

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



Criminal Bail Application No. 165/2026
Virswami Rangappa Tupdale Vs. State
(CNR No. MHSO010005462026)

Order Passed Below Exh.1

1. Applicant **Virswami Rangappa Tupdale** has filed this application for regular bail under section 483 of B.N.S.S. in Crime No. 236/2026, Faujdar Chawdi police station, Solapur for the offences punishable under section 318(4), 85, 127(2), 109, 115(2), 316(2), 3(5) of Bharatiya Nyaya Sanhita and under section 4 of Dowry Prohibition Act.

2. The applicant has reproduced contents of F.I.R. in the application. As per the contents of application and oral argument it is the case of the applicant that, no such incident took place as alleged in the report. The applicant is falsely implicated in this crime. He is innocent and has not committed any crime. There is delay in the report. He has no criminal background. He is ready to cooperate with the investigation and follow the terms and conditions of the bail. Nothing is to be recovered from him. Therefore, his custodial interrogation is not required with the police. Hence, he may be released on bail.

3. The learned A.P.P. has filed say and opposed the application. As per the say and oral argument it is the case of the prosecution that, nature of offence is serious, there is active involvement of the applicant. Investigation is in progress. If the applicant is released on bail, then there is possibility of absconding of applicant, creating hurdle in the investigation, non cooperation of the applicant and pressurizing the witnesses can not be ruled out. Therefore, application may be rejected.

4. Heard both sides at length. Perused report along with case diary. Prima facie it appears from the report that, from January 2026 to 18/02/2026 the applicant alongwith co-accused by giving false information regarding the job and salary of Ajay and Vijay to the informant compelled him to perform marriage of his two daughters with Ajay and Vijay and thereafter on count of illegal demand of dowry continuously subjected the daughters of informant to physical and mental ill-treatment. Thereafter, he has beaten them by fist and kick blows and alongwith co-accused has tried to kill daughter Prema of the informant by pressing her neck.

5. Thus, role of the applicant is clearly mentioned in the report. The manner in which crime is committed is serious. Since inception there is active involvement of the applicant in the crime. In such circumstances, if he is released on bail, then possibility of absconding of applicant, pressurizing, influencing, threatening witnesses and non cooperation with investigation

can not be ruled out. Investigation is in progress. Therefore, at this stage the present application deserves rejection. Resultantly, following order is passed.

ORDER

Application is rejected.

(Dictated and pronounced in open court).

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

Date : 31/03/2026

CERTIFICATE

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

- (a) Name of the Stenographer : Kore Mahesh Arjun, Stenographer (Grade-I)
- (b) Court : Adhoc District Judge-1 Solapur.
- (c) Date of Judgment : 31/03/2026
- (d) Order signed by the : 31/03/2026
Presiding Officer on
- (e) Order uploaded on : 02/04/2026