


MHAU100003042026 	<p style="text-align: center;"><u>Cri.M.A./67/2026</u></p> <p>Shubham Shridhar Takalkar Vs. State of Maharashtra Through Police Station Khultabad</p>
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ORDER BELOW EXH.1 IN

01. This application is filed Under Section 503 of BNS Act, in CR No. **52/2026** for the offence punishable u/s. 137(2), 115(2), 351(2), 351(3) BNS-2023 to seek interim custody of seized vehicle i.e. Yamaha Company FZ Two Wheeler motorcycle bearing No. MH-20/HR-4309.

02. Applicant has submitted that, he is the owner of seized vehicle and it is required for his daily use. He is ready to abide conditions imposed by this Court.

03. The learned A.P.P. and I.O. have filed their say and objected this application by submitting that, the seized vehicle is part and parcel of the investigation and applicant may use it in similar kind of offence again in future. Applicant may change the nature of vehicle. Hence prayed that to reject the application.

04. The applicant has filed verified copies of following documents-

- a] Copy of R.C. book.
- b] Copy of insurance.
- c] Copy of Adhar Card.
- d] Copy of FIR No.52/2026.

05. From the above documents the applicant appears to be owner of the seized vehicle. No purpose would be served in keeping the seized vehicle lying in the police station. The possibility of damage to the vehicle can not be ruled out if it is kept lying in the police station. The trial would not be concluded in near future. The seized vehicle is used by the applicant for day to day purposes. For this reason also, if application is allowed it would not affect prosecution case. On the other hand the seized vehicle is used in serious offences. Hence it will proper to impose certain conditions while releasing the said vehicle.

06. In view of above discussion, I pass the following order.

ORDER

1. The application is allowed.
2. The vehicle, bearing its registration No. MH-20/HR-4309, Yamaha Company FZ Two Wheeler motorcycle be handed over to the applicant namely **Shubham Shridhar Takalkar** R/o-Takli, Tq. Khultabad, Dist.Aurangabad, till conclusion of the trial on executing bond of Rs.1,50,000/- with below mentioned conditions,
 - a) The applicant to undertake that, she shall not sell, transfer or make any change in the seized vehicle without prior permission of the court.

- b) The applicant to maintain and preserve the vehicle in all respect.
 - c) The applicant shall produce the vehicle in the court as and when directed.
 - d) The Investigating officer is directed to take necessary photographs of vehicle as well as prepare the detail panchanama regarding the condition of the vehicle and will produce it alongwith the charge sheet.
3. Issue letter to the Khultabad Police Station, Khultabad after compliance of the order.

Place : Khultabad
Date : 18.03.2026

(G. D. Gurnule)
Jt. Judicial Magistrate First Class,
Khultabad.