



IN THE COURT OF DISTRICT JUDGE-1, & ASJ, GONDIA.

SESSIONS TRIAL NO. 04/2024
(CNR NO. MHGO010000712024)

STATE, PSO, RAWANWADI -VS- OMPRAKASH & OTH.

ORDER BELOW EXH. 152

(Passed on this 21st day of April, 2026)

Seen application.

2. Applicant has claimed for releasing the Scooter bearing registration No. MP-50/SB-1496 and Vivo mobile phone on suprutnama.

3. It is alleged by the applicant that the above said scooter and mobile were seized in Crime No. 381/2023 registered with Police Station, Rawanwadi for offence punishable under Sec. 302, 120(B0, 364, 386, 341, 143, 144, 147, 148, 149, 323, 324, 294, 504, 506 of IPC.

4. I.O. and learned APP have filed reply stating that application at hand be rejected.

5. Heard.

6. It is submitted that applicant has not filed on record true copy of certificate of registration of scooter. As far

as mobile phone is concerned the photo copy filed on record is not legible. As such, in connection with mobile phone also, applicant ought to have filed on record true copy of bill.

7. It is to be noted that the offence is serious one. Further, scooter and mobile phone of which interim custody is claimed on suprutnama is valuable evidence in the instant case. Further, in the instant case, certain accused persons were granted anticipatory bail. Today, advocate for applicant has submitted that police has filed charge-sheet under Sec. 173(8) of Cr.P.C. against the said accused persons to whom anticipatory bail was granted. Therefore, it will not be proper on part of this court to grant application at hand at this stage. Hence, the following order.

ORDER

Application [Exh. 152] is hereby rejected.

Gondia.
Dated: 21.04.2026.

(A. S. Pratinidhi)
District Judge-1 & ASJ,
Gondia.