


MHNS070006602026 	<u>Criminal Bail Application No. 258/2026</u> Rahul Krushnarav Ambatkar Vs. State Through Killa Police Station
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ORDER BELOW EXH. 01

Applicant/accused No.2 is seeking regular bail under section 483 of BNSS with respect to crime No.192/2025 registered with Killa police station for the offence punishable under Sections 179, 180, 3(5) of B.N.S.

Arguments:-

2. Advocate Shri. S.E.Salve for accused No.2 submitted that the counterfeit currency note were record from co-accused and not from applicant. He submitted that the charge sheet is filed and so bail be granted.

3. Whereas, APP Shri. Phulpagare submitted that, the accused No.1 to 3 in furtherance of their common intention prepared and also used the counterfeit currency notes as genuine and thereby committed offence. Applicant and co-accused having antecedents and if bail is granted there is chance of committing another crime so application be rejected.

FIR in Brief :-

4. It is alleged in the complaint/FIR lodged by Police constable Shri. Bhoje, that police received secret information that two persons having counterfeit currency notes are present Tamba Kata area. So on 15/11/2025 at 1.30 a.m. police conducted raid near Vaishnavi electric shop and found two persons. The police enquired with them, their names whereon they told their names as

Dharmaraj Dhote and Rahul Ambatkar i.e. applicant/accused No.2. The police asked them whether they want to take their personal search whereon they refused for the same. The police taken search of a bag which was in the possession of accused No.1 Dhanraj Dhote and found therein 1087 counterfit currency notes of Rs.500/-. The police seized the same. The police enquired with applicant and co-accused whereon they told that they used the other counterfit currency notes as genuine in the shops at Malegaon and thereby got unlawful gain of Rs.13,000/-.

5. On the basis of said complaint crime under section 179, 180, 3(5) of B.N.S to crime No.192/2025 registered against applicant and co-accused.

6. The investigation is in complete and charge sheet is filed. Perused the same.

7. On the basis of material on record it appears that,

I. The application along with co-accused in furtherance of their common intention not only prepared 1087 counterfit currency notes of Rs.500/-.

II. they also used those currency notes genuine.

III. Thus the material on record prima-facie show the commission of offence by applicant and co-accused persons.

8. The applicant and co-accused having antecedents has another crime of similar nature is also pending against them at Wardha Police Station. It shows that, applicant is habitual offender with respect to committing of offence of preparing counterfit

currency notes using it as genuine. Therefore, if applicant is released on bail there is every possibility of his committing another crime of similar nature.

9. The offence constitute a threat economy and national security. Moreover, if applicant is released on bail his presence cannot be secured during trial.

10. Considering nature and seriousness of offence, role attributed to applicant, applicant having antecedents, chance of committing another crime, presence cannot be secured during trial this court is not inclined to grant bail. Hence following order is passed.

ORDER

Application is rejected.

Date :- 10.03.2026

(D. Y. Gaud)
Additional Sessions Judge
Malegaon

