

R.C.C. NO. 76/2020**ORDER PASSED IN BAIL APPLICATION BELOW EXH. 10**

1] This is an application for bail as provided under section 437 of Code of Criminal Procedure. It is alleged that they are falsely implicated in the present crime. If they will be released on bail then they will not abscond and remain present on each and every date in the Court and also abide by all the conditions which ever the court may impose.

2] Say of Ld. A.P.P. was called. The Ld. A.P.P. is objected by the grounds that accused persons may abscond. If again accused persons is enlarge on bail then case will be pending unnecessarily hence application be rejected.

3] Heard. Perused case papers. Heard Ld. Advocate for the accused. It reveals that, the accused alleged to have committed offence punishable U/s. 354, 323, 323 and 504 R/w. 34 of the I.P.C. The Accused is ready to abide conditions imposed on bail. Considering aforesaid reasons, if the accused is kept behind bars it cannot be justifiable. Therefore, the accused can be enlarged on bail on imposing certain conditions. Hence, I Pass following order...

ORDER

1	The Accused No. 1. Khushal Boljya Pawara and Accused No. 2. Sokibai Khushal Pawara be released on bail on furnishing his P. R. bond of Rs. 15,000/- each with one surety of like amount.
2	Accused persons should furnish the permanent residential proof of themselves.

Place : Dhadgaon
Date: 10.03.2021

(Dipak G. Kankhare),
Judicial Magistrate First Class,
Dhadgaon.