

Special Case (MSEB) No. 75 of 2025

The State of Maharashtra

Vs.

- (1) **Eklakh Ahmad Nihal Ahmad**
- (2) **Altaf Ahmad Nihal Ahmad**

ORDER BELOW EXH.2

[1] I have perused the application, Say filed by the learned APP and the material placed on the record.

[2] Heard both the sides.

[3] It appears that during the investigation, the Investigating Officer did not arrest both the accused persons. Now, the Investigating Officer has issued notices to the accused persons and intimated them to remain present before the Court. Accordingly, they are present before the Court.

[4] Considering the above mentioned facts and circumstances of the case and the allegations made against the accused persons, I am of the opinion that no purpose of the prosecution would be sufficed by keeping the accused behind the bars. Hence, the accused are entitled for grant of **bail**. I, therefore pass the following order. :-

ORDER

[1] Accused No.(1) **Eklakh Ahmad Nihal Ahmad** and
(2) **Altaf Ahmad Nihal Ahmad**, be released on their executing
P.R. bond of Rs.25,000/- (Rs. Twenty Five Thousand only) **each**
with surety of like amount on the following conditions that :-

(a) the accused shall not tamper with the prosecution
evidence.

(b) the accused shall produce on record proof of their
permanent residence and two contact numbers.

(S.B.Bahalkar)
Additional Sessions Judge,
Malegaon.

Date :- 23.04.2025

...