

IN THE COURT OF ADDITIONAL SESSIONS JUDGE, KHED-RAJGURUNGAR,
DISTRICT PUNE

Order below Exh.117
In
Sessions Case No. 167 of 2024
(CNR. No. MHPU21-001993-2024)

State of Maharashtra
Through Mahalunge MIDC police station

... Complainant

Versus

Vikas Pandurang Tulave

... Accused/Applicant

Appearances:

Ld. APP Shri. M. D. Pandkar for State.

Ld. Adv. Shri. S. B. Arude for applicant/accused

JUDGE : SHRI A.S. SAYYAD
Additional Sessions Judge,
Khed-Rajgurunagar, Pune.

DATE : NOVEMBER 12, 2025

(DICTATED AND PRONOUNCED IN OPEN COURT)

:ORDER:

This is an application for relaxation of bail condition incorporated in clause 1(a) of bail order (Exh.31) passed by the Ld. Predecessor while consideration of the bail application.

2. According to applicant, he is permanent resident within the jurisdiction of Tal. Khed, Dist. Pune. He is a sole earner of the family. There is no person to look after his old aged parents, children and wife. He is an

agriculturist and having depend upon the income of land. Because of the condition as laid down in bail order, applicant could not enter into the jurisdiction of Mahalunge MIDC Police Station. According to applicant, his father is not feeling well and needs urgent medical help. Therefore, his presence is required with his father. He undertakes for not tampering prosecution witnesses in any manner.

3. Application was opposed by the prosecution vide reply Exh.119. The prosecution contended that accused accepted to abide all the terms and conditions of bail order and now he cannot file such application. Therefore, prayed for rejection of the application.

4. On careful perusal of the application, it appears that my Ld. Predecessor while granting bail application, one condition was ordered for not enter within the jurisdiction of Mahalunge MIDC Police Station till conclusion of the trial. The applicant appears to be made compliance of the said order and till date not appears to be misused or jumped any condition of bail order. This application has been filed on medical ground of father of applicant. Certificate attached with the application founds to be supported with the contention of applicant. The applicant undertakes to abide condition that he will not tamper or hamper prosecution witness in any manner. Applicant appears to be local resident within jurisdiction of this Court. After submitting chargesheet, matter is committed to this Court for trial. Charge-sheet cited multiple witnesses which will take certain time for conclusion of trial. In such circumstances, no prejudice would be cause to prosecution if the application is considered as sought. Hence, the following order would meet the end of justice.

ORDER

1. Application is allowed.
2. Condition in clause 1(a) of bail order (Exh.31) is hereby relaxed and rest of the conditions maintain intact.
3. Application (Exh.117) is disposed off accordingly.
4. Inform the concerned police station accordingly.

Khed.
Date : 12/11/2025

(A. S. Sayyad)
Additional Sessions Judge,
Khed-Rajgurunagar, Pune.

CERTIFICATE

I affirm that the contents of the PDF file Judgment are same word for word as per original Judgment.

Name of Steno	Mrs. Pranjali Prasad Bokil Stenographer Grade I
Name of Court	Shri. A. S. Sayyad District Judge 1 and Additional Sessions Judge, Khed-Rajgurunagar, Pune.
Date of Order	12/11/2025
Order signed by PO on	12/11/2025
Order uploaded on	13/11/2025