

IN THE COURT OF ADDITIONAL SESSIONS JUDGE, PHALTAN

Criminal Bail Application No.50 of 2026

Pravin Ramchandra Dadas ..Applicant
V/s.
State of Maharashtra ..Respondent

Mr. S. S. Deshpande, Advocate for applicant.
Mr. M. H. Oak, A.P.P. for the State.

Coram: Mr. S. R. Tamboli,
The Addl. Sessions Judge, Satara,

:: ORDER BELOW EXH. 1 ::

1. The present application is filed by the applicant seeking bail under Section 483 of the Bharatiya Nagarik Suraksha Sanhita
2. In brief, the case of the prosecution is that Lady Police Inspector Vijaymala Babaji Gajare conducted a raid at Orange Hotel on the basis of secret information regarding immoral trafficking being carried out at Orange Lodge. A dummy customer was sent to the said lodge. At that time, the accused Pravin Ramchandra Dadas was found involved in the business of immoral trafficking. The victim demanded money from the dummy customer for establishing physical relations in Orange Lodge. It was found that the accused was running a business of immoral trafficking. Hence, an FIR came to be registered against him.

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3. In the backdrop of these facts, Mr. S. S. Deshpande, learned counsel for the applicant, submitted that the offence alleged against the applicant is not punishable with sentence of death or life imprisonment. Nothing is to be recovered from the applicant. The applicant is having a permanent residence and does not have any criminal antecedents. Therefore, he prayed that the applicant be released on bail.

4. Per contra, Mr. V. H. Katkar, learned APP for the State, submitted that the offence alleged against the applicant is serious in nature. The applicant is involved in the case and there is a prima facie case against him. Custodial interrogation of the applicant is necessary. According to the prosecution, the applicant has criminal antecedents and there is a possibility that he may tamper with the evidence. Hence, he prayed for rejection of the application.

5. The offence alleged against the accused is not punishable with sentence of death or life imprisonment. The investigation is almost completed. Nothing remains to be recovered from the accused. No purpose will be served by detaining the applicant in Jail. He is having permanent residence. It is less likely that he will abscond. The apprehension of tampering with evidence can be addressed by imposing stringent conditions. Therefore, I am inclined to grant bail to the applicant. Hence, the following order:

ORDER

1. The application is allowed.

2. The applicant Pravin Ramchandra Dadas be released on bail in Phaltan City Police Station C.R. No. 64/2026, on furnishing P.R. Bond and S.B. of Rs. 50,000/-, subject to the following conditions:

(a) The applicant shall not pressurize the witnesses and shall not tamper with the prosecution evidence.

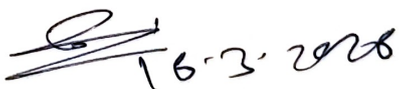
(b) The applicant shall attend the concerned Police Station as and when called by the Investigating Officer, till filing of the charge-sheet.

(c) The applicant and his surety, if any, shall furnish their addresses and mobile numbers and shall not change their residence till conclusion of the trial without informing the concerned Police Station.

3. Bail before the concerned Court.

4. A copy of this order be sent to the District Central Jail, Satara, by e-mail.

Date- 16/03/2026


(S.R.Tamboli)
I/c. Addl. Sessions Judge, Phaltan.