

Sessions Case No.16/2026
State ..Vs.. Akash Langote + 1,
(CNR No.MHYA010004742026)

ORAL ORDER BELOW EXH. 3

1. This is an application for bail under section 483 of the Bhartiya Nagarik Suraksha Sanhita, 2023.
2. Heard the learned counsel for the accused No.2 Shivam Kamble and the learned PP for the State. Perused the record.
3. It is submitted by the learned counsel for the accused No.2 that there is no *prima facie* case against the accused No.2. The injured is discharged from hospital. There is no incriminating material against the accused No.2. Charge sheet is filed.
4. *Per contra*, it is submitted by the learned PP that two sticks are seized at the instance of the accused No.1. CCTV footage reflects the involvement of the accused persons. There is *prima facie* case against them. There is the possibility of pressurizing the witnesses. There is danger to the lives of the witnesses.
5. As per the FIR, the accused persons approached the injured with sickles (koyata) in their hands. They assaulted him with the sickles (koyata).
6. There are the statements of the injured and the other

witnesses, to show the alleged role of the accused persons. Apart from the same, there is said to be CCTV footage, showing their actual involvement. The perusal of the injury report reflects that as many as 10 deep lacerated wounds were sustained by the injured on various parts of body, including the portions of head and neck.

7. The offence is very serious in nature, though the injured survived. Considering the manner in which the crime was allegedly given effect to, the possibility of influencing the witnesses, more particularly, the injured, cannot be ruled out, altogether.

8. Considering the aforementioned material and circumstances, this court is not inclined to enlarge the accused No.2 on bail. Thus, I proceed to pass the following order.

ORDER

The application is hereby rejected.

Date: 01/04/2026
Place: Yavatmal.

(S.U. Baghele)
Additional Sessions Judge,
Yavatmal.