

Sessions case No.39/2025  
State ..Vs.. Shrikrushna Devagade,  
(CNR No.MHYA010009572025)

**ORAL ORDER BELOW EXH. 2**

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 and the learned PP for the State. Perused the record.
3. It is submitted by the learned counsel for the accused that the accused was arrested on 09.01.2025. There was no intention to commit murder. The accused is the bread earner of his family. There is delay in the trial.
4. *Per contra*, it is submitted by the learned PP that there is *prima facie* against the accused. The offence is serious. There is the possibility of repetition of crime and tampering with the witnesses.
5. As per the FIR, the accused assaulted two injured persons with an axe. As per the injury report, the accused caused chop wounds and incised injuries to both the injured persons, including on the vital parts of their body.
6. The offence is certainly serious in nature. The injured

persons are the relatives of the accused, due to which, there is every possibility of influencing the witnesses, if the accused is enlarged on bail. Considering the overall circumstances, the accused does not deserve to be enlarged on bail, due to which, I proceed to pass the following order.

**ORDER**

The application is hereby rejected.

Date: 31/01/2026  
Place: Yavatmal.

(S.U. Baghele)  
I/c Additional Sessions Judge,  
Yavatmal.