



Cri. Bail Appl. No. 1261/2026
(CNR No. : MHPU01-002948-2026)

Parth @ Samarth Kamlapure
Vs.
State of Maharashtra

ORDER BELOW EXH. 1

1. This is an application for regular bail filed by the applicant/accused **Parth @ Samarth Ujjwal Kamlapure** under Section **483** of the Bharatiya Nagarik Suraksha Sanhita (BNSS), 2023 in connection with Crime No. **53/2026**, registered with Police Station, Sahkarnagar, Pune for the offence punishable under Sections 137(2), 64, 64(2)(i) of the Bharatiya Nyaya Sanhita, 2023 (In short referred to as “BNS”) and Sections 4, 8, 12 of the Protection of Children from Sexual Offences Act, 2012 (In short referred to as “POCSO”).
2. The prosecution has filed say and opposed this bail application. The informant and victim have filed say on record and strongly resisted this application.
3. Heard learned advocate for the applicant/accused and Spl.PP for the State. Perused application, say filed by the Prosecution and police papers.
4. It is argued by the learned advocate for the applicant/accused that incident took place on 20/02/2026 and FIR is lodged on 21/02/2026. On 27/02/2026 accused is arrested and since then he is in custody. There are two victims in this case, aged about 13 years and 14 years. Victims are friends of accused and co-accused.

He further submitted that as per prosecution story, present accused and juvenile co-accused kidnapped victims. Juvenile co-accused committed forcible sexual intercourse with minor victim, aged about 13 years. It is further submitted that present accused has not committed offence of sexual assault with victim. This accused has no role in this case. Most of the investigation is completed. He is ready to abide terms and conditions of the Court and hence prayed for grant of bail.

5. The learned Spl.PP. has submitted that offence is serious. Statements of victims under Section 164 of Cr.P.C. are yet to be recorded. Investigation is in progress. There is every possibility of tampering and hampering of prosecution witnesses. Therefore, accused should not be released on bail.

6. It seems that accused is in jail since 27/02/2026. Most of the investigation is completed and charge-sheet is likely to be filed. In this case, co-accused is alleged to have committed sexual assault with one victim. Present accused has committed limited role in this case. There is huge pendency of cases in this Court. Trial will take its own time. No purpose will be served by keeping the applicant behind bar. The applicant can be released by imposing stringent conditions. Therefore, I am of the view to release the applicant on bail by imposing certain terms and conditions. Accordingly, I pass the following order.

ORDER

1. The application (Exh.1) is allowed.

2. The applicant/accused **Parth @ Samarth Ujjwal Kamlapure** shall be released on regular bail upon furnishing P.R. bond in the sum of **Rs.50,000/-** with surety in the like amount, on following conditions :
- [i] The applicant/accused shall attend the concerned police station on every **15th** day of each English calendar month, between 10.00 a.m. to 12.00 noon till filing of charge-sheet against him.
 - [ii] The applicant shall not tamper with the prosecution evidence in any manner. He shall not pressurize the victim, informant and family members and witnesses and shall not indulge in any offence.
 - [iii] The applicant shall not contact with the victim and family members, in any manner.
 - [iv] The applicant shall submit his address proof and phone details as well as phone details of two close relatives to Investigating Officer.
 - [v] The applicant shall not leave Maharashtra without prior permission of the Investigating Officer.
 - [vi] Violation of any of the conditions imposed, shall amount the cancellation of bail forthwith.
3. The bail application is accordingly disposed of.

Pune.
Date : 27/03/2026.

[Kavita D. Shirbhate]
Special Judge (under POCSO Act) &
Additional Sessions Judge, Pune

