be informed to applicants through Jail authority by E-mail.

Dhule
Date : 09/03/2026


(Jayshri R. Pulate)
Additional Sessions Judge, Dhule.