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

## Crl. Misc. No.M-23978 of 2009

Date of Decision: 28.08.2009

Harbhajan Singh and others ..... Petitioners

Versus

State of Punjab ..... Respondent

**CORAM: HON'BLE MR. JUSTICE NAWAB SINGH** 

**Present:** Mr. Vivek Salathia, Advocate

for the Petitioners.

## **NAWAB SINGH J.(ORAL)**

Prosecution was launched on the statement of Savinder Singh, whereby, First Information Report No. 155 dated July 21st, 2009 under Sections 148, 323, 324, 326, 506 read with Section 149 of the Indian Penal Code was registered at Police Station Lopoke, Amritsar Rural, against the petitioners and two others viz. Sukhchain Singh and Angrej Singh. It was stated by Savinder Singh that on July 19th, 2009, he, Amarjit Singh and Gurlal Singh were attacked by the petitioners and their co-accused with kirpans, datar, dangs and iron rods, as they went to ask petitioner No.1 that they should not cultivate the Panchayat land, which they had taken on lease. All of them received injuries.

Learned counsel for the petitioners has stated that prior

thereto, proceedings against both the parties under Section 107/151 of the Code of Criminal Procedure, were initiated 2-3 times. The main contention of learned counsel for the petitioners is that in the occurrence, Surjit Singh and Sahib Singh also received injuries at the hands of the complainant-party and cross case was registered against the opposite party. So, the petitioners should be allowed the concession of pre-arrest bail.

..

Taking into consideration the facts and circumstances of this case and the part played by the petitioners, this Court is of the opinion that it is not a fit case to grant concession of pre-arrest bail to the petitioners.

Dismissed.

(NAWAB SINGH) JUDGE

August 28, 2009 *som*