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IN THE HIGH COURT OF JUDICATURE AT BOMBAY
CRIMINAL APPELLATE JURISDICTION

VASANT
ANANDRAO
IDHOL

ANTICIPATORY BAIL APPLICATION NO.1472 OF 2026

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Dr.Baban Shavkha Tadv
V/s.
State of Maharashtra

...Applicant

...Respondent

Mr.Viral Rathod with Mr.Amit Padwal i/b Mr.Vishwates Jadhav for the Applicant.

Mr.T.G. Khan, APP for the Respondent – State.

Mr.Sunil Bramhanat, PSI attached with Kherwadi Police Station, Mumbai is present in Court.

CORAM : PRAFULLA S. KHUBALKAR, J.
DATE : 11th JUNE, 2026.

P.C. :-

1. Heard learned counsel for the Applicant.
2. By this application under Section 482 of Bhartiya Nyaya Sanhita, 2023 (BNS), the Applicant prays for pre-arrest bail and submits that although an offence is not registered against him, in view of the communication dated 22nd May, 2026 issued by the Investigating Officer to the District Court, he apprehends registration of an offence and his arrest.
3. By relying on the the judgment of the Hon'ble Supreme

Court in the matter of *Sushila Agarwal vs. State (NCLT of Delhi) AIR OnLine 2020 SC 74*, he submits that that the position of law is clarified that even though an FIR is not registered, the application for anticipatory bail in view of the apprehension of the arrest can be considered.

4. It is submitted that the Applicant is a Doctor by profession and on the basis of the allegations made by the Complainant, who was working as Nurse in his clinic, he apprehends that certain offence is likely to be registered against him.

5. Although the FIR is not yet registered, having regard to the fact that there are no criminal antecedents, it is directed that in case an FIR is registered and the Applicant is required to be arrested, then he be served with advance notice of 72 hours before arrest.

6. List the matter for further consideration on 24th June, 2026.

(PRAFULLA S. KHUBALKAR, J.)