

Order below Exh. 16 in S.C.C. No. 368/2022
(CNR.No. MHRT080007982022)

By the present application, the accused has prayed for bail. Accused is in MCR. He is alleged to have committed offence punishable under section 65 (e) of the Maharashtra Prohibition Act.

02. During trial, the present accused remained absent hence, NBW was issued against him. In execution of said NBW, the accused was produced before me.

03. The learned Spl. APP objected the application, on the ground that the reason mentioned is not supported by any medical documents. Earlier, he was released on the bail on conditions to remain present in the Court on every date. There is no possibility that he will remain present in the Court in future. Hence, prayed for rejection.

04. Heard both the sides and perused the record.

05. The matter is pending for recording of plea of particulars under section 274 of BNSS. The learned advocate for the present accused submitted that he is ready to furnish to surety on next date and abide by terms and conditions put forth by the Court. Considering the stage of the case and submissions made on the behalf of the present accused, in the interest of justice bail can be granted. The bail is rule and jail is an exception. No purpose will serve by keeping him behind the bar. Hence, I pass following order-

ORDER

1. He shall be released on bail on furnishing PB and SB of Rs. 25,000/- each.

2. He shall remain present on every date in the Court.
3. He shall be released on today on executing PR bond of Rs. 25,000/-. He shall furnish surety on or before next date without fail.

Date- 10/07/2025

(Rohini R. Kulkarni)
Judicial Magistrate, F.C.
Devrukh