

महाराष्ट्र शासन राजपत्र भाग चार-क, गुरुवार ते बुधवार,
ऑगस्ट १९-२५, २०१०/श्रावण २८-भाद्र. ३, शके १९३२

THE HIGH COURT OF JUDICATURE AT BOMBAY

APPELLATE SIDE

NOTIFICATION

No. P. 0805/2010.— The Honourable the Chief Justice and the Judges of the High Court at Bombay, with the previous approval of the Governor of Maharashtra under Article 227 and 235 of the Constitution of India are hereby pleased to direct tht the following amendment shall be made to the Criminal Manual, 1980 :—

Add the following sub-para (1) to (6) for the existing Paragraph 12 of Chapter 1 of the Criminal Manual, 1980 :—

(1) Every accused before being released on bail shall submit a list of atleast 3 blood relatives with their detail residential addresses and also the addresses of their place of work, if any Accused shall also produce documentary proof of showing the correctness of the details produced by him.

(2) It shall be mandatory for every accused and every surety as a condition for grant of bail that, both the accused and the sureties must necessarily inform the police authorities as well as the Court granting the bail the change of their residential address while the accused is on bail. The change of residential address should be immediately intimated either by the accused or by the sureties as the case may be or by both.

(3) In case of the offences involving financial transactions, if an accused is released on bail, the amount of such bail shall be fixed having regard to the amount of money involved in the crime or the case pending before the Court. While determining such amount of bail, status of the accused, his ^{past} ~~part~~ conduct and antecedents should also be considered, with a view to ensure that the accused will not venture to jump the bail.

(4) Alongwith every bail application, the accused shall submit copies of at least two documents amongst the following :—

- (i) Passport
- (ii) Pan Card Copy
- (iii) Bank Passbook
- (iv) Credit card with photograph
- (v) Ration card
- (vi) Electricity bill
- (vii) Landline telephone bill
- (viii) Voter I.D. Card issued by the Election Commission of India.
- (ix) Property Tax Register.

After submission of these two documents the concerned Police Station shall conduct physical verification of the residential address so as to confirm the address appearing on these documents and place before the Court a certificate to that effect under the signature of the S.H.O.

(5) Accused released on bail shall report once in a week to the concerned police and once in a month to the Court granting the bail. Accused shall report once in a three month to the concerned police station and to the court where case is pending during the pendency of trial after the charge sheet is filed.

(6) Whenever the accused is re-arrested after he had absconded or whenever the accused was arrested after warrant was issued due to his non appearance, pursuant to the summons, he shall not be released on bail unless there are special reasons recorded by the Court empowered to grant bail.

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In the event bail is granted as aforesaid then stringent conditions shall be imposed as may be considered fit by the Court granting bail which shall include regular attendance by the accused before the concerned Police Station.

Bombay,
dated the 29th July 2010.

M. N. GILANI,
Registrar General.