


MHKO010008322026 	<u>Cri.Bail Application No.187/2026</u> <u>Order below Exh.1</u>
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Applicant Vikram Vasant Chavan has filed this successive regular bail application under section 483 of the Bharatiya Nagarik Suraksha Sanhita. He is in judicial custody in pursuance of Crime No.727/2025, registered against him and others at police station, Karveer, Dist.Kolhapur under sections 91, 319(2), 125, 278 of the Bharatiya Nyaya Sanhita (corresponding to sections 315, 419, 336 & 276 of Indian Penal Code), under sections 3 & 4 punishable under sub-sections (2)(3) &(4) of Section 5 of the Medical Termination of Pregnancy Act (MTP Act), Section 3 punishable under sections 6 & 12 of the Maharashtra Nursing Homes Registration Act and under section 33 of Maharashtra Medical Practitioners Act The grounds for bail are raised in the application.

02. The application is opposed by the prosecution by filing say.

03. Heard both the parties and perused the documents.

04. The applicant has come before the Court with the changed in circumstance that investigation is completed and chargesheet is filed against him. Previous bail application of the applicant is rejected by this Court on the ground that witness Ashwini Sutar identified him.

05. Statement of Ashwini Sutar is recorded on 28-11-2025. The applicant is arrested on 15-12-2025. Witness Ashwini stated before the police that police showed her arrested accused Vikram Chavn. He is the same person who took her for sonography at Rankala. On the day of recording statement of Ashwini, the applicant was not in custody of the police because he was arrested subsequently. Identification of the applicant at the instance of witness Ashwini is under cloud. This makes the applicant entitled to get bail with conditions. In the result, following order is passed -

O R D E R

1. Application is allowed.
2. Applicant be released on bail on his furnishing a personal bond in sum of Rs.50,000/- (Rs. Fifty Thousand only) with the solvent surety of Rs.25,000/- and cash surety of Rs.25,000/-.
3. He shall not directly or indirectly make any inducement, threat or promise to any person acquainted with the facts of the case and shall not tamper with the evidence.
4. He shall appear before the in-charge Police Station, as and when called for.
5. He shall to comply as per Chapter-I Para 12 of the Criminal Manual.

(D.V.Kashyap)

Date: 18/03/2026

Additional Sessions Judge, Kolhapur.