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**IN THE HIGH COURT OF PUNJAB AND HARYANA AT
CHANDIGARH**

CRM-M-20936-2025
Date of decision: 16.07.2025

SAHIL AND ANR.

...Petitioners

Versus

STATE OF HARYANA

...Respondent

CORAM: HON'BLE MR. JUSTICE SANJAY VASHISTH

Present: Mr. Sanjeev Majra, Advocate
for the petitioners.

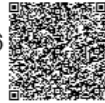
Mr. Ashok S. Chaudhary, Addl. A.G. Haryana.

SANJAY VASHISTH, J. (ORAL)

1. The instant petition has been filed under Section 483 of BNSS, 2023 (earlier Section 439 Cr.P.C.), for grant of regular bail to the petitioners, during the pendency of trial, who have been booked in a criminal case arising out of First Information Report, as detailed hereunder:-

Name of Petitioner(s)	FIR No.	Date	Section(s)	Police Station	District
1. Sahil 2. Aman	382	10.11.2024	110, 115(3), 3(5), 333, 351(2) of BNS	Israna	Panipat

2. It is jointly contended and confirm the fact that all the offences are triable by the Court of Magistrate.



3. Allegations are that Aman gave gandasi blow on the head of complainant (Narender) & Sahil gave iron rod blow on Ankush's hand. Two of the injuries given by petitioner No.1-Sahil to Ankush are injury No.1 on forehead, injury No.2 on left thoroco lumber of spine & both the injuries are simple in nature. Two of the injuries given by petitioner No.2-Aman to Narender (complainant), are, injuries No.1 on right parieto temporo region of scalp (head) & injury No.2 on back, which injuries are simple in nature but incised with sharp edged weapon.

4. Complainant has though been examined but has not supported the case of prosecution & said contention is not opposed by the learned State counsel.

5. Learned State counsel has vehemently opposed the prayer of grant of bail to the petitioner, keeping in view the nature of allegations and the gravity of offence involved herein. He further submits that petitioners have been involved in two other FIRs each and the case is pending trial.

6. As per the totality of circumstances, and the facts/allegations levelled against the petitioners, and the factors noticed hereinabove, I deem it appropriate to grant the concession of bail to the petitioners.

7. Consequently, prayer made in the present petition is **allowed**. Petitioners are ordered to be released on bail, subject to their furnishing bail/surety bonds to the satisfaction of the learned trial Court/ Chief Judicial Magistrate/ Illaqa Magistrate/ Duty Magistrate concerned, if not required in any other case.



8. Needless to observe that the petitioners shall not extend any threat and shall not influence any prosecution witness in any manner directly or indirectly.

9. Any of the discussion done and recorded hereabove, shall not be construed as an expression of opinion on the facts of the case. Therefore, trial Court is expected to decide the case by taking an independent view, on the basis of evidence available on record, as expeditiously as possible, in accordance with law.

10. Petition stands disposed of.

16.07.2025

Ithlesh

**(SANJAY VASHISTH)
JUDGE**

Whether speaking/reasoned:- Yes/No
Whether reportable: Yes/No