


MHRG170020532024 	Session Case No. 124/2024 State of Maharashtra ... Prosecution Vs. Ramzan Siddik Gazi ... Accused
--	---

ORDER BELOW EXH. 3

1] Accused moved this application for bail in connection of Panvel Taluka Police Station CR.No.44/2024 for the offences punishable under Sections 326-A and 307 of the Indian Penal Code.

2] I.O. has filed say to this application and thereby strongly opposed the application.

3] Perused application, say thereon and documents produced on the record. Notice of this bail application was issued to complainant. Accordingly, complainant appeared through video conference at the time of hearing of the bail application. Heard both sides.

4] The applicant is charge-sheeted for the offences punishable under Section 326-A and 307 of the Indian Penal Code.

5] Ld. Advocate for applicant submitted that allegations against the applicant are false. The applicant is innocent and has not committed any offence. Now, the charge-sheet has been filed. Investigation in all respect is completed.

Applicant is ready to obey any conditions to be imposed by the Court.

6] Ld. Addl. P. P. Shri.Yerunkar submitted that though charge-sheet is filed, considering the nature and gravity of the offence it is not proper to release applicant on bail. If applicant is released on bail, there is possibility of the pressurizing the victim and prosecution witnesses. Hence, prosecution prayed for rejection of bail.

7] Perused application, say and record of the case. It is alleged that, the applicant and the victim are the husband and wife. They were residing at Ramsheth Chawl, Khairne, Devichapada, Tal. Panvel, District- Raigad. The applicant was doing labour work and the victim was working in liquor company. They are blessed with three children. The applicant was insisting the victim for settling at Hyderabad, where sister of applicant was staying. However, the victim opposed the applicant for going at Hyderabad. Therefore, on 19/01/2024 in the night there was quarrel between the applicant and the victim. Thereafter, the victim went to sleep. At about 2.00a.m. on 20/01/2024 the applicant had thrown Acid on victim's face. Therefore, she sustained 20% burn injuries on her face.

8] After the said incident the victim went her to matrimonial home at West Bengal. She lodged complaint at Baniyapur police station vide CR No.0/2024 for the offence

punishable under Section 326-A of the IPC. Thereafter, the said complaint was transferred to Panvel Taluka police station, which is registered as CR No.44/2024.

9] It appears from the statement of witnesses that, when victim was sleeping in her house her husband thrown Acid on her face and he locked the door of nearby houses. Therefore, the victim could not get immediate help of neighbour. The medical report shows that, victim sustained 20% burn injuries on her face. The victim has apprehension that if the applicant is released on bail he would pressurize her. Offence is serious in nature. Considering the nature and gravity of the offence, I am not inclined to grant this bail application. Therefore, I proceed to pass following order.

:: ORDER ::

1. Application (Exh.3) is rejected.
2. Inform the concerned police station and jail authority, accordingly.

Panvel,
Dated:- 23/05/2025

(S.R. Chavan)
Addl. Sessions Judge,
Panvel -Raigad