

IN THE COURT OF ADDITIONAL SESSIONS JUDGE, YEOLA,
DIST – NASHIK
(Presided over by Shri. M. I. Lokwani)

Criminal Bail Application No.42/2026

(CNR NO. MHNS270001422026)

Haidar Jafar Ansari, Age-32 yrs,
R/o-Millat Nagar, Tal-Yeola, Dist-Nashik

Applicant/Accused

VERSUS

State of Maharashtra,
Through-PI.City Police Station, Yeola.
(Crime No.167/2025)

Respondent/State.

Appearance :

Ld. Adv. S. S. Shaikh, for the Applicant/Accused.

Ld. APP G. R. Borse for the Respondent/State.

ORDER BELOW EXH. 1
(Delivered on 18th March, 2026)

1. This application is filed by applicant/accused **Haidar Jafar Ansari**, for grant of bail under Section 483 of BNSS in connection with crime No.185 of 2024 registered with respondent/City Police Station under Ss.109,119(1),333,189(1), 191(2), 191(3),190, 324(4),74,352,351 of Indian Penal Code.

Brief facts of the prosecution case is as under :

2. It is alleged by the Wasim Rafique Malang that on 26-05-2025 there were quarrel took place between his son and nephew Hasnain. Therefore, accused Jafar assaulted them. Nephew asked accused Jafar why he scolded and assaulted to the children.

Thereafter on the same day at about 11.30 p.m all the family members of informant were sleeping. They heard noise of stone pelting on their gate and when informant open the door he had seen applicant Haider and co-accused Jafar Ansari and others came there armed with sword and they assaulted to the brother of informant namely Irfan. Applicant Haidar and co-accused Jafar and Akhtar Ansari assaulted to Irfan by sword. When their sister Reshma Shaikh came for rescue accused person, they assaulted her by iron rod and thereby caused injury to the Irfan and Reshma. It is further submitted that accused and co-accused also caused damage to the furniture of their house and vehicles. Accused persons also assaulted to the informant by iron rod and iron pipe. When neighbours and relatives came on spot accused person ran away after that informant took the injured brother to Civil Hospital and got treatment. After that informant approached to Yeola City Police Station and lodged the report. On the basis crime No.187 of 2025 came to be registered against accused and other.

3. Advocate of applicant submitted that applicant Haidar has not committed the alleged offense. Applicant is innocent. There is no direct evidence against him. Applicant is falsely implicated in this crime. All co-accused Nos.2 to 11 already released on bail. Nothing is recover from the applicant. There is no criminal antecedent against the applicant. Applicant is ready to abide any conditions imposed upon upon him by the Court. Investigation is

almost completed and charge-sheet likely to be submitted. Hence, prayed to allow the application.

4. On the other hand, Ld. APP and IO filed reply at Exh.5 and submitted that police have seized the clothes of the accused persons and one Pen-drive also seized. Applicant and others used the weapons and furthermore Sec.238 added against them. Investigation is likely to be completed after getting permission of Superior Authority. If applicant released on bail there is possibility to commit similar kind of offence and to pressurize the complainant and witnesses. Hence, prayed to reject the application.

5. Heard both sides, Ld. Advocates and gone through the record, it appears that accused Nos.2 to 11 are released on bail in view of order passed in Cri.Bail Application No.15/2025 order dated 23.06.2025, in Cri.Bail Application No.108/2025 order dated 23.06.2025, in Cri.Bail Application No.126/2025 order dated 30.06.2025. Record further shows that incident took place on 26.05.2025 and FIR lodged on 31.05.2025. This itself shows that there is delay of 5 days for lodging the report. Reply of IO shows that IO likely to submit the charge-sheet after getting permission of his superior Authority. This itself shows investigation practically almost completed and there is nothing remain for further discovery or recovery from the applicant. Furthermore, there is no any document place on record to show that informant, witnesses are still taking treatment of the injuries. It appears that injured and witnesses took the treatment and they are living in routine course.

Now they are safe and out of danger and there is no threat to their life from the injuries sustained to them in the alleged incident. In such circumstances, to detain the applicant for further custody for indefinite period will not serve any purpose. Therefore, it would be just and proper to release him on bail. There is apprehension in the mind of learned APP that if applicant released on bail he will commit similar kind of offence or there is also possibility to pressurize the informant and witnesses. But the said care can be taken by imposing certain condition. Considering the above discussion and reasons, I proceed to pass following Order:

ORDER

- 1 Criminal Bail Application No.42 of 2026 filed by applicant/accused **Haidar Jafar Ansari**, registered with respondent/City Police Station, Yeola under Ss.109,119(1),333,189(1), 191(2), 191(3),190, 324(4),74,352,351 of Indian Penal Code **is allowed**.
- 2 **Haidar Jafar Ansari** be released on bail on execution of a personal bond of Rs. 50,000/- with surety in like amount.
- 3 Applicant shall attend Yeola City Police Station on every Monday from 10.00 am to 11.00 am till filing of charge-sheet and shall co-operate in investigation.
- 4 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 to tamper with the evidence.
- 5 Applicant shall furnish her permanent address and provide mobile number to the I.O.
- 6 Applicant shall not communicate to the informant and witnesses and shall not give threat in any manner.
- 7 Copy of this order be sent to the Superintendent, Central Jail, Nashik-Road, Nashik by e-mail for necessary

information.

- 8 If any of the above condition violates by the applicant, prosecution may seeks for cancellation of bail.
- 9 In the above terms, Criminal Bail application No.42 of 2026 stands disposed off accordingly.

(Dictated and pronounced in open Court.)

Place: Yeola(Nashik)

Date : 18.03.2026

(M. I. Lokwani)

Additional Sessions Judge, Yeola.