



Cri Bail.A.No. 28/2026

Akash -v- State

MHGA130000642026

ORDER BELOW EXH.1

(Passed on 27.03.2026)

1. By way of present application under Section 483 of the Bhartiya Nagarik Surkasha Sanhita, the accused is seeking regular bail.
2. In nutshell, the facts on which the application is moved are as under :-

The accused and the victim were in love with other and she had been residing with the accused. The victim is minor. On 17.02.2026, information was received by mother of the victim that the accused is troubling the victim. The mother of the victim brought the victim home. The victim told that the accused forcibly established sexual relations with her tried to cause abortion by inserting petrol in her private part. The mother of the victim lodged report with police Station Sironcha Crime No. 10 of 2026 was registered against the accused with Police Station, Sironcha, for

offences punishable under Sections 64(1) and 91 of the Bharatiya Nyaya Sanhita and Sections 4 and 6 of the Protection of Children from Sexual Offences Act, 2012. The accused was arrested.

3. Learned advocate for the accused submitted that the accused has been falsely implicated. Entire investigation is complete. The accused is ready to cooperate with investigation. The accused does not have criminal antecedents and he is not likely to abscond. Hence, he be released on bail.
4. The victim filed say (Exhibit No.6) and submitted that if accused does not trouble her and her family members then bail could be granted.
5. The Investigating officer filed say (Exhibit No.5) and opposed the application. Learned Additional Public Prosecutor submitted that if released on bail, the accused may influence prosecution witnesses or may tamper with prosecution evidence. The investigation is in progress. The accused may abscond. Hence, it is prayed that the application be rejected.

6. I have perused case diary. It is reflected in first information report so also in say of the victim that the accused had inserted petrol in private part of the victim to bring about abortion. Statement of the victim under Section 183 of the Bhartiya Nagarik Suraksha Sanhita has not been recorded. The investigation is in progress. If released on bail, there is every possibility that the accused may influence prosecution witnesses or may tamper with prosecution evidence. Hence, I pass the following order.

ORDER

Application is rejected.

Aheri.

Date – 27.03.2026.

(Rohan B. Rehpade)

Judge, Special Court (POCSO Act),
Aheri.