

MHJN110002342026



**Order below Exh. 1 in Cri. Bail Application No. 114/2026**  
( Ramrao & Ors., Vs. State of Maharashtra)

The applicants/accused seek anticipatory bail in crime No.61/2026 registered against them in Gondi police station in respect of offence punishable under Sec. 118(2), 352 r/w 3 (5) of Bharatiya Nyaya Sanhita, 2023 (in short 'BNS').

2. It is contentions of applicants/accused that, they are falsely involved in the present crime. The investigation almost completed and nothing remained to be inquired into and as such the custodial interrogation of the applicants/accused is not necessary. The FIR is lodged after three days of the incident. They have not criminal antecedents. They are earning members of their families. Applicants/accused are permanent resident of given address. They are willing to abide any condition that, would be imposed by this court. Hence, they be enlarged on anticipatory bail.

3. The learned APP opposed the application on the ground that, there is prima-facie material against the applicants/accused to show his complicity. The accusation against the applicants/accused is grave and serious. The custodial interrogation of the applicants/accused is necessary. Recovery of cloths of applicants/accused is pending. If the applicants/accused is released on bail, they will tamper with the evidence and intimidate the witnesses. Lastly prayed for rejecting the application. The informant appeared through

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advocate and filed his say. According, to ld advocate for informant, offence is serious. Informant is under treatment. Investigation is under progress. He has strongly opposed bail application and lastly prayed for rejection of the application.

4. Heard learned advocate for the applicants/accused, ld. advocate for informant and learned APP for State.

5. It is to be noted that, say of prosecution shows that, recovery of alleged weapon i.e., iron rod is already seized by the police in presence of panchas under seizure panchnama. However, the seizure of cloths is pending against accused/applicant No.1. Ld advocate for applicants/ accused not pressed this application to the extent of applicant/ accused No. 1. But, applicant /accused Nos. 2 and 3 have made out prima-facie case to release them on bail on anticipatory bail on conditions as there is no serious allegations applicants/ accused Nos. 2 & 3.

6] Applicants/accused Nos. 2 and 3 are permanent resident of their given address and they showed their willingness to cooperate with the investigating officer as and when required. Thus, considering the entire aspect of the case, I am inclined to grant anticipatory bail to the applicants/accused Nos. 2 and 3 with certain conditions. Hence, the following order :-

**ORDER**

(1)	The application (Exh.1) is allowed to the extent of applicants/accused Nos. 2 and 3.
(2)	Application of Exh-1 is disposed of as not pressed to the extent of applicant/accused No.1.

(3)	In the event of arrest in crime No.61/2026 registered against them in Gondi police station in respect of offence punishable under Sec. 118(2), 352 r/w 3 (5) of Bharatiya Nyaya Sanhita, 2023 (in short 'BNS') against applicants/accused Nos. 2 & 3 shall be released on anticipatory bail on their executing personal bonds of Rs.25,000/-each with surety in like amount, on the following conditions :-
	(i) Applicants/accused Nos. 2 & 3 shall not pressurize the informant and prosecution witnesses in any manner.
	(ii) Applicants/accused Nos. 2 & 3 shall not tamper with the evidence of prosecution.
	(iii) Applicants/accused Nos. 2 & 3 shall attend the concerned police station before the investigating officer when and where called on written requisition till filing of charge-sheet.
	(iv) Applicants/accused Nos. 2 & 3 shall submit authentic proof of their residence.
(4)	Inform the concerned police station accordingly.
(Dictated on PC directly, delivered and pronounced in open Court)	

Date :16/03/2026

( M. J. J. Baig )  
Additional Sessions Judge,  
Ambad.