

ORDER BELOW EXH.12
(Dated 28.08.2025)

This application is filed by the advocate for accused with the prayer for modification/relaxation of the condition of bail.

2. It is submitted by advocate for accused that the bail application filed below Exh. 9 is already allowed on 21.07.2025. The accused is directed to furnish personal bond of Rs. 50,000/- along with surety in the like amount. Unfortunately, till date accused is behind bar for want of compliance of the conditions imposed which is beyond the scope of accused due to his socioeconomic condition. He could not furnish the surety due to financial constraint. As per the directions of **Hon'ble Supreme Court** in **SMWP (Criminal) No. 4/2021 dated 31.01.2023**, the accused is entitled for the relaxation/modification of the conditions imposed while granting the bail. The accused is ready to deposit minimum cash security instead of the solvent surety. Hence, accused be released on minimum cash security.

3. Ld. APP Smt. Naik objected the application submitting that the bail application Exh. 9 is allowed prior to one month. The proper terms and conditions were imposed upon the accused. He has not fulfilled the said conditions. Even though the terms and conditions will be modified its compliance by the accused seems to be impossible. The directions of the Hon'ble Supreme Court are applicable considering the nature of the case. Hence, application be rejected.

Naik
28/8/25

4. Perused the record. Bail application Exh. 9 is allowed on 21.07.2025. The accused is directed to execute personal bond of Rs. 50,000/- along with one surety in the like amount. It is the contention of the accused that he is unable to comply the condition of furnishing security due to his socioeconomic condition. He could not furnish the surety due to financial constraint. The alleged offence is punishable under Section 74, 78, 351(2) of BNS and Section 8 and 12 of POCSO Act.

5. From the perusal of FIR it is found that the informant has specifically mentioned that on taking search no any relative of the accused has been found therefore, she has lodged report against the accused.

6. Considering the contents of the application and the fact that the accused has no any relative, it appears that he is entitled for modification in the condition imposed while granting bail. Resultantly, I pass the following order :-

ORDER

- 1- Application Exh. 12 is allowed.
- 2- **Clause 2** of order passed below **Exh.9** is **modified** as follows :-
The applicant/accused Vishal @ Runal Vinod Shinde be released on bail on his execution of personal bond of Rs. 50,000/- along with ^{Cash Security} ~~one surety~~ of **Rs. 10,000/-**
- 3- The other terms and conditions imposed in the bail order will be remained as it is.
- 4- Inform the concern Jail Authority through email.

Saste
28/8/25
(S.S. Saste)
Additional Sessions Judge,
Baramati

*Corrections
are carried
out as per
order passed
below each. 13*

Saste
30/8/25