



ORDER BELOW BAIL APPLICATION EXH.3

This is bail application.

02. Heard learned Advocate Shri. R.J. Patel for accused and learned APP at length.

03. I have carefully gone through the record and argument. The accused Nos.1 and 2 were booked for offences punishable under Section 303(2), 324(4), 324(5) read with 3(5) of the Bharatiya Nyaya Sanhita. They are in jail since 31/12/2025. The vehicle is found seized from open place. But nothing seized from the accused persons.

04. It is settled principle of law that, the accused are innocent until convict. Similarly, the bail is rule and jail is exception. The accused are facing trial for alleged offences. That offences having punishment below seven years and are triable by this Court. Thus, aforesaid principles are attracted. The personal interrogation of accused is completed. Their custody is not required for further investigation. Keeping the accused behind bar will not suffice any purpose. The apprehensions shown by learned APP can be secured by imposing conditions and taking surety bond. Considering all circumstances, they are entitled to release on the bail subject to conditions, vide section 480 of the Bharatiya Nagarik Suraksha Sanhita 2023. Hence, I pass following order -

**-:: ORDER ::-**

1. The application are allowed and accused No.1 and 2 shall be released on bail on following conditions in the interest

of justice.

- a. The accused No.1 and 2 shall execute personal bond of Rs.25,000/- each and furnish surety bond in like amount.
  - b. The accused No.1 and 2 shall remain present in this case and proceed with the same.
  - c. The accused No.1 and 2 shall not pressurize prosecution witness and temper prosecution evidence.
2. The junior clerk Shri. Bhangе shall send copy of order through e-mail and Jail Superintendent for the information of the accused.
  3. Order dictated on computer and pronounced in open Court.

**Date : 10/03/2026.**  
**Place :Deoni.**

**( S.A. Surjuse )**  
**Judicial Magistrate First Class,**  
**Deoni.**