

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



Criminal Bail Application No. 193/2026
Aniket Nana Koli Vs. State
(CNR No. MH50010006202026)

Order Passed Below Exh.1

1. Applicant **Aniket Nana Koli** has filed regular bail application under section 483 of B.N.S.S. in Crime No. 110/2026 at Valsang police station for the offences punishable under sections 75, 78, 351(2), 351(3), 115(2), 3(5) of Bharatiya Nyaya Sanhita and under section 3(1)(w)(i)(ii), 3(1)(r), 3(1)(s) & 3(2)(va) of Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Act.
2. In the application the applicant has reproduced contents of F.I.R. As per contents of report and oral arguments it is the case of the applicant that, the allegations mentioned in the report are false. He is falsely involved in the crime. Report is lodged belatedly. The applicant is taken in M.C.R. Nothing is to be recovered from him. He is ready to follow the terms and conditions of bail. Therefore, he may be released on bail.
3. The informant and learned A.P.P. have filed their say and opposed the application. As per the oral argument and the contents of their say it is the case of the prosecution that, nature

of offence is serious. Investigation is in progress. There is active involvement of the applicant in the crime. If the applicant is released on bail, then possibility of threatening, pressurizing, influencing the witnesses and committing serious offence against the informant can not be ruled out. Therefore, application may be rejected.

4. Heard both sides at length. Perused report and police papers. It prima facie appears that, after marriage of informant she was having acquaintance with the applicant and co-accused. The applicant used to go at her house daily to give milk. He always used to make unusual signs and told her that, I like you. Therefore, her husband has drove her out and since then she is residing at her parental house. On 14/12/2025 co-accused called the informant at Gensiddha High School, Kumbhari. That time co-accused and applicant were present there. The applicant has outraged her modesty by hugging her, pressing her breast, kissing her lips and cheek. The informant has raised hue and cry.

5. It is necessary to point out that, the applicant was arrested on 05/03/2026. Since his physical presence for interrogation is not required, Investigation Officer has sought M.C.R.. Now the applicant is in M.C.R. Nothing is to be recovered from him. Investigation is on the verge of completion. No purpose will be served by keeping the applicant behind bars for indefinite period. If applicant is released on bail, then there is no possibility of pressurizing the informant and witnesses and

commission of serious offence. Hence, present application deserves to be allowed. Resultantly, following order is passed.

ORDER

01. Regular bail application is allowed.

02. Applicant **Aniket Nana Koli** be released on regular bail on executing P.B. and S.B. of Rs. 15,000/- (Rupees Fifteen Thousand only) in Crime No. 110/2026 Valsang police station for the offences punishable under sections 75, 78, 351(2), 351(3), 115(2), 3(5) of Bharatiya Nyaya Sanhita and under section 3(1)(w)(i) (ii), 3(1)(r), 3(1)(s) & 3(2)(va) of Scheduled Castes and the Scheduled Tribes (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 : 02/04/2026

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 : 02/04/2026
- (d) Order signed by the : 02/04/2026
Presiding Officer on
- (e) Order uploaded on : 04/04/2026