



PMB

13.ba.2992-23.doc

**IN THE HIGH COURT OF JUDICATURE AT BOMBAY  
CRIMINAL APPELLATE JURISDICTION**

**CRIMINAL BAIL APPLICATION NO.2992 OF 2023**

RAMAKANT @ SHAILESH KRISHNA KAMBLE ..APPLICANT  
VS.

THE STATE OF MAHARASHTRA ..RESPONDENT

-----  
Adv. Taraq Sayed a/w Adv. Aditya Parmar i/b. Adv. Sana  
Raees Khan for the applicant.

Ms. Veera Shinde, APP for the State.

Mr. Anil Nagawade, PSI, Chandan Nagar Police Station,  
Pune.

-----  
**CORAM : M. S. KARNIK, J.**

**DATE : NOVEMBER 1, 2023.**

**P.C. :**

**1.** Heard learned counsel for the applicant and learned  
APP for the State.

**2.** This is an application for bail in respect of the offence  
punishable under Sections 395, 396, 364, 342, 323, 506 of  
the Indian Penal Code, 1860 (hereafter 'IPC' for short) and  
under Sections 4, 25 of the Arms Act, 1959 registered on  
01.05.2019 vide FIR bearing C.R. No.188 of 2019 with  
Chandan Nagar Police Station, Pune.

**3.** There are in all eight accused. The applicant is the  
accused No.6. The applicant was arrested on 22.08.2019.

Three co-accused viz. Rajesh Shankar Kadam, Swapnil @ Nanya Ankush Misal and Rushikesh Mohan Nigade are enlarged on bail.

**4.** Learned counsel for the applicant prayed for enlargement of the applicant on bail on the ground of parity as well as on merits.

**5.** For convenience the order dated 26.07.2022 passed by this Court in Criminal Bail Application No.743 of 2022 is reproduced which covers the facts in this application :-

“2. Brief facts of the prosecution case are as follows :

On 26<sup>th</sup> April 2019 complainant Mahendra Patil received a call from Dr. Sandip Thosar and he informed that amount of Rs.25 crore will be brought from Jalgaon to Pune. The complainant gave this information to Deputy Superintendent of Police Mr. Bhagwat. The complainant again received a call from Dr. Thosar on 27<sup>th</sup> April, 2019 stating that one Sahil Khan will come with money. On 28<sup>th</sup> April, 2019 Dr. Thosar and Sahil Khan came to the lodge. Complainant and Rahul Shelar went to the lodge namely Coronet Lodge at Khardi. The complainant met Dr. Thosar and Sahil Khan. He was informed that the amount is to be sent to Maval and Hadapsar. The amount will be shown on the next day. On 29<sup>th</sup> April, 2019 the complainant received a call from Dr. Thosar and informed him that he should not go to the lodge as there is risk. Dr. Thosar had returned back to his village from lodge. The complainant then received call from Sahil Khan and therefore he went to lodge with Rahul shelar. One Tejas Chavan was present at the lodge. He showed money to be disposed off. The complainant tried to record the video. The complainant was called to the room by Sahil Khan. Five persons were present. They took the articles, such as, phone, clock, chain from complainant and Rahul

Shelar. Accused took away Rahul Shelar from the said premises. Accused then demanded Rs.5 crores. Complainant was taken to the house of Nitin Phadtare. He managed to enter house of Nitin Phadtare and closed the door. Police came to the spot. Rahul Shelar was assaulted. He was killed by accused. His body was thrown in the river. Investigation proceeded. Several accused were arrested. Charge-sheet was filed.

3. Learned APP submitted that the applicant was seen in the CCTV footage installed at Coronet Lodge. The applicant is identified by complainant. Bracelet is recovered from the applicant.

4. There is no evidence to link the applicant with killing of Rahul Shelar. No role is attributed to the applicant while identifying him. There is no evidence to show that the applicant was in company of deceased. Rushikesh Nigade who was in the identification parade is granted bail by this Court. Rakesh Kadam was also granted bail by this Court. Considering the nature of evidence against the applicant, bail can be granted to him.”

**6.** Learned APP opposed the application for bail. Learned APP submitted that the applicant is seen in the CCTV footage. Further it is submitted that there is a recovery of the mobile phone belonging to the deceased from the applicant. Learned APP submitted that there is one criminal antecedent reported against the applicant.

**7.** Considering that there is one criminal antecedent reported against the applicant under Section 395, 364 of the IPC, stringent conditions need to be imposed. The

matter rests on circumstantial evidence. Prima facie there is no material to indicate that it is the applicant who is one of the assailant. Moreover the applicant is in custody for more than four years. Even the charge has not been framed. The trial is likely to take some time to conclude as examination of the witnesses has not yet begun. Hence, the following order :-

**ORDER**

- (a) Criminal Bail Application No.2992 of 2023 is allowed;
- (b) The applicant-Ramakant @ Shailesh Krishna Kamble is directed to be released on bail in connection with FIR bearing C.R. No.188 of 2019 registered with Chandan Nagar Police Station, Pune on executing P.R. Bond in the sum of Rs. 25,000/- with one or more sureties in the like amount;
- (c) The applicant is permitted to furnish cash bail in the sum of Rs.25,000/- for a period of six weeks in lieu of surety.
- (d) The applicant shall report concerned Police Station once in a month on first Saturday of the month between 11:00 a.m. to 1:00 p.m. for a period of six

months and thereafter, once in three months on first Saturday of the month between 11:00 a.m. to 1:00 p.m. till further order;

(e) The applicant shall attend trial Court regularly on the date of hearing of the case unless exempted by the Court for some reason.

(f) The applicant shall not tamper with the evidence and shall not approach the witnesses.

(g) The trial Court is requested to conduct the trial expeditiously and as far as possible trial may be completed within a period of nine months from the date of receipt of this order.

(h) Except for attending the trial and for the purpose of reporting to the Investigating Officer, the applicant shall not enter the Corporation limits of Pune City after being released on bail, till the trial concludes.

**8.** The application is disposed of.

**(M. S. KARNIK, J.)**