

Criminal Bail Application No.159/2026

(CNR-MH-DH-01-000705-2026)

Jacky Sadhusing Tanwani. Applicant.

-versus-

The State of Maharashtra. Respondent.

ORDER BELOW EXH.1

Accused has sought regular bail under Section 483 of Bhartiya Nagarik Suraksha Sanhita, 2023 in connection with Crime No. 397/2025 registered with Dhule City Police Station, Dhule for the offences punishable under Sections 74, 75, 351(2), 351(3), 352(2) of Bhartiya Nyaya Sanhita, 2023.

2] Brief facts of the prosecution case are as under;

On 18/12/2025 informant Hina Pawan Mevani lodged FIR that on 18/12/2025 at about 02:30 p.m. she was at home along with her mother-in-law and sister-in-law. At that time accused came to her home, he knocked the door and started abusing informant's husband. Informant went to the door and asked the accused as to why he is abusing her husband, to which accused replied that he has given money to her husband. Informant told the accused that her husband is not at home and told him to come afterwards. At that time accused came near the informant, held her right hand and pulled her towards him and told her to stay with him until her husband returns. Due to the said act of accused the informant felt ashamed. At that time informant's mother-in-law and sister-in-law came out, therefore accused left the informant and threatened to kill husband and father-

in-law of informant and went away. After some time informant's husband returned home. She narrated the incident to him. Thereafter they went to the police station and lodged F.I.R. against the accused. Accused was arrested on 21/12/2025 and since then he is in custody.

3] The State has opposed bail application on various grounds.

4] Ld. Advocate Shri. N. G. Dusane for the applicant has submitted that the applicant is innocent and he is falsely implicated in the said crime. The ingredients of the offences alleged are not made out to the facts of the case. The husband of informant allured the applicant to invest money in gaming App under pretext of huge returns. When applicant demanded back said money, he has filed this false F.I.R. through his wife. The pen drive submitted by the informant is not accompanied with certificate u/s. 63(4)(c) of Bhartiya Sakshya Adhinyam, 2023 and it is edited and falsely prepared. The statement of informant under section 183 B.N.S.S. is recorded. Investigation is completed and charge-sheet is filed. The crimes registered against the applicant are falsely registered. The applicant is sole earning member in his family, his further detention behind bars shall bring untold hardship upon him and his family members. Applicant is ready to abide by conditions of bail.

5] Ld. APP Shri. N. B. Kalal has submitted that allegations against the accused are serious. Custodial interrogation is necessary. Investigation may be hampered if this application is allowed.

6] On perusal of the documents filed by the State and considering the submissions made by the learned advocate for the complainant it appears that an offence punishable under section 74, 75, 351(2), 351(3), 352(2) of Bhartiya Nyaya Sanhita, 2023 has been registered against the applicant. The allegation against the applicant is that he outraged the modesty of the informant and threatened her with dire consequences. Earlier bail application filed by applicant was rejected by this Court. On perusal of the record, it appears that the applicant was arrested on 21/12/2025 and since then he is in custody. Now the investigation has been completed and charge sheet has been filed before the concerned Court. Thus, the presence of the applicant is no longer required for the purpose of investigation. In view of the fact that the applicant is in custody for a considerable period and the investigation is already completed, further detention of the applicant would not serve any useful purpose. Therefore, the applicant can be released on bail. The apprehension of the prosecution that he may tamper with prosecution evidence can be taken care of by imposing appropriate conditions. Hence the following order is passed.

ORDER

- 1] The application is allowed.
- 2] The applicant Jacky Sadhusing Tanwani is released on bail in connection with Crime No.397/2025 registered with Dhule City Police Station, for the offences punishable under Sections 74, 75, 351(2), 351(3), 352(2) of Bhartiya Nyaya Sanhita, 2023, he be released on executing PR bond of Rs.25,000/- (Rs. Twenty five thousand only) with one local surety for the like amount on the following conditions :-
 - a) Applicant shall not, directly or indirectly, make any

inducement, threat or promise to any person acquainted with the facts of the case so as to dissuade them from disclosing such facts to the Court or to any police officer.

- b) Applicant shall not pressurize the prosecution witness and shall not tamper with the prosecution evidence.
- c) Applicant shall not leave India without permission of the court.
- d) The applicant shall not change his residential address without prior intimation to the Investigation Officer and to the Court.

3] A soft copy of this order be sent to accused Jacky Sadhusing Tanwani by e-mail through the Superintendent of Jail, Dhule in view of directions of Hon'ble Supreme Court in Suo Moto W. P. (Cri) No.4/2021 (SC) dated 03.01.2023.

4] Bail before Ld. Lower Court.

Date:- 11/03/2026.

[Yasmin G. Deshmukh]
Addl. Sessions Judge, Dhule.

Certificate

I certify that the contents of this PDF file are word to word as per Original Judgment/order.

Name of the Steno : T.R.Pankhedkar.
Name of the Court : Court of District Judge-3 & Addl. Sessions Judge, Dhule.
PDF Uploading Date : 11-03-2026.

Sd/-...
Stenographer(Gr-I).