

ORDER BELOW EXH- 01 IN S.C.C.NO.5949/2023

CNR-MHAH 03 007946 2023

(Jeetendra Mansukhlal Gandhi Vs. Amol Ashok Tapkire)

Present complaint is e-filed. Perused the complaint, evidence affidavit of the complainant and the documents annexed therewith. Heard learned Advocate for the complainant. The accused is resident of place outside the jurisdiction of this Court. Contents of the affidavit suffice the purpose of inquiry held under Section 202 of Cr.P.C. No further inquiry in this regard for issuance of process is necessary. Upon perusal of aforesaid documents, it appears that offence punishable under Section 138 of Negotiable Instruments Act, 1881 has been prima-facie made out in the complaint. Hence, I pass the following order:

ORDER

- 1 Issue process by issuing summons for attendance of the accused for alleged offence punishable under section 138 of the Negotiable Instruments Act, 1881 vide Section 204 of the Code of Criminal Procedure,1973.
- 2 The summons be sent by **Speed Post** for speedy service as per Section 144 of the N.I.Act.
3. The complainant is directed to supply a copy of the complaint alongwith all necessary documents to the accused.
4. Digitally signed order be uploaded.

Date :- 30-09-2023.

(Smt.H.R.Jadhav)
Addl. Chief Judicial Magistrate,
Court No.12, Ahmednagar.

(2)