

IN THE COURT OF ADDITIONAL SESSIONS JUDGE, SOLAPUR
(Presided over by Suraj V. Kendre)



Criminal Bail Application No. 152/2026
Irfan Jilani Tashevale Vs. State
(CNR No. MHSO010005012026)

Order Passed Below Exh.1

1. Applicant **Irfan Jilani Tashevale** has filed this application for regular bail under section 483 of B.N.S.S. in Crime No. 623/2025 registered with Akkalkot North police station for the offences punishable under sections 74, 126(2), 119(2), 115(2), 351(2), 352, 189(2) of Bharatiya Nyaya Sanhita and under section 3(1)(r), 3(1)(s) and 3(2)(va) of SC & ST (Prevention of Atrocities) Act.
2. The applicant has reproduced contents of report in the application. As per the contents of application and oral argument it is his case that, he is innocent and he has not committed any crime. He was surrendered before this Court and now in M.C.R. Contents of F.I.R. and allegations made therein are false. No such incident took place as alleged in the report. The applicant is ready to follow the terms and conditions of bail. Investigation is completed and charge-sheet is filed. Therefore, he may be released on bail.
3. Though informant is served, he has not filed say. The learned A.P.P has filed say and opposed the application. He has reproduced contents of report in say. As per the contents of say and oral argument it is his case that, nature of offence is serious,

there is active involvement of the applicant in the crime. If applicant is released on bail, then there is possibility of absconding of applicant, pressurizing the witnesses, tampering with the evidence, commission of serious offence against the informant and witnesses can not be ruled out. Therefore, application may be rejected.

4. Heard both sides at length. Perused report along with case diary and documents. It prima facie appears from the report that the informant has taken Rs. 50,000/- as a handloan from the applicant. On 27.10.2025 at 10.00 am the informant along with his son were going in their Tata ACE vehicle, that time the applicant along with Jilani Tashevale obstructed the informant and started abusing him. They have demanded the handloan amount. The informant requested to give some time for repayment. That time the applicant “आईघाल्या महारांनो तुम्हाला गावात कोणी पैसे देत नाही, तुम्हाला कोणी जवळ करीत नाही, आम्ही तुम्हाला पैसे दिले आहेत.” He has started assaulting the informant. That time his son has requested not to beat his father, but the applicant has given slap on the ear of his son. The wife of informant came to rescue that time. Co-accused came there and assaulted her. Co-accused Husaini Tashevale has pressed chest of wife of informant. He told that “ए धंदेवाली, तु माझे घेतलेले पैसे देत नसशील तर माझे खाली झोप, मी तुला माझी रखेल म्हणून ठेवून घेतो, तु कोणाला फोन करणार आहेत, मी तुला मोबाईल देत नाही, मला दोन बायका आहेत तिसरी तुला माझी रांड म्हणून ठेवीन.” After

the quarrel, the informant, his son and wife went in the police station and thereafter, in hospital.

5. It is necessary to point out that, investigation is completed and charge-sheet is filed. Now the applicant is in M.C.R.. The punishment for the aforesaid offences is not more than 7 years. Nothing is to be recovered from the applicant. There is no possibility of absconding of the applicant and he has no criminal background. There is no possibility of pressuring the witnesses or tampering with the evidence. Therefore, no purpose will be served by keeping the applicant behind bars for indefinite period. Hence, present application deserves to be allowed. Resultantly, following order is passed.

ORDER

01. Regular bail application is allowed.
02. Applicant **Irfan Jilani Tashevale** be released on regular bail on executing P.B. and S.B. of Rs. 15,000/- (Rupees Fifteen Thousand only) in Crime No. 623/2025 registered with Akkalkot North police station for the offences punishable under sections 74, 126(2), 119(2), 115(2), 351(2), 352, 189(2) of Bharatiya Nyaya Sanhita and under section 3(1)(r), 3(1)(s) and 3(2)(va) of SC & ST (Prevention of Atrocities) Act, on following conditions :-

(i) The applicant shall not commit any offence in future.

(ii) The applicant shall not pressurize, threaten and influence the informant and witnesses.

(Dictated and pronounced in open court).

(Suraj V. Kendre)
Additional Sessions Judge,
Solapur.

Date : 22/04/2026

CERTIFICATE

I affirm that the contents of this PDF file Judgment are same word to word as per the original Judgment/Order.

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| (a) | Name of the Stenographer | : Konda Nagesh Narayan, Stenographer (Grade-I) |
| (b) | Court | : Addl. Sessions Judge & Adhoc District Judge-1
Solapur. |
| (c) | Date of Judgment | : 22/04/2026 |
| (d) | Order signed by the
Presiding Officer on | : 22/04/2026 |
| (e) | Order uploaded on | : 22/04/2026 |