

ACKNOWLEDGMENT NO.31102260042904**ORDER BELOW APPLICATION OF APPLICANT Ravirajsinh Vipulsinh Parmar, U/S. 503 OF B.N.S.S IN COMPLAINT FILED VIDE ACKNOWLEDGMENT NO. OF 1930 CYBER HELPLINE.**

Read the Application and papers produced, considered the Muddamal opinion of the Investigating Officer.

This Application is filed u/s. 503 of B.N.S.S Dated **10/03/2026** vide complaint **Acknowledgment No. 31102260042904** of Applicant **Ravirajsinh Vipulsinh Parmar, Residing at:Barwala, ta-Barwala, Dist-Botad** to get the refund of the withdrawn money **Rs.56,000/-** from his **State Bank of India, Account No.44451058529**, from which Amount of **Rs.10,358/-** deposited in opponent's account **No.44849325993 OF State Bank Of India**, and **Rs. 361/-** deposited in opponent's account **No.000521721008842 OF Jio Payments Bank**, from which **Total Amount of Rs.5540/-** Was freezed and seized by Cyber Crime Police.

Now considering the opinion given by P.I, Cyber Crime Police Station Botad, he has submitted that the petitioner is a victim of Cyber Crime and the money **Rs.56,000/-** withdrawn from the applicant's Accounts from which amount of **Rs.10,358/-** was enlisted in opponent's Account **No.44849325993 OF State Bank Of India**, and **Rs. 361/-** was enlisted in opponent's Account **No.000521721008842 OF Jio Payments Bank Ltd**, According investigating officer freezed and seized the said amount, opponent's account appears to be fake as no objection has been arose before the police about the seizure of the account by the owner or any other person after seizing the account by the owner or any other person after seizing the account. Thus, considering the opinion of the investigating officer the account in which the fraudulent amount has gone must have been opened only for fraud, further the owner did not be caught. Thus, prima facie it appears that this account was opened only before committing the fraud and since the amount enlisted in the account of the opponent was transferred from the account of the petitioner by

fraud, it is appropriate to re-transfer the same amount to the account of the petitioner and it is just and proper to return the said amount to the petitioner.

Hence, I pass the following order in the interest of justice.

:: ORDER ::

1. The application of the applicant **Ravirajsinh Vipulsinh Parmar, Residing at:Barwala, ta-Barwala, Dist-Botad** is hereby allowed U/s. 503 of the Bharatiya Nagarik Surksha Sahita.

2. It is hereby ordered that the Custody of the cash amount of **Rs.5540/-** seized in the said offence shall be to the petitioner as interim custody subject to furnishing of one and half time the personal surety (bond) of the said amount and surety of the like amount before the Police Station till the final disposal of the case subject to the following conditions.

3. It is further ordered that on furnishing the personal surety (bond) and surety of the like amount before the police station by the applicant, the police officer shall intimate the same and about the said order to the concerned Bank and it is ordered to **State Bank Of India, and Jio Payments Bank Ltd**, that on receipt of the intimation by the Police Officer that applicant has furnished the personal surety (bond) and surety of like amount and on production of identification card by the petitioner before the police station and about the said order, the amount of **Rs.5179/-** lying as deposited in their Account **No.44849325993 OF State Bank Of India** and **Rs.361/-** lying as deposited in their Account **No.000521721008842 OF Jio Payments Bank Ltd**, **Total Amount Rs.5540/-**, that amount be deposited to the applicant Account **No.44451058529, of State Bank Of India (IFSC CODE-SBIN0060176)** within 10 days and intimation of the same be made to this Court and the Concerned Police Station.

4. It is further ordered that the governing authority of **State Bank Of India, and Jio Payments Bank Ltd**, shall make Account, Account **No.44849325993 OF State Bank Of India** and Account **No.000521721008842 OF Jio Payments Bank Ltd**, Active only for the purpose of amount transfer in the petitioner's account, and after the transfer this account shall permanently be closed, so such other fraud from this account can be averted.

Conditions:-

1. The petitioner shall produce the said money before this court or the court when and where asked.
2. The petitioner has to return the said amount if the aforesaid account holder or any other person makes claim on the said amount and establishes his right / interest.
3. The petitioner shall not mortgage, gift or by any other mode transfer the said muddamal cash amount to anyone till the final disposal of this case.
4. Said muddamal amount shall not be used to make to sue, for any offense act.
5. In case breach of any of the conditions, the order interim custody shall automatically get canceled and muddamal cash amount shall be liable to be seized again and surety amount shall also likely to be recovered.

Intimation of this order shall be made to the Concerned Police Station and Nodal officer of the opponent's Bank.

Pronounced in the open court on this 17th of March, 2026.

Barwala.

Dt.17-03-2026

(N.K.Nachare)
Judicial Magistrate F.C.
Barwala
Judge Code-GJ-01451