

CNR No. MHWR090001432026
O.M.C. No. 12/2026
Pratiksha Rewatkar -Vs- State
Order below Exh No.1



Presented on :- 26/02/2026
Registered on :- 26/02/2026
Decided on :- 24/03/2026
Duration :- YY. MM. DD.
00 00 28

**IN THE COURT OF JUDICIAL MAGISTRATE FIRST CLASS, KARANJA
GHADAGE**

(Presided Over by Smt Diksha D. Vighne)

O.M.C No. 12/2026

Mr. Pratiksha Nilesh Rewatkar,
Age :- 27 years, Occ. Business,
R/o. Karanja Gha.,
Tq.-Karanja Gha., Dist.-Wardha.

... **APPLICANT**

-VERSUS-

State of Maharashtra,
Through Police Station Officer,
Police Station, Karanja Gha.
Tq.-Karanja Gha., Dist.-Wardha.

... **NON-APPLICANT**

Appearance :-

For the applicant : Learned advocate Shri. D. M. Dhande
For State : Learned Spl. APP Smt. M. S. Chandore

ORDER BELOW EXH NO. 01
(Passed on 24/03/2026)

This is an application filed by the applicant under Section 503 of Bhartiya Nagarik Suraksha Sanhita, 2023 for releasing freezed cash amount of Rs.15,390/- on supratnama.

2] The applicant contended that on 12.12.2025 amount of Rs. 17271/- was deducted from her bank account no.3282466243 vide online

fraud. When applicant threaten those persons who had committed fraud to file complaint against them, thereafter they had return amount of Rs.15390/- in the bank account of applicant. Applicant had filed online report which was received by Karanja Police Station about online fraud. The Police Station during their investigation had freezed bank account of applicant fro the purpose of investigation. The applicant required that amount and that amount belongs to applicant. Therefore, she has prayed for defreezing of her bank account and released amount of Rs.15390/- on supurtnama to her.

3] The applicant in support of this application has filed some documents such as copy of bank statements, marriage certificate, Aadhar card of applicant.

4] After receipt of this application, this court had called say of Ld. APP and Police Station Karanja Gha. Police Station Karanja Gha. has filed say and stated that they have no objection to released said amount to the applicant. As well as, learned APP has also filed no objection to released that amount to applicant subject to produced that amount as an when required.

5] Perused the documents. It is reveals that, as per complaint of applicant amount of Rs.17271/- was deducted from her bank account on 12.12.2025 but later amount of Rs.15390/- was return back to her bank account. It is also seen that during investigation police had freezed bank account of applicant for the purpose of collection of evidence. It is not doubtful that amount which is freezed in the account of applicant is belongs to her and therefore she is entitle for interim custody of that amount. Therefore, it is just and proper to released that amount to applicant by defreezing her account no.32824662439. Thus, considering aforesaid reason, I pass following order.

ORDER

1. Application is allowed.
2. It is directed that bank account of applicant i.e. account no.32824662429 shall be defreezed.
3. It is directed that amount of Rs.15390/- shall be given to applicant until further order.
4. Applicant shall produced released amount to the Investigation Officer or before court as and when required.
5. Accordingly, application is disposed of on aforesaid terms.

Date: 24/03/2026

(Diksha D. Vighne)
Judicial Magistrate First Class,
Karanja Gha.