

**IN THE COURT OF SENIOR CIVIL JUDGE AND JMFC AT
HIRIYUR**

Dated on this 18th day of March 2026

Present: SMT. SUJATHA SUVARNA B.,
B.Com., LL.B.,

Senior Civil Judge & JMFC,
Hiriyur

CC.No.457/2025

Complainant : State By Fertilizer Inspector & Asst.
Agriculture Director

[Rep. By APP]

Accused Vs : Sri. Shashikanth R'
S/o. Ramadas Naika, 32 years,
Sri Druva Agro Center,
Pesticide and Seed sellers,
J.G halli hobli, Hiriyur Taluk

[Rep. By. Sri.R.B.K., Advocate]

ORDERS ON BAIL APPLICATION

The accused has filed bail application Sec.480 of
BNSS

2. The brief facts of the application is as follows:

The accused has not committed any offence alleged by
complainant and stated that, he is law abiding person, though
he has not committed any offence the complainant has
registered false case against him. The accused has further
submitted that, he is poor person and he is the only bread

earner of the his entire family and the accused having old aged parents and small kids. The accused is ready to offer surety to the satisfaction of this court and he is willing to abide by any conditions that may be imposed by this court. As such prayed to allow the bail application.

Per contra, learned APP has filed the objection and stated that, accused persons have committed the O/P/U/Sec.8 & 7 of Fertilizer Act R/W Sec.7 of E.C Act. The state further submitted that, if the accused released on bail, then he may threaten the prosecution witnesses as such prayed to reject the bail application.

4. The following point arise for determination

1. Whether the accused is entitled for bail under Sec.480 of BNS as prayed for?
2. What order?

5. I have heard the learned counsel for accused and learned APP and perused the available materials. My finding to the above point is in affirmative for the following:

REASONS

6. Point No.1: I have considered the above application along with the objection filed by the L/APP.

7. The Offence alleged against the accused is not punishable with death sentence or imprisonment for life. The alleged offences are exclusively triable by this court. The apprehension of the prosecution can be taken care of by putting condition of the accused. If the accused kept behind the bar no purpose will be served. Hence, considering the nature of allegations made in the first information and the prosecution materials, I am of the opinion that, the apprehension of state can be suitably met out by imposing reasonable conditions. Therefore, I hold that, the bail application filed by the accused are deserved to be allowed. Accordingly, I answer the above point in affirmative. In the result I proceed to pass the following:

ORDER

The bail application filed by the accused U/Sec. Sec.480 of BNS is allowed. Thereby, he is ordered to be released on bail on execution of personal bond for Rs.50,000/- with a surety for the likesum. The accused shall follow the following:

CONDITIONS:

1. The accused shall not cause any threat or any inducement to the prosecution witnesses directly or indirectly.

2. The accused shall furnish their mobile and whats App number, email ID (if any) and photocopy of Aadhaar card of themselves and their surety, along with contact number of their surety as per circular at HCC No.48/2012 dated 30.06.2025 of Hon'ble High Court of Karnataka.
3. The accused shall not commit the similar offences.
4. The accused shall appear before the court on every hearing date.

Breach of any of these condition would entail the cancellation of the bail granted.

(Dictated to the Stenographer directly on the computer, corrected, initialed and then pronounced by me in open court on this 18th day of March- 2026)

(SUJATHA SUVARNA B.),
Senior Civil Judge & JMFC.,
Hiriyur.

Accused present. Sri.R.B.K, advocate has filed vakalath for the accused along with bail application U/Sec. 480 of BNSS. For orders kept by.

**Sr. Civil Judge & JMFC.,
Hiriyur**

[Orders pronounced in the open Court
vide separate order]

ORDER

The bail application filed by the accused U/Sec. Sec.480 of BNS is allowed. Thereby, he is ordered to be release on bail on execution of personal bond for Rs.50,000/- with a surety for the likesum. The accused shall follow the following:

CONDITIONS:

1. The accused shall not cause any threat or any inducement to the prosecution witnesses directly or indirectly.
2. The accused shall furnish their mobile and whats App number, email ID (if any) and photocopy of Aadhaar card of themselves and their surety, along with contact number of their surety as per circular at HCC No.48/2012 dated

30.06.2025 of Hon'ble High Court of Karnataka.

3. The accused shall not commit the similar offences.

4. The accused shall appear before the court on every hearing date.

Breach of any of these condition would entail the cancellation of the bail granted.

Surety by name Murali. K S/o. Krishnappa, Aged about 38 years, R/o. Dam road, Benne Erappana Hatty village, Hiriya Taluk, Chitradurga District is present and filed his surety affidavit with declaration and documents such as RTC extract in Sy.No.295 property measuring 1 acre 10 guntas situated at J.G halli Village, J.G halli Hobli, Hiriya Taluk and copy of Aadhaar Card offering himself as surety for accused. Thereby surety is satisfied and surety ship is accepted.

Office to take bail bonds and surety bonds.

Sr. Civil Judge & JMFC.,
Hiriya.