

MHGA130001932023



Sessions Case No. 82/2023
State -v- Bajju Mattami & 2

ORDER ON EXH. 16
(Passed on 05.05.2026)

Accused Mangru Katku Madavi was released on bail. However, it appears that he did not furnish Surety. In Re Policy Strategy For Grant of Bail vs. Gaurav Agrawal, (2024, 10 SCC 685), Hon'ble Apex Court has held that in case under trial prisoner does not furnish surety, the Court may sue moto take up the case and consider whether bail conditions required modification. In the present case, accused Mangru was directed to be released on execution of P.R. Bond of Rs.50,000/-. In my view, instead of Rs.50,000/-, he can be directed to furnish P.R. bond of Rs.25,000/- and one Surety like amount. Hence amount of bail bond required by order below application (Exhibit No.16) is modified and accused Mangru is permitted to furnish P.R. bond of Rs.25,000/- and one Surety like amount.

Aheri.
Dated – 05/05/2026.

(Rohan B. Rehpade)
Additional Sessions Judge,
Aheri.